A gentleman of prominence in the State who has been active in the preservation of her institutions and history, gave utterance to a thought not long ago which makes a very good foundation upon which to enlarge upon the theory of equal rights for the humblest as well as the proudest in our good commonwealth. The thought was something like this: "Human food can in no way be so cheaply produced as by fish culture. Our lakes and streams should therefore be deemed, held and defended for this especial purpose, for the sole benefit of the people. Obstructions or hindrances of any sort should be strictly prohibited by law; and the law should be rigidly enforced."

With the countless millions of tons of fish taken from the great oceans, lakes and streams of the world, there is no perceptible diminution of the supply, for the reason that there is no check put on their propagation, nor are there any obstructions to their going and coming to their feeding and breeding grounds. They are beyond the power of man to exterminate, as have been exterminated the buffalo on the plains, the wild beasts of the forests and the game birds of our prairies. Fish in one form or another furnishes a goodly portion of the food for the people of the world; so the thought expressed by the liberal-minded gentleman at the beginning of this paper has a wider and deeper meaning than appears on the surface.

Should any untoward event deprive the inhabitants of the world of this universal food for a time, it would be a greater calamity than the destruction of any other single article of food, for the same length of time. Portions of the earth, for one cause or another, may refuse to reward the toil of the husbandman; but Old Ocean, the lakes and rivers, never!

On a bright morning in the year 1888, the writer, feeling that he had a mission to perform, and wishing to make a right start, dropped into the law office of Judge George G.
MEEK BROTHERS' MILL, BONAPARTE, IOWA.

The cuts illustrating this article were made from photographs taken by E. R. Harlan, of Keosauqua, Iowa.
Wright, one of the best-hearted and most genial men that ever lived, and asked him if there was any possible mode of procedure that would secure a fishway in the Bonaparte dam across the Des Moines river in Van Buren county; telling him that it had been determined by the fishermen and sportsmen of Iowa, especially in the northern and western portions, to see what could be done in that direction, as the Des Moines river and its tributaries were becoming depleted of fish and all efforts to stock the rivers in an artificial way were unsuccessful. The Judge heard the plea very patiently and drawing in his mouth in a way which always preceded some humorous remark, said:

“Well, you have a big job on your hands!”

“Are you well acquainted with the Meek Brothers, then?” asked the writer.

“Yes,” replied the Judge, his eyes twinkling with good humor, “I knew the grandfather, William Meek, his son, Isaiah, and am very well acquainted with the Meek Brothers of today. William Meek, the grandfather, was a very firm man, Isaiah Meek was much firmer, bordering on obstinacy; and his sons, no doubt, have a similar rich inheritance.”

The richness and quality of this inheritance the fishermen of the State of Iowa learned in later years.

The first “Bonaparte Dam” was a primitive one built of brush, by William Meek, Sr., in 1840, for grist mill purposes. It was authorized by an act of the legislature approved January 17, 1839. The first section reads as follows:

Be it enacted by the Council and the House of Representatives of the Territory of Iowa, That William Meek and Sons be, and they are hereby authorized, to construct a dam across the Des Moines river, in Van Buren County, in said Territory, between sections 8 and 17, in township 68, north, range 8, west of the 5th principal meridian; which said dam shall not exceed three feet in height, above common low water mark, and shall contain a convenient lock, not less than one hundred and thirty feet in length, and thirty-five in width, for the passage of steam, keel, and flat boats, rafts, and other water craft, provided said water craft will bear two tons burden.

Then follows the stipulations for keeping the lock at all times in good order, so that water craft may pass through without delay and free of charge. A penalty also was at-
attached for any injury to lock or dam. The Territory reserved to itself the privilege of altering or amending the act with a view to the future navigation of the river; the right of construction and maintaining said lock and dam was to remain in force fifty years.

