Session 1870 and 1871.

AN ACT to Protect the Rights of Pa-

tember, A. D. 1868, be amended as follows: At the end of Section 10, Paragraph I, add, "and the county commissioners shall not, in anticipation of the tax levied upon the county, draw upon the County Treasurer for more than three-fourths of the whole amount of said tax in any one year, nor shall any order be drawn upon the County Treasurer shall have been made to the County Commissioners shall be served as juross.

Sec. 12. When juross are to be drawn, the Board of Jury Commissioners shall be signed by the State mount of funds collected, nor unless he the Treasurer shall have been made to the County Commissioners of the amount of funds collected, nor unless he has the funds in the Treasury to pay the same, and the County Commissioners shall inform the County Treasurer of the orders drawn, in whose favor the amount, and the order in which they are drawn. And should the County Commissioners or any of them, purchase, directly or indirectly, any order drawn upon the County Treasurer, for less than its face value, they

tract, and the Commissioners are hereleast in one of the papers of the county, and also post the same in three con- lawful.

shall be present for the transaction of business, and shall audit and sign all Sec. 14. The time for drawing jurors or the Peace of That Justices, to summon and empanuel justices, and shall audit and sign all bills and checks. The checks shall, in all cases, be countersigned by the clerk

September." Approved March 9, 1871.

SEC. 4. Strike out "November" when-

Drawing Juries. 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, All persons who are qualified to vote in the choice of Representatives in the General Assembly, shall be liable to be drawn and serve as jurors, except as hereafter pro-

General, State Auditor, State Treasurer, Secretary of State, Superintendent of Education, Commissioner of Agricultu- panneled in like manner, and shall be grand jurors from the bystanders, as Education, Commissioner of Agricultural Statistics, members and officers of the Senate and House of Representatives be excused, from time to time, until during the session of the General As-sembly, members of the Senate and House of Representives of the United States, Judges and Justices of any Court, County Commissioners, County Auditors and Treasurers, Clerks of Courts, Registers of Mesne Conveyances, Sher-Registers of Mesne Conveyances, Sher-iffs and their Deputies, Coroners, Con-iffs and their Deputies, Coroners, Con-serving the Mesney of the United SEC. 18. Each jury, after being thus stables, the Marshals of the United States and their Deputies, and all other officers of the United States, counsellors and attorneys at law, ordained ministers of the gospel, officers of colleges, precepof the gospel, officers of colleges, preceptors and teachers of academies, practiced by physicians and suggeous regularity from further service, a new foreign ing physicians, and surgeons regularly from further service, a new to licensed, cashiers and tellers of incorporated banks, editors of newspapers, constant ferrymen, millers carrying on ceding sections shall apply to the emthat business at the time, and all men pannelling of juries in criminal cases; actually employed as such; such officers but the jurors shall be called, sworn and employees of railroads as are now and empannelled anew for the trial of exempt by law, and persons who each case, according to the established are more than sixty-five years old.

SEC. 3. No person shall be liable to be drawn, and serve as a juror in any court, oftener than once in every year, but he shall not be so exempt unless he

Sc. 4. That there shall be appointed by the se officer for each county in Senate, 6. be named and designated a Jury Comm. Sioner, who, with the county Auditor and Chairman of the Board of County Commissioners, shall constitute a Board of Jury Commissioners for the county. S. id Jury Commissioner shall hold his office for two years, unless sooner removed by the

Governor.
SEC. 5. The Board of Jury Commissioners of each County shall, once in every year, during the month of January, and, for the present year, within one month after the passage of this act, prepare a list of such inhabitants of their respective counties, not absolutely

Board of Jury Commissioners, shall called,

possible, and so the name written there- liable to pay taxes in any county, city on shall not be visible on the outside, or town, which may be benefitted by

purchase, directly or indirectly, any order drawn upon the County Treasurer, for less than its face value, they shall be deemed guilty of a misdemeanor in office, and, upon conviction thereof, shall be punished by fine or imprisonment in the discretion of the court, by any court of competent jurisdiction."

said Jury Commissioners, in the presