Anderson Intelligencer.

Acts and Joint Resolutions Passed by the General Assembly of South Carolina, at the Session of 1873-74.

AN ACT TO BAISE SUPPLIES FOR THE FISCAL YEAR COMMENCING NOVEMBER 1, 1874.

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

Representatives of the State of South Carolina, now met and sitting in General Assembly, and by the authority of the same: SECTION 1. That a tax of one and one-fourth (11) mills upon every dollar of the value of all taxable property in this State be, and the same is hereby, levied to meet appropriations to pay the salaries of the executive and judicial offi-cers of the State the clerks and contingent eers of the State, the clerks and contingent expenses of the executive and judicial depart-

ments of the government for the fiscal year commencing November 1, 1874. SEC. 2. That a tax of one and one-fourth (11) mills upon every dollar of the value of all taxable property in this State be, and the same is hereby, levied to meet appropriations for the support and maintenance of the penal, chari-table and educational institutions of the State, exclusive of common schools, for the fiscal year commencing November 1, 1874. SEC. 3. That a tax of two (2) mills upon

every dollar of the value of all taxable property in the State be, and the same is hereby, levied to meet appropriations for the support and maintenance of public schools for the fiscalyear commencing November 1, 1874, and three-fourths  $(\frac{3}{4})$  of one (1) mill, which shall be used for the payment of deficiencies for school claims passed and salaries of county school commissioners, due prior to the 1st of Novem-ber, 1873, to be divided among the various counties according to the deficiencies of the

session of 1874-75.

BEC. 5. That a tax of one-third (1) of one BEC. 5. That a tax of the third (3) of the mill upon every dollar of the value of all tax-able property in this State be, and the same is hereby, levied to meet appropriations for the expenses of public printing for the fiscal year commencing November 1, 1874.

SEC. 6: That a tax of two (2) mills upon every dollar of the value of all taxable property in this State be, and the same is hereby, levied to pay the interest upon the public debt, (as adjusted by act of December 22, 1873,) due and payable upon the first of January and July, 1875: Provided, That no part of the fund remaining as a surplus in the State Treasaccruing upon the bonds and stocks accruing upon the bonds and stocks State, as authorized to be issued, by an act en-titled "An act to reduce the volume of the public debt, and provide for the payment of the same;" approved December 22, 1873, shall be used for the purchase of any other class of bonds or certificates of stock, than are by the provisions of said act, authorized to be issued; intent and meaning of which is to ex-the bonds or stocks re-the such patent shall give satisfactory stock" provided for in said act.

SEC. 7. That a tax of one and four-fifths of a mill upon every dollar of the value of all taxable property in this State be, and the same is hereby, levied to pay the deficiency or un-paid appropriations and claims of Central paid appropriations and claims of Central National Bank, P. F. Frazee, F. Cardarelli and others, made by the General Assembly for the fiscal year which commences November 1, 1873.

AN ACT TO PROVIDE FOR THE REDEMPTION JOINT RESOLUTION PROVIDING FOR RE-OF FORFEITED LANDS, UPON CERTAIN CON-DITIONS THEREIN MENTIONED.

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:

SECTION I. That in all cases where lands have been forfeited to the State by virtue of

have been forfeited to the State by virtue of existing laws, for the non-payment of taxes, prior to the passage of this act, and where the titles to said lands still remain in this State, the owners of said lands, or, if they be dead, their legal representatives or heirs at law, shall here the right and have the right, and they are hereby authorized, to redeem to same, upon the payment of all taxes, costs and penalties due and owing upon the same within twelve months after the ratification of this act; and the county auditors of those counties where such lands are situate, upon the payment of such taxes, costs and penalties within the time herein limited, shall expunge the said lands from the forfeited land records of their respective counties : Provided, That if the owners of said lands, or, if they be dead, their heirs at law or legal representatives, shall fail within the time limited to redeem said forfeited lands as hereinbefore prescribed, then any judgment, creditor, mortgagee, or other person interested in said lands, is hereby authorized to redeem the said forfeited lands within three months after the expiration of the time limited for the owners or heirs of such person to redeem them, upon the same terms and with the same rights as are accorded in and with the same rights as are accorded in the provisions of this act to owners, or, if they be dead, their legal heirs or representatives. SEC. 2. That it shall be the duty of the county auditor of each county, after the time shall have expired provided in this act for the redemption of lands which have been forfeited commissioners, due prior to the 1st of Novem-ber, 1873, to be divided among the various counties according to the deficiencies of the same. SEC. 4. That a tax of one (1) mill upon every dollar of the value of all taxable proper-ty in this State be, and the same is hereby, levied to meet appropriations to defray the ex-penses of the General Assembly for the regular session of 1874-75. at a price less than the assessed value of the same at the time they became forfeited to the State, one-third of the purchase money to be paid down, and the balance, with interest, in two annual instalments: Provided however if