The Meek family at that time consisted of William Meek, Sr., William Meek, Jr., Isaiah, Robert and Joseph, sons of the first named. The grist mill they established was not unlike the primitive mills for grinding corn. Occasionally, in those territorial days, one could be found inland, run by horse power, where men assembled each with a bag of corn and awaited their turns for grinding. The meal thus ground was of very coarse quality, but when mixed with water and salt, patted up by the hands of a skillful wife and baked in a skillet, especially if eggs and bacon were added to the bill of fare, made the hearts of the hungry pioneers glad. The Meeks had been millers in Michigan before coming to Iowa, so the business was well known to them, and their mill became a popular resort for the meager grists of the pioneers far and wide. The rights of a ferry had been secured by them and later a large tract of land also, which gave them control of the river front for a mile or so above the present location.

As years rolled on, by dint of hard work and economical living, a more pretentious grist mill was erected. Later still the firm introduced some much needed carding machines, which were hailed with delight by the pioneer women who had been compelled to card their wool by the slow hand-carding process. Cloth was scarce in those days, and money scarcer, so the raising of sheep for food and clothing was a necessity. Men took the wool to the mill by the wagon-load after it had been prepared for carding and waited their turns for the work to be done. The waiting, however, was not always an irksome task. Here was a river well supplied with fish which made an excellent addition to the corn bread, bacon and eggs, to say nothing of the fun of fishing, cooking and eating in the open air, in jolly company, which partook somewhat of the nature of a picnic. In order to serve all as soon as possible, the mill wheels ceased not, day or night. The shop
keepers of the little hamlet which had sprung up about the mill profited by these prolonged visits, and quite a sum of the scanty supplies of cash was left by the waiting farmers who had come from ten to one hundred miles away to have grists ground and wool carded.

Later still, the manufacture of cloth was introduced by this enterprising firm, the quality of which is not surpassed by that of any similar factory in Iowa. The mill is the pride of the village of Bonaparte, affording, as it does, work for many hands in the various departments. The large reservoir of water held back by this immense dam when at its best is as pretty a lake as there is on the Des Moines river with the exception, perhaps, of that near Ottumwa. Below the dam in the spring of the year, when the fish were vainly striving to reach headwaters to spawn, it was at one time a famous fishing place. There are men still living who have experienced the exhilarating sensations which accompany the pitching out of a wagon-load of struggling, helpless fish, in twenty-five minutes with a manure fork!

Previous to the year 1850, the Des Moines River Improvement Company had entered into a contract to improve the Des Moines river in consideration of a vast quantity of land ceded to it by the government. The proposition was to make the river navigable by the slack water system, for which locks and dams were required at various points on the river. Already some work had been done at Farmington, Croton, Bonaparte, Benton Sport, Keosauqua, and perhaps at other points. The work was partly finished at some of these points but the great flood of 1851 so badly damaged the poorly constructed work that the company did not carry out the contract, and the improvements were disposed of at sheriff's sale, after the manner of a bankrupt stock. The dam, locks and gates at Bonaparte had cost $80,000. When offered for sale, the entire lot was knocked off to Isaiah Meek for $200. There was one other bidder, George Manning, by name; but for some reason his bid was not considered and the deed was made out in the name of Mr. Meek. The following paragraph quoted from the *Ottumwa Courier* gives some information not generally known to the public:
A fact which is not generally known except to those who are ac-
quainted with the dam itself, is that behind, or up-stream from the
dam now in question, which is the newest and latest one built, there
are two other and older dams, which, strange to say, are said to be in
fairly good repair. This is to be explained by the fact that although
they have stood longer they have been enlarged by the addition of
floating drift and mud and have been protected, too, by the newer
structure. The farthest one up stream is the old, original "brush dam"
built by the Meeks over fifty years ago. About a yard from that is the
second dam which was built by the Meeks, under the direction of the
government and which was fitted with gates and locks to allow the
passage of boats. These locks are now closed and forgotten, and the
newest dam of the three stands in front of the second. At the present
time only the latest dam is visible, as the others are somewhat lower
than it and are now covered with water. Just how they have stood
the force of the water cannot be learned until the water recedes more;
but the Meeks maintain that they are in good condition; so do other
residents of Bonaparte, who claim to have investigated.

