

THE DAILY NEWS.

Largest Circulation.—THE DAILY NEWS BEING THE NEWSPAPER OFFICIALLY RECOGNIZED AS HAVING THE LARGEST CIRCULATION IN THE CITY OF CHARLESTON.

LOCAL MATTERS.

AUCTION SALES THIS DAY. WILLIAM McRAY will sell at 10 o'clock, at his saleroom, Meeting-street, dry goods, furniture, &c.

MEETINGS THIS DAY. Delta Lodge of Perfection, at 8 P. M. South Carolina Lodge, at 8 P. M. Lambda Lodge, at 8 P. M.

THE STRAMER GENERAL MANAGER will leave for Charleston and all landings on the Pedee River, from South Commercial wharf, on Saturday, A. M., the 31st of April.

LAST DAY.—To-day is the last day allowed for the payment of the first instalment of one-third of the city tax on real estate.

THE STATE COURT.—Hon. R. B. CARPENTER, President.—After the conclusion of the arguments in the quo warranto, the court proceeded to dispose of a number of the cases on the trial docket.

MORTALITY REPORT.—The bill of mortality prepared by the City Registrar for the week ending Saturday, 27th inst., shows a total of twenty-two deaths, fourteen blacks and eight whites.

THE NEW EAGLE STEAMER.—The new steamer of the Eagle Fire Company was tested yesterday, and on the first trial played two hundred and forty feet of solid water through a 1 1/2 inch nozzle.

EXECUTIVE APPOINTMENTS.—Charles U. Shepard, Jr., Inspector of game and fisheries; A. G. McGrath, Jr., of Charleston, George W. Waits, of Lancaster, and F. W. McFee, of Greenville, have been appointed notaries public.

CLUBS AND STARS.—George Chapman, white, arrested for assault and battery, and turned over to Magistrate Ditzler's warrant.

DR. J. ROBERTSON REID.—From an English paper we take the following: On March 2d, Dr. Reid, M. A., LL.D., F. R. S., &c., Head Master of the Wellington International College, Highgate, delivered an able and interesting lecture on "Health in the New World."

THE SOUTH CAROLINA SOCIETY.—At the anniversary meeting of the South Carolina Society, held yesterday at the hall, Meeting-street, the annual election for officers was entered into with the following result:

HON. WILLIAM D. PORTER, President. HON. P. C. GALLARD, Senior Warder. ISAAC W. HAY, Junior Warder. FRANCIS L. CLARK, Clerk. EVAN EDWARDS, Treasurer.

INSURANCE OF FREIGHT.—In this day of competition, when the great currents of trade may be changed from one course to another by what appears to be very trivial charges, it is important to success that the leading lines of communication from and to cities should be conducted at the lowest figure.

THE UNITED STATES COURT, MARCH 30.—Hon. GEORGE S. BRYAN, President.—E. H. Holman petitioned to establish lien of mortgage, which was referred to Registrar Carpenter.

HANDSOME MASONIC BALLOT BOX.—Mr. P. M. Huff, an ingenious mechanic and artist, of this city, has made, with a common iron hoop pocket knife, an elegant and curiously contrived Masonic ballot box.

THE CHARLESTON ELECTION.—The closing argument in the case of the writ of quo warranto, sued out by Gilbert P. Pitts and others against the Acting Mayor and Aldermen of Charleston, was continuing yesterday morning by the Hon. D. T. Corbin, the counsel for the petitioners.

THE THEATRE.—Mr. TEMPLETON'S OPERA COMPANY.—Mr. Templeton and the public have been truly unfortunate in the delay in the appearance of the anxiously looked for female operatic troupe.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE CONNECTICUT MUTUAL LIFE INSURANCE COMPANY, OF HARTFORD, CONNECTICUT.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS.

THE CHARLESTON ELECTION.

Proceedings upon the Writ of Quo Warranto. THIRD DAY. The closing argument in the case of the writ of quo warranto, sued out by Gilbert P. Pitts and others against the Acting Mayor and Aldermen of Charleston, was continuing yesterday morning by the Hon. D. T. Corbin, the counsel for the petitioners.

