THE TRIBUNE.

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Fish Culture No. 8. (Concluded.)

In connection with the artificial propagation of Shad it would be advisable to experiment with other varieties of to stand square up to the platform and anadromous fishes, us the alewie the put in a clean record during my term of Herring and the Smelt; these fish are en. ormously prolific under favorable conditions, are valuable as food, and where they abound are sure to acttract shorewards from the Ocean waters multitudes of their larger predatory brethren in search of the shining daintics, and on which when found in abundance the larger fish feast to their hearts content -these latter in their turn falling easy victims to the baited hooks of the professional fisherman of the neighborhood.

The New England practice of demaning all streams of any magnitude for milling and Manufacturing purposes had long ago resulted in the extermination of the original stock of anadromus fishes, (except a few preserved by having access to the smaller brooks) and their destruction brought with it the almost total disappearance of those staple varieties, the Cods and Haddocks, from the bays and coves along shore where they had once been abundant. Being deprived of their wonted supply of river fishes they betook themselves to deepwater in search of new feeding grounds. Finally, their shore as well as their fluvial fisheries having become things of the past, the New Englanders at length awoke to the importance of undoing a part at least of the mischief and of initiating necesary remedial measures. Legislation was invoked and secured requiring all dams to be provided with sufficient fish-passes, and in the cases of special kinds of fish netting has been made illegal at all times.

The great manufacturing corporations were at first disposed to treat with contempt the demands made upon them in reference to providing their dams with fish passes, and refused compliance pointblank. To settle the question conclusively, a test case was pushed by the Massachusetts fishery commissioners against the parties owning the dam at court expenses in that county consumes Holyoke on the Connecticut river, and a decision finally obiained that corpora- have a better record than that, as a three tions must yield and obey laws made in mill tax in this county tails to pay our the interest of the whole population of expenses of court. The Ledger says; authorized to enter, at any time, with or fluvial fisheries and procuing the enact- hold a small fund in the treasury for the prostitution within the toy a limits, and ment of appropriate legislation in their support of the paupers, and issued an arrest the occupants thereof, and all ment of appropriate legislation in their support of the paupers, and issued an persons found therein who shall have visited the place for the purpose of prosterior waters of the State might well any funds unless duly signed by them oc- titution or whored engage the attention of a Fishery Commissioner. Should there be found to ex- fied the order and required the Treasure r ist in the high lands of the Nothwestern portion of the state one or more clear without credit and the paupers must sufdeep lakes, fed by mountain streams and springs, and maintaining at the bottom a cool temperature during the summer months, experiments with the choiest northern varieties, as the Rangeley Trout the Land locked Salmon-the Salmon Trout (Confinis)-the Mschinon Salmon (amethystus) would be in order. Trusting that something may be done next winter towards the restoration of our fishery interests we now take leave of the subject.

duties of justice of the peace in other States. Yet previous Governors had appointed and commissioned over two hundred men to the important duties of this office who could not write or read a word of the English language. It was a farce and a fraud; for how can men thus ignorant intelligently try causes, civil and criminal, brought before them. The idea scems to hold that men must be rewarded for political service by giving them office, whether they are fit for the office or not. The plunderers in the

indignation, but I am sustained by the honest men of both parties, and that is my reward. It was not expected that 1 would attempt to inaugurate reform or put a stop to the stealing of the Legislature. It was supposed that all the promis-ses of retrenchment and reform were put in to catch votes, and not with any idea of carrying them out. But I determined two years, letting the consequences to me personally be what they might." The universal sentiment of the country, says the correspondent, will sustain Gov Cham berlain in his effort to give South Car olina an honest and economical govern-ment. And if his own party in this State turn their backs upon him for it, and refuse to sustain him, so much the worse for the party. They will hardly bear to do it. They know his honesty of perpose, and they know that, if he does not succeed in inaugurating reform, the greater will be their condemnation.

It was a great many years ago that the tory was first told of Miss Hannah Ann Sterry, an uncommonly mature virgin who had never been persecuted with masculine attentions because of the vigorous manner in which she shunned the face of man. It was related that Mr. Theophilus Wimblebee, an advanced bachelor of the mildest possible deport-ment, occupying single quarters in the neighborhood of Hannah Ann's apartments, called on the spinster one after-noen to borrow a match. Hannah Ann was not easily fooled. Folding her arms on her level breast, she backed Theophi-lus Wimblebee into a corner, and thus addressed the invader: "Match! Ch yes Great match 'tis you want! You dont want no match, and you know you dont " You've come over to me' cause I'm all alone-to hug and kiss me-that's what you've come for: but you never shall do it in the world unless you're stronger'n I am"-and then she added in a softened tone, "and the Lord knows you are." A friend of Hannah Ann's reading a letter from a public man the other day in which the writer said, "To recapitulate, I am not, nor have I ever been, a candi date for a renomination; I would not ac-cept a nomination if it were tendered, unless it should come under such circumstances as to make it an imperative duty, circumstances not likely to arise"-laid down the paper with a sigh and remarked, "Ah,-how much that reminds me of poor dear Hannah Ann." N. Y. Tri-

The Lancaster Ledger complains that the prescribed in this section. three fourths, of the three mill tax. We

AN ORDINANCE.