two annual instalments: Provided, however, if any person elects to pay the full amount of the purchase money at once, he can do so. SEC. 3. That all moneys accruing under the provisions of this act which shall be in excess

feited lands have been sold; the said fund to be used for educational purposes only, to be appropriated according to the existing laws of this State.

proof to the county treasurer of the preceding transfers and assignments.

SEC. 5. That the county treasurer of each county shall, on or before December 15 of each year, report to the General Assembly all lands

1873. - SEC. 8. That a tax not to exceed three (3) mills mon every dollar of the value of all tay mills upon every dollar of the value of all tax- vided for in section 3 for the school fund, shall

ASSESSMENT OF REAL ESTATE IN 1874. 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 an assessment of the real property in this State shall be made in the year one thousand eight hundred and seventy-four (1874) at the same time that the assessment of personal property is made, and in the manner and ac-cording to the rules prescribed for the assess-ment and taxation of property, passed the 15th

day of September, 1868. Approved March, A. D. 1874.



THE FAVORITE HOME REMEDY. This unrivalled Medicine is warranted not to contain a single particle of MERCURY, or any injurious mineral substance, but is

## PURELY VEGETABLE,

Containing those Southern Roots and Herbs, which an all-wise Providence has placed in countries where Liver Diseases most prevail. IT WILL CURE ALL DISEASES CAUSED BY DE-RANGEMENT OF THE LIVER AND BOWELS.

## Simmons' Liver Regulator, or Medicine,

Is eminently a Family Medicine; and by being kept ready for immediate resort will save many an hour of suffering and many a dollar in time

Armed with this ANTIDOTE, all climates and changes of water and food may be faced without fear. As a Remedy in MALARIOUS FEVERS, BOWEL COMPLAINTS, REST-LESSNESS, JAUNDICE, NAUSEA,

## IT HAS NO EQUAL.

It is the Cheapest, Purest and Best Family Medicine in the World !

J. H. ZEILIN & CO., Macon, Ga., and Philadelphia. Price, \$1.00. Sold by all Druggists. Feb 26, 1874 34 1y

ANDERSON COUNTY.

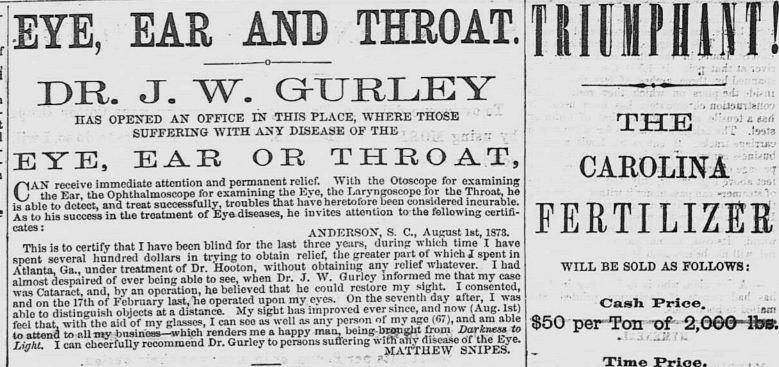
COURT OF COMMON PLEAS.