It will be observed that Isaiah Meek bid in the $80,000
dam which he had helped to build, for the pitiful sum of
$200. This fact shows the thriftiness characteristic of the
Meek family. In the contract with the State Commissioners
who sold it by State authority, there was a covenant on the
part of the Meeks "to forever preserve and maintain the
dam, locks," etc., which was probably one of the considera-
tions of the purchase. For the supposed purpose of abro-
gating this covenant, the following joint resolution, doubtless
urged in the interests of the Meeks, was introduced in the
House by Representative Charles Dudley of Wapello county
during the session of 1866:

Whereas, by the facilities afforded by the Des Moines Valley Rail-
road for travel and transportation, the Des Moines River is no longer
used for purposes of navigation;

Resolved, Therefore, By the House of Representatives (the Senate
concurred), That our Senators and Representatives in Congress be
requested to use their influence to have the said Des Moines River de-
clared not a navigable stream, to the end that the same may be more
cheaply improved as a motive power for machinery.

The resolution was passed, and the river which had played
such a noble part in building up the Des Moines valley and
central Iowa was thus pronounced a back number by those
who were intoxicated by the new found interest of a line of
railroad which had reached the capital of Iowa only six months before. This resolution was a libel on the Des Moines river and she resented it by "getting her back up" sufficiently high to have floated a Mississippi steamboat from the mouth of the river to the Raccoon Forks, in the years 1867, 1869, 1875, 1876, 1882, 1892, 1902 and 1903. In the same year (1866), in the effervescent excitement over the new found mode of transportation, a bill was passed disposing of the locks and draw bridges on the river, and it was understood that Representative Joel Brown, of Van Buren county, was the introducer and champion. Yet notwithstanding all this, some of our leading lawyers were of the opinion that it did not release the Meeks from the obligation to "forever maintain the locks," etc., in the Des Moines river at Bonaparte.

Overtures were made to the Meek Brothers in 1894 by the fishermen and sportsmen for permission to put in a fishway, to be paid for by popular subscription. There were promises from men of prominence in various parts of the State to put up the necessary funds if a fishway were allowed; but the Meek Brothers refused the request on account of the weakening of the dam, which they alleged would be the effect. The legislature which met in 1896 was asked by many petitioners to buy the dam for the sum for which it was offered by the owners, $25,000, and which was thought to be very reasonable. This was urged by Representative G. W. Crow of Wapello county; but the effort was a failure from lack of votes, or lack of interest—probably both.

During the term intervening between this and the next session, the fishermen and the Sportsmen's Club were very active in circulating petitions, praying the legislature of 1898 to buy the dam and destroy it. This petition was numerously signed throughout the State, and when it was presented it took two men to carry it to the speaker's desk. It weighed fifty-four pounds, and had the sheets been attached end to end, after the manner of most petitions, it would have reached to a much greater distance than a "sabbath day's journey." It was never opened nor were the names counted, probably; it may have been destroyed with similar labors of love, when the Capitol was partially destroyed by
fire, January 4, 1904. There were two or three hearings before the Fish and Game Committee, at which times great pressure was brought to bear as to the feasibility of purchasing the dam; but all efforts were unavailing. Seeing the bitter disappointment of the fishermen, Senator L. C. Blanchard of Mahaska county came to their relief and drew up a bill authorizing the State of Iowa to pay the expense of a fishway in the dam and appropriating the sum of two thousand dollars for the payment of the same. This bill passed the Senate without a dissenting voice; but when it got into the House the chairman of the Fish and Game Committee lost, or pigeon-holed it, until near the close of the session. Representatives Eaton and Merriam, who had pledged themselves to its passage, hunted it up, however, and were going to call it up on the floor of the House on next to the last night of the session; but being delayed a few minutes on that evening in reaching the House, one who was probably in the employ of the Meeks, seeing his opportunity for killing the bill, had it called up by the representative of Van Buren county, and it was "indefinitely postponed."

During the next two years, or between legislatures, a suit was brought by the State of Iowa, assisted by W. L. Read, who represented the interests of the sportsmen and fishermen, for the purpose of compelling the Meek Brothers to put a fishway in their dam; but the suit was lost on the grounds that the Meeks claimed, among other things, an "adjudication," in that some years before Fish Commissioner Griggs had brought suit against them for maintaining a nuisance, in that they had no fishway in their dam. The justice of the peace decided in favor of the defendants, and as the Fish Commissioner did not appeal the case as he should have done, but allowed it to so remain until too late, the case was considered as adjudicated and was so held by the court. An appeal was taken to the Supreme Court and the decision of the lower court was affirmed, notwithstanding some of the leading lawyers of the State declared that the "decision was badly strained." Yet law is law, and if the Supreme Judges were convinced that there had been an "adjudication," nothing more was to be said; and the fishermen, while bitterly disappointed, bided their time.
RUINS OF BONAPARTE DAM AS IT NOW APPEARS.
When the legislature assembled in 1902, a new and somewhat novel departure was taken. Early in the session at the request of a representative of the fishermen, Senator Blanchard of Mahaska, in the kindness of his heart, introduced a bill condemning such portion of the Bonaparte dam as was necessary for a fishway, the expense of which was to be borne by the State of Iowa, the work to be done under the supervision of the Fish and Game Warden and approved by the Governor. After the bill had been submitted to the Attorney General for his approval, it was introduced in the Senate. At one of the morning sessions, when petitions were in order, the "Senator from Mahaska," without the semblance of a smile, arose and said: "Mr. Speaker: I have here a petition from some of my constituents living below the Bonaparte dam which I would like to introduce and have read," and he very gravely handed the following to a waiting page, who took it to the reading clerk's desk, where it was read while the "grave and reverend seigneurs" smiled quietly:

PETITION.

Said the Pickerel to the Catfish:
"I heard rare news today;
   That the dam down here at Bonaparte
   Will have a good fish-way!
I can't be pious here below:
   For staying where I am
I bump against that structure
   And invariably say 'Dam!'
Then the game fish fell to shouting
   At the good news they had heard—
The Catfish opened wide his mouth,
   But never gasped a word!

Said the Quillback to the Sucker:
"I hate to be confined
   To this one spot forever—
I'm afraid I'll lose my mind;
This dam roaring makes my head ache"—
   "Say, look here," said the Bass:
   "Ask the Fish and Game Committees
   To give us all a pass!"
Then the Quillback took the bandage
   From off his aching head—
   "You're a scaly lot of fellows!"
The big-mouthed Catfish said.
Said the Salmon to the Goggle Eye:
‘‘When this fish-way is in place,
I’ll strike out for headwaters
At a good two-forty pace!
The dam roaring and head-thumping
Will ne’er again be mine—
And perhaps our friends, the fishermen,
Will be dropping us a line!’’
Then the game fish burst out laughing,
Nodding each expectant head—
‘‘Meeks will roar much louder than the dam!’’
The grinning Catfish said.

Said the Mullet to the Catfish:
‘‘I’ve just heard something new;
That the Fish Clubs and Game Warden
Have been making ‘game’ of you;
That the ‘Sucker Tribe’ you’ve shaken
And you’re classed with Pike and Bass!’’
Then said the smiling Catfish: ‘‘Yes,
I’m swimming in that class!’’
Then the Eel began to grumble
About this new-found preference—
‘‘Well, a big mouth,’’ said the Mullet,
‘‘Often stands in stead of sense!’’