An Ordinance protecting Public Morality, Decency and Order, and providing penalties for violation of the same.

Sec. I Be it ordained by the Intendant and Wardens of the Town of Beautort in council assembled; That any person or persons who shall keep any brothel or house of ill-fame within the limits of the last Legislature, were greatly disappoint-last Legislature, were greatly disappoint-ed. For the first time in their official lives they had to go home without having made anything but their sal-ning and a little minor picking. viction thereof, forfeit and pay to said I was determined they should not viction thereof, forfeit and pay to said have an opportunity to make a dollar if I could help it. A very large number of the members of the South Carolina Legis-the members of the South Carolina Legislature came to the capital for the purpose thirty days, or both, in the discretion of of selling their votes and making all the Intendant; and every days contin-they can out of the office, and that they uance of such house of ill-fame shall be should be thwarted of course occasions a distinct and separate offence within the

Sec. II. Any female person who shall reside in any brothel or house of ill-fame in said town, or shall resort thereto for the purpose of prostitution, or who shall prostitute herself, or use any indecent or lascivious language, gesture or behaviour on the public streets to entice persons for any of the aforesaid purposes, shall on conviction thereof forfeit and pay to the said town the sum of not less than five dollars nor more than filty dollars, with cost of prosecution, or be imprisoned for not more than thirty days, or both, in the discretion of the Intendant.

Sec. III. That any male person of the age of fourteen years or upwards, who shall reside in any such brothel or house of ill-fame in said town, or who shall resort thereto, in the character of servant, musician, boarder or lodger, or otherwise, for the purpose of aiding, assisting, or abetting or encourageing the owner or keeper of such house, or the females who reside therein or who resort thereto for the purpose of whoredom, shall upon conviction thereof forfeit and pay any sum not exceeding twenty dollars and costs or be imprisoned for not more than twenty days, or both, in the discretion of the Intendant.

Sec. IV. That any person or persons within said Town, who shall for the purpose of prostitution, harbor, or keep about his, her or their house any lewd dissolute woman, prostitute, or common strumpet, such person or persons, shall, on conviction thereof, forfeit and pay to the Town any sum not exceeding twenty dollars and costs, or be imprisoned not more than thirty days, or both, in the descretion of the Intendant.

Sec. V. Any person being the owner or occupant of, or the agent for the rent-ing of any building within this town, who shall knowingly rent such building to be used as a house of ill-fame or prostitution, or shall permit the same to be used rent free, for that purpose, shall on conviction thereof, be fined in any sum not less than twenty dollars and costs, or be imprisoned not more than thirty days, or both, in the decretion of the Intendant; and proof that the lessor, owner or agent was apprised of the previous bad character of the lessee or lessees shall be suffi-clent evidence that the lessee, owner or agent, was apprised of the previous purpose to which such house or building was to be applied; and any and al! persons who shall continue to rent or lease any house or building for the purposes afore-said after the passage of this Ordinance, shall be subject to the fine and penalty

Sec. VI. For the purpose of suppressing houses of ill-fame and prostitution, the Town Marshal, police or any other person or persons authorized by the Intendant or Town Council are hereby "The commissioners endeavored to without process, any house of ill-fame on cording to law; but Judge Mackey nulli-fied the order and required the Treasure r fifty dollars or be imprisoned not more than thirty days, or both, in the discretion of the Intendant, and every person found in any such house of ill-fame, not being an occupant thereof, shall be presumed to have visited the same for the purpose of prostitution or whoredom. Sec. VII. For the purpose of carrying out the provisions of this ordinance, the Marshal, or police or other person or per-sons authorized are hereby empowered and authorized upon affidavit or complaint of any citizen, or by resolution of of the Intendant, to break open the doors of any house of ill-fame in case they or either of them (having first annonuced their official character) shall be refused admission or prevented from peaceably entering such house. Sec. VIII. This ordinance shall be in force immediately on and after its pas-



Gents' Gold and Silver Watches. PATENT MEDICINES. Call and examine before purchasing, and satisfy TOILET ARTICLES, courself you can save ten to twenty-five per cent from Charleston or Savannah prices. PERFUMERY.