Thos. H. McCann, Plaintiff, Demand. against E. G. Wigington,

Defendant.

tion:

70U are hereby summoned and required to Y answer the complaint in this action, which is tiled in the office of the Clerk of the Court of Common Pleas for the said County, and to serve a copy of your answer on the subscribers at their office, at Anderson Court House, with-

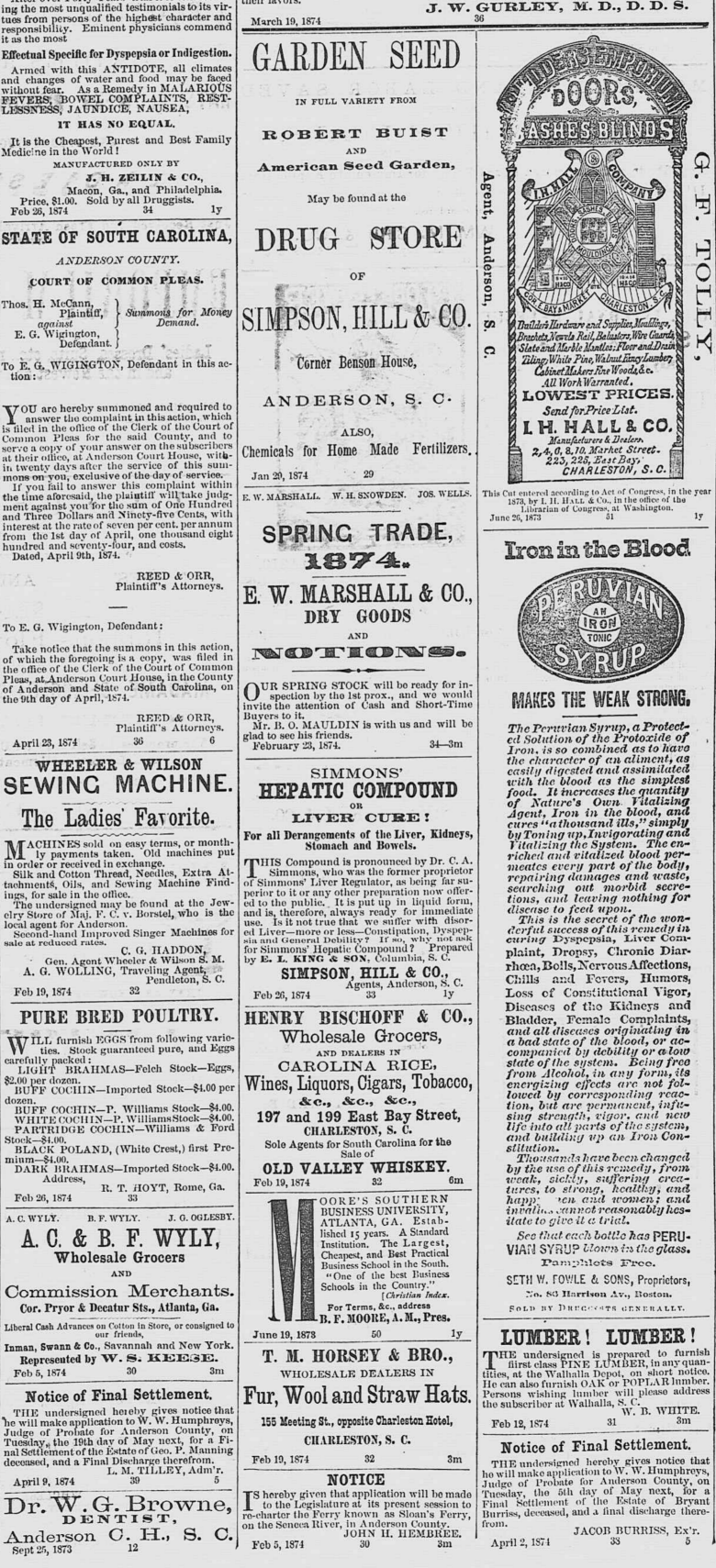


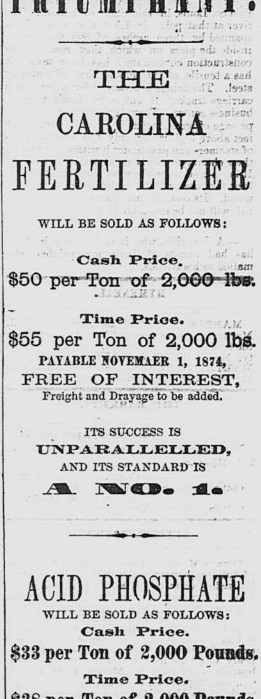
ABBEVILLE C. H., S. C., May 13th 1873. DR. J. W. GURLEY-Dear Sir: I have been almost blind for quite three years, caused by Granular Ophtalmia, and general inflammation of the Eyes. I was under treatment of Dr. Voorhees, (Ophthalmic Surgeon.) of Memphis, Tennessee, one year; and at the expiration of that time, found myself very little improved. I had about despaired of ever being able to en-joy perfect vision again, when my attention was called to your advertisement. I made up my mind to try your skill, hoping at least to get rid of the terrible inflammation, which rendered me almost crazy at times. My hopes have been more than realized within the remarkably short time of eight weeks. The inflammation is all gone-granulations very nearly so. The lids have resumed their normal appearance, and my sight is perfectly restored. I can read the smallest print with ease, without the aid of spectacles. I can recommend those suffering with any disease of the Eye to call on you at once. BENJ. E. BARKSDALE. any disease of the Eye to call on you at once.

Other references can be furnished as to patients already cured under his treatment during the past year. Office over the Store of N. K. SULLIVAN & Co., Granite Row, Anderson, S. C.

# dentistry:

I have associated myself in the practice of **DENTISTRY** with Dr. W. G. BROWNE, and we will practice during the Spring and Summer at Abbeville, Greenville, Pendleton and Walhalla. One of the firm can always be found at the Dental Rooms on Granite Row, in Anderson. Thankful for the liberal patronage heretofore bestowed, I would ask former patrons to renew their favors.





\$38 per Ton of 2,000 Pounds. Payable November 1, 1874, FREE OF INTEREST, Freight and Drayage to be added.

FOR SALE BY W. S. SHARPE, Anderson. THOS. CRYMES, Williamston. BROWN & STRINGER, Belton. J. C. CHERRY, Pendleton. 41.O Triner OKA JARDINA GEO, W. WILLIAMS & CO., General Agents, at Charleston, S. C. Jan 15, 1874 27 TO MILL OWNERS AND MILLWRIGHTS.

THE undersigned hereby informs his old friends and the milling community in general, that he has established

A Mill Stone Manufactory In Atlanta, Georgia, Where he will keep on hand, and manufacture to order, the best quality of

able property in each of the several counties of the State be, and the same is hereby, levied for county purposes for the fiscal year commencing Novemper 1, 1874, the rate to be fixed by the county commissioners of each county, and by them certified to the county auditor thereof; and it is hereby made the duty of the county treasurers to keep the funds raised by the levy made in this section separate and apart from all other funds, and they are hereby forbidden to pay out any portion of the same, TO PAY OVER MONEYS OFFICALLY IN THEIR except for county expenses incurred during the fiscal year for which it is levied and collected, and the county commissioners are hereby forbidden to draw any warrant contrary to the provisions herein provided for or contract in excess of the levy herein made, except the following counties: Of Sumter, where an additional tax of two (2) mills shall be levied, one and a half mills of which shall be used to pay the past indebtedness of said county. and one-half mill shall be used, if so much be necessary, for building a jail for said county; Chesterfield, Pickens, Marlboro and Marion, an additional tax of two (2) mills, to be used exclusively for the payment or past indebted-ness of said counties; Abbeville and Oconee, an additional tax of three (3) mills, if so much be necessary, to be used exclusively for the payment of past indebtedness of said counties; Colleton, one (1) mill, and Darlington, an additional tax of two mills, to be used exclusively for the payment of past indebtedness of said counties; Newberry, an additional tax of one-half  $(\frac{1}{2})$  mill, which shall be used ex-clusively for the payment of past indebtedness of said counties; Barnwell, an additional tax of one and one-half  $(1\frac{1}{2})$  mills, which shall be aralied to the payment of the past indebted. applied to the payment of the past indebtedness of said county, pro rata; Orangeburg: Provided, That one of the three mills above levied shall be used exclusively for the pay-ment of past indebtedness of said county; and in addition to the regular three mills provided for general purposes and the past indebtedness of Orangeburg county, one and one-half mills shall be levied in said county to build a Court House, and the same shall be used exclusively for that purpose; Spartanburg, an additional tax of one (1) mill, to be used exclusively for payment of past indebtedness of said county; Fairfield, an additional tax of one and onehalf (11) mills, to be used exclusively for the payment of past indebtedness of said county.