When the fish-way had been finished,
And the Meeks had shed their tears,
There was the biggest ‘‘Fish Convention’’
That had been held for years;
With their loins now firmly girded,
And in each fin a staff,
They prepared to give ‘‘Old Bonaparte’’
The ‘‘Grand Razzle-Dazzle’’ laugh!
As they climbed the road to freedom
Everybody had to smile;
For the glad flip-flapping of their tails
Could be heard for half a mile!

The bill passed the Senate without a dissenting vote on March 8th. When it reached the House the “Petition” happened to strike the “funny bone” of Representative Marlin J. Sweeley of Woodbury county, who had a genius for humorous rhyming, and who wrote a reply to it, which, in turn, was responded to by the author of the “Petition,” and before the fun terminated there had been written six “dam elegies,”
as they were called. The House passed the bill unanimously, on the 22d of March, upon which the Des Moines correspondent of The Chicago Tribune announced, that for the first time in the history of Iowa legislation an act had been passed because of arguments in doggerel! The bill was duly signed by the Governor and became a law in the regular way.

When the sheriff of Van Buren county called the jury together for condemnatory proceedings, he must have selected those of great wisdom and especially well qualified in the valuing of water power property, as they brought in a verdict of $40,000 for the space to be occupied by the proposed fishway. No doubt the Meek Brothers were justified in asking this price if they believed the proposed fishway would ruin their dam. They are honest men and the property was their own; yet there is some inconsistency in their offering the entire structure a few years before for $25,000 and later asking $40,000 for a few feet of it!

In the meantime the never-tiring elements were at work. The summer flood of 1902 evidently injured the dam to some extent. Then the heavy ice of the spring of 1903 gave it a severe battering; this was followed closely by the almost unprecedented flood of the same year, which finished what the heavy-ice gorge had begun earlier in the season, riddling the fine structure with numerous holes and finally sweeping out the main part of it, leaving the two ends only in their natural positions.

Surely, "the Lord tempers the wind to the shorn lamb." Had the fishway been forced into place before the last two floods, the loss of the dam would have been attributed to that, by interested parties; and there would probably have been a suit for damages, and "good money" thrown away on both sides, besides any amount of bitter feeling engendered.

Thus it will be seen that the elements and the "gnawing tooth of Time" have done more in two years than the combined forces of legislatures, courts and sportsmen, in the last sixteen years. There has been no undue hot blood in this long fight. It has cost considerable time and money for both parties. On the part of the fishermen there have been no threats of violence. Had there been, they would have been
quickly suppressed. The fishermen have fought the battle for the good of the people, patiently and hopefully. On the other hand, there has been a dogged determination to fight the legal battle to the bitter end, no matter what the cost. What the end of it all will be, no man has the wisdom to forecast. But of this we feel confident, that if the dam is rebuilt by the Meek Brothers, or any one else, there will go in it a fishway approved by the Governor, and the Fish and Game Warden of the State of Iowa.

If such a contest was worth entering into, it is believed to be worth recording and that is why the writer, at the request of a friend, dips his pen in ink once more, and it is hoped for the last time, on this subject. He is in no wise ashamed of the prolonged part he has taken in this contest. If good has come of his efforts, well. If not, let the axiom of more than two thousand years ago be remembered: "It is expedient that one man should die for the people."

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A deputation of ten or twelve individuals, from the Six Nations of Indians, residing in the State of New York, and at Green Bay, passed this place a few days ago, on board the steamer Olive Branch. They were on their way to the country beyond the Missouri river, whither they were bound for the purpose of viewing the lands offered them by the United States Government in exchange for their rich reservations at home.—Montrose Western Adventurer, September 9, 1837.

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The Chippewa Treaty.—We have to congratulate the citizens of the whole Upper Mississippi valley upon the success of this enterprise. Governor Dodge returned to his home on the evening of Thursday last, after a month's absence, and has brought with him the important information that a treaty had been concluded with the Chippewas on the 29th ult., for a large portion of their country, computed to be above nine millions of acres.—Montrose Western Adventurer, September 9, 1837.