Mr. Corbin reviewed his argument of yesterday that, in this case, it was not necessary to go into the question of the statements of fact made in the validating act, as the Supreme Court had passed upon the objections urged by the Acting Board of Aldermen, and had found them insufficient; also, that the court compelled the Board to do their duty in deciding between the parties, which decision was to be final. The court determined the law, and by their declaration, determined the fact. The Board declared that there was an election, and the Board held that there was an election, and the Board declared who were elected, and that decision is binding.

These preliminary questions being settled, the counsel then proceeded to review the act of March, 1869, saying, in passing, that the act was so much a remedial act as those mentioned by the opposing counsel, although they seem to think that what was a healing remedy for one set of people was a fatal poison to another. Mr. Corbin cited Judge Cooley to show that the Legislature may determine the way in which the judicial power shall be exercised, and that what it would dispense with anterior to the proceedings, it can dispense with by a retrospective act, subsequent to those proceedings; also, that a retrospective act is not void on the ground of its violating the Constitution of South Carolina, although it may seem to be so.

Mr. Corbin then proceeded to review the act of March, 1869, saying, in passing, that the act was so much a remedial act as those mentioned by the opposing counsel, although they seem to think that what was a healing remedy for one set of people was a fatal poison to another. Mr. Corbin cited Judge Cooley to show that the Legislature may determine the way in which the judicial power shall be exercised, and that what it would dispense with anterior to the proceedings, it can dispense with by a retrospective act, subsequent to those proceedings; also, that a retrospective act is not void on the ground of its violating the Constitution of South Carolina, although it may seem to be so.

Mr. Corbin then proceeded to review the act of March, 1869, saying, in passing, that the act was so much a remedial act as those mentioned by the opposing counsel, although they seem to think that what was a healing remedy for one set of people was a fatal poison to another. Mr. Corbin cited Judge Cooley to show that the Legislature may determine the way in which the judicial power shall be exercised, and that what it would dispense with anterior to the proceedings, it can dispense with by a retrospective act, subsequent to those proceedings; also, that a retrospective act is not void on the ground of its violating the Constitution of South Carolina, although it may seem to be so.

Mr. Corbin then proceeded to review the act of March, 1869, saying, in passing, that the act was so much a remedial act as those mentioned by the opposing counsel, although they seem to think that what was a healing remedy for one set of people was a fatal poison to another. Mr. Corbin cited Judge Cooley to show that the Legislature may determine the way in which the judicial power shall be exercised, and that what it would dispense with anterior to the proceedings, it can dispense with by a retrospective act, subsequent to those proceedings; also, that a retrospective act is not void on the ground of its violating the Constitution of South Carolina, although it may seem to be so.

Mr. Corbin then proceeded to review the act of March, 1869, saying, in passing, that the act was so much a remedial act as those mentioned by the opposing counsel, although they seem to think that what was a healing remedy for one set of people was a fatal poison to another. Mr. Corbin cited Judge Cooley to show that the Legislature may determine the way in which the judicial power shall be exercised, and that what it would dispense with anterior to the proceedings, it can dispense with by a retrospective act, subsequent to those proceedings; also, that a retrospective act is not void on the ground of its violating the Constitution of South Carolina, although it may seem to be so.

Mr. Corbin then proceeded to review the act of March, 1869, saying, in passing, that the act was so much a remedial act as those mentioned by the opposing counsel, although they seem to think that what was a healing remedy for one set of people was a fatal poison to another. Mr. Corbin cited Judge Cooley to show that the Legislature may determine the way in which the judicial power shall be exercised, and that what it would dispense with anterior to the proceedings, it can dispense with by a retrospective act, subsequent to those proceedings; also, that a retrospective act is not void on the ground of its violating the Constitution of South Carolina, although it may seem to be so.

Mr. Corbin then proceeded to review the act of March, 1869, saying, in passing, that the act was so much a remedial act as those mentioned by the opposing counsel, although they seem to think that what was a healing remedy for one set of people was a fatal poison to another. Mr. Corbin cited Judge Cooley to show that the Legislature may determine the way in which the judicial power shall be exercised, and that what it would dispense with anterior to the proceedings, it can dispense with by a retrospective act, subsequent to those proceedings; also, that a retrospective act is not void on the ground of its violating the Constitution of South Carolina, although it may seem to be so.

Mr. Corbin then proceeded to review the act of March, 1869, saying, in passing, that the act was so much a remedial act as those mentioned by the opposing counsel, although they seem to think that what was a healing remedy for one set of people was a fatal poison to another. Mr. Corbin cited Judge Cooley to show that the Legislature may determine the way in which the judicial power shall be exercised, and that what it would dispense with anterior to the proceedings, it can dispense with by a retrospective act, subsequent to those proceedings; also, that a retrospective act is not void on the ground of its violating the Constitution of South Carolina, although it may seem to be so.

Mr. Corbin then proceeded to review the act of March, 1869, saying, in passing, that the act was so much a remedial act as those mentioned by the opposing counsel, although they seem to think that what was a healing remedy for one set of people was a fatal poison to another. Mr. Corbin cited Judge Cooley to show that the Legislature may determine the way in which the judicial power shall be exercised, and that what it would dispense with anterior to the proceedings, it can dispense with by a retrospective act, subsequent to those proceedings; also, that a retrospective act is not void on the ground of its violating the Constitution of South Carolina, although it may seem to be so.

Mr. Corbin then proceeded to review the act of March, 1869, saying, in passing, that the act was so much a remedial act as those mentioned by the opposing counsel, although they seem to think that what was a healing remedy for one set of people was a fatal poison to another. Mr. Corbin cited Judge Cooley to show that the Legislature may determine the way in which the judicial power shall be exercised, and that what it would dispense with anterior to the proceedings, it can dispense with by a retrospective act, subsequent to those proceedings; also, that a retrospective act is not void on the ground of its violating the Constitution of South Carolina, although it may seem to be so.

Mr. Corbin then proceeded to review the act of March, 1869, saying, in passing, that the act was so much a remedial act as those mentioned by the opposing counsel, although they seem to think that what was a healing remedy for one set of people was a fatal poison to another. Mr. Corbin cited Judge Cooley to show that the Legislature may determine the way in which the judicial power shall be exercised, and that what it would dispense with anterior to the proceedings, it can dispense with by a retrospective act, subsequent to those proceedings; also, that a retrospective act is not void on the ground of its violating the Constitution of South Carolina, although it may seem to be so.

Mr. Corbin then proceeded to review the act of March, 1869, saying, in passing, that the act was so much a remedial act as those mentioned by the opposing counsel, although they seem to think that what was a healing remedy for one set of people was a fatal poison to another. Mr. Corbin cited Judge Cooley to show that the Legislature may determine the way in which the judicial power shall be exercised, and that what it would dispense with anterior to the proceedings, it can dispense with by a retrospective act, subsequent to those proceedings; also, that a retrospective act is not void on the ground of its violating the Constitution of South Carolina, although it may seem to be so.

Mr. Corbin then proceeded to review the act of March, 1869, saying, in passing, that the act was so much a remedial act as those mentioned by the opposing counsel, although they seem to think that what was a healing remedy for one set of people was a fatal poison to another. Mr. Corbin cited Judge Cooley to show that the Legislature may determine the way in which the judicial power shall be exercised, and that what it would dispense with anterior to the proceedings, it can dispense with by a retrospective act, subsequent to those proceedings; also, that a retrospective act is not void on the ground of its violating the Constitution of South Carolina, although it may seem to be so.

THE THEATRE.—Mr. TEMPLETON'S OPERA COMPANY.—Mr. Templeton and the public have been truly unfortunate in the delay in the appearance of the anxiously looked for female operatic troupe. It was occasioned by the tardiness of the steamer Manhattan, which did not arrive until too late on a hour last evening for any performance to take place. The company are all here now, however, and having had a longer rest than they anticipated, the public may expect the opera to-night to be produced in brilliant style. It has been generally said of Mr. Templeton's troupe that "they play so well that they would draw if they were ever so ugly, and they are so handsome that they would draw if they acted ever so badly."

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE CONNECTICUT MUTUAL LIFE INSURANCE COMPANY, OF HARTFORD, CONNECTICUT. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.

INSURE YOUR LIFE AND PROPERTY. LIFE IN THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY, OF BOSTON, MASSACHUSETTS. ASSETS OVER \$7,000,000. DIVIDENDS paid annually on the Contribution plan.