SEC. 9. That the proceeds from the taxes levied in the first seven sections of this act shall be kept by the State Treasurer, separate and apart from each other and from other pub-lic funds, and shall be applied to the purposes for which they are respectively levied and none other.

SEC. 10. The county auditors and county treasurers of the several counties of this State are hereby required, under the supervision of the Comptroller General, to make the collection of the taxes levied under and pursuant to the provisions of this act in the manner provided by law, and they are hereby forbidden to collect any other tax whatever for the aforesaid fiscal year, unless hereafter expressly author-ized so to do: Provided, however, That nothing herein contained shall prevent the collection of special taxes for county purposes, district school tax, poll tax, railroad tax and taxes levied for the relief of widows and orphans of persons killed because of their political opinions. Any State or county officer who shall fail to comply with, or shall evade or attempt to evade, the provisions of this act, shall be deemed guilty of a felony, and, upon conviction thereof, shall be punished by a fine not less than one thousand dollars nor exceeding fifty thousand dollars, and be imprisoned in the Penitentiary for a period of not less than one year nor more than five years.

SEC. 11. That all taxes assessed and payable bonds issued under "Act to reduce the volume of the public debt, and provide for the payment of the same," and certificates of indebt-General Assembly.

Approved March 4, A. D. 1874.

be paid over and accounted for in the same manner as money received for taxes. SEC. 7. That all acts or parts of acts inconsistent herewith be, and the same are hereby, repealed.

Approved February 13, A. D. 1874.

TO PAY OVER MONEYS OFFICALLY IN THEIR HANDS TO THEIR SUCCESSORS.

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 :

SECTION 1. That it shall be the duty of every sheriff, judge of probate, clerk of the Court of Common Pleas, county treasurer, and any other State or county officer interested with funds by virtue of his office, upon his retiring from office, to turn over to his successor all moneys received by him as such officer, and remaining in his hands as such officer within thirty days from the time when his successor shall have entered upon the duties of his office, in the same manner as he is required by law, to turne over the furniture, books and papers, and the successor shall receive and be responsible for the moneys so turned over to him in the same manner as he is liable for other moneys received by him officially; and any public officer neglecting or refusing obedience to the requisition herein contained, shall be held guilty of a misdemeanor, and upon conviction, shall be liable to a fine of one thousand dollars and imprisonment not exceeding twelve months; besides his liability on his official bond, at the suit of any person aggrieved

by such neglect. SEC. 2. Upon the death of any such officer, his personal representative or representatives shall pay over to the successor of such deceased officer all moneys which such deceased officer had in his hands, officially, at the time of his death, within nine months after he, she or they shall have assumed the administration of such estate, and upon his or their neglect or failure to do so, without good cause, the estate of such deceased officer and the sureties on his official bond shall be liable to pay to such successor the amount due with interest at the rate of five per cent. per month thereon, after the expiration of such term of nine months, to be recovered by action brought by such successor for the benefit of the parties entitled to receive such money

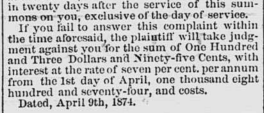
SEC. 3. It shall be the duty of all such officers who shall have ceased to hold such offices by reason of the expiration of their terms of office, or by resignation or otherwise, within thirty days after the passage of this act, to turn over to the qualified successors of such officers all funds received by such officers and remaining in their hands, or in the hands of their legal representatives, and in cases of failure so to do, they shall be subject to like penalties as are hereinbefore mentioned. SEC. 4. That all acts or parts of acts incon-sistent with this act be, and the same are hereby, repealed.

Approved March 16, A. D. 1874.

AN ACT TO AMEND AN ACT ENTITLED "AN ACT TO PROVIDE FOR THE ADMINISTRATION OF DERELICT ESTATES."

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

That the words "and such clerk shall give bond with two sureties for the faithful discharge under this act shall be paid in the following kinds of funds: Gold and silver coin, United of his duty as such administrator, in such States currency, national bank notes, and bills amount as would be required of any other adreceivable of the State, coupons maturing of ministrator," in section 1 of the act, be stricken out, and the following be substituted: "and the clerk shall be held liable on his official bond for the faithful discharge of his duties as edness as are authorized by the acts of the such administrator;" also, that all of section 3 of same act shall be striken out. Approved March 17, A. D. 1874.



Plaintiff's Attorneys.

## To E. G. Wigington, Defendant:

Take notice that the summons in this action, of which the foregoing is a copy, was filed in the office of the Clerk of the Court of Common Pleas, at Anderson Court House, in the County of Anderson and State of South Carolina, on the 9th day of April, 1874.

April 23, 1874

# WHEELER & WILSON SEWING MACHINE The Ladies' Favorite.

tachments, Oils, and Sewing Machine Find-

ings, for sale in the office. The undersigned may be found at the Jew-elry Store of Maj. F. C. v. Borstel, who is the Second-hand Improved Singer Machines for

sale at reduced rates.

Feb 19, 1874

# PURE BRED POULTRY.

WILL furnish EGGS from following varieties. Stock guaranteed pure, and Eggs

carefully packed: LIGHT BRAHMAS-Felch Stock-Eggs, \$2.00 per dozen.

BUFF COCHIN-Imported Stock-\$4.00 per

BUFF COCHIN-P. Williams Stock-\$4.00. WHITE COCHIN-P. Williams Stock-\$4.00. PARTRIDGE COCHIN-Williams & Ford

BLACK POLAND, (White Crest,) first Pre-

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Feb 26, 1874

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our friends. Inman, Swann & Co., Savannah and New York. Represented by W.S. KEESE.

Feb 5, 1874

THE undersigned hereby gives notice that he will make application to W. W. Humphreys, Judge of Probate for Anderson County, on Tuesday, the 19th day of May next, for a Fi-nal Scttlement of the Extate of Geo. P. Manning deceased, and a Final Discharge therefrom. L. M. TILLEY, Adm'r. April 9, 1874 39 5 April 9, 1874 Dr. W. G. Browne, DENTIST, Anderson C. H., S. C. Sept 25, 1873

Burriss, deceased, and a final discharge there-

# Genuine French Burr, Esopus and Cologne Mill Stones,

Of all sizes, at shortest notice, and reasonable prices. He has also a full stock of the very best quality of

BOLTING CLOTHS, SMUT MACHINES, And all kinds of improved mill machinery for Grist and Flouring Mills.

All of which he will sell at the very lowest cash prices, and warrant every article to give entire satisfaction. William Brenner,

73 East Ala. St., Atlanta, Ga. Jan 8, 1874

Dr. January and Cancer!

THE celebrity of the JANUARY INFIRMARY, established in Murphreesboro, Tenne, in 1848, associated the above name with the treatment of Cancer until they became synony-mous, both passed away with the war. But great discoveries, like truths, live forever. Dr. J. O. JANUARY, inheriting his father's talents, and improving on his experience, has achieved a success in advance of their former history, owing to his increased patronage he has perma-nently located in St. Louis; the numerous let-ters he is receiving, and large arrival of pa-tients, justify his move to this central point. We would advise all afflicted with Cancer, Scrofula, Fistula, Piles, &c., to apply to him, as he possesses perfect control of those diseases,

without pain or the knife. Address, JANUARY & MADISON, 715 Chestnut St., ST. LOUIS, Mo. July 10. 1873 1 1y 1y

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Absolutely safe. Perfectly odorless. Always uniform. Illuminating qualities superior to gas. Burns in any lamp without danger of exploding or taking fife. Manufactured expressly to displace the use of volatile and dangerous offs. Its safety under every possible test, and its perfect burning qualities, are proved by its continued use in over 305,000 families. Millions of gailons have been sold and no accident-directly or indirectly-has over occurred from burning, storing or handling it. The Insurance Companies and Fire Commissioners throughout the country recommend the ASTRAL, is the best safeguard when lamps are used. Send for circular. Tor sale at retail by the trade generally, and at whole-sale by the proprietors, CHAS. PRATT & CO., 108 Fulton Street, New York. Dee 11, 1873 23 6m

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# A. C. WYLY.