A corespondent of the Cincinnati Commercual writes from Columbia as follows:

Mr. Chamberlain scems to be doing his whole duty, and that he has incurred the displeasure of the thieves in the Legislature is a high testimonial to his honesty and worth. The Legislature was the first one in seven years that did not steal right and left, and walked off with the plunder in broad day daylight, in which respect only they differed from other burglars. Under Moses and Scott the thieves giars. Under Moscs and Scott the Uneves used to buy flour, meal, meat, dry goods and whiskey, and have the bills paid out of the State treasury, and charged to the contingent fund! In one year they stole more than is required to pay the expen-ses of the Ohio Legislature for three years. And Ohio is a rich State. The entire taxa-the wealth of South Caroling is only about le wealth of South Carolina is only about

And only is a rich State. The entire taxa between the of South Carolina is only about state, 000,000. If has been steadily do or fightfin. extravagence, and if the stoler or fightfin. extravagence, and if the stoler or fightfin. extravagence, and if the stoler or state on money can't be recovered, the public would, nevertheless, like to see has been p'ucked to near the last feather the thieses in the last Legislatuae by re-oundely retoing every measure that hat money in st. In this he was sustained by the Conservative members to a mar-med by a few Republicans, so that noth is master of the situation, and has been hand the indignation of the varies that hat for on ballast to Campbell, Wyllie & co--1st. Cleared British Bark Aurora Chur-thill master, for London England with of toos of phosphate rock from Cosawa-ning could be passed over his head. The summer of the situation, and has been hand trial insides in the State who could one trial insides in the State who could not trial insides in the State who could inter the about the state two hun-dined trial insides in the State who could inter the state who college," said the book read or write. The duties of a trial justice here are precisely the same stele

to pay off the jurors, etc, The county is for the consequence thereof.

Mr. C. H. Hall has bought the type presses &c of the late Beaufort Times, and will soon issue a conservative paper from Blackville, called the Blackville Sun.

The only colored cadet now at West Foint is Flippin, of Georgia, who in the third class, composed of eighty-five cadets, stands forty-srxth. Flippin is getting along finely, though there are those who telieve he will never graduate. They say no colored cadet will be allowed to gradguate there, that he may get as far as the first class, but there he will be slaughtered. James Smith, the other colored cadet, who failed to pass the examination last year, has recently been appointed in-spector of the militia of South Carolina.

The Grand J. r of Marion County report that no records are kept in the Auditor's office, and the committee are, therefore, unable to say whether there are any irregularities in that office or not. They report the treasurer for not hav. ing made the monthly returns required by law. The County offices, in every County, should be investigated by skilful and trustworthy men. In two-thirds of the counties there has been systematic

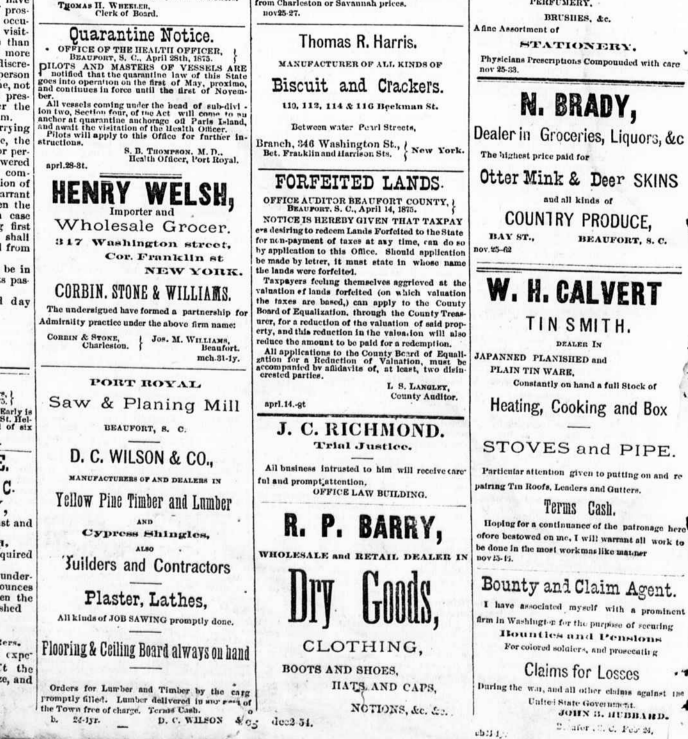
sage. Ratified in Council this second day of June, A. D. 1875. Alfred Williams,

Intendant. Geo. W. Roberts, Clerk of Council.

Notice.

Office Board Pilot Commissioners, } Beaufort, S. C. A pril 24 1875. Notice is hereby given that Copt. James Early is hereby susper.ded from acting as Pilot on St. Hel-ena and Port Royal Bars for the period of six months. S. W. Rhodes, Chairman

MANSION HOUSE.



P. PRITCHARD, V. S. SCOTT, County Commissioners.

ST.

MAIN LAND.

Vendue Range.

Assistant.

Jan.13-1yr.

Jan 20

Claims for Losses During the way, and all other claims against in United State Government. JOHN B. HUBBARD. 2. afer . C. C. Feb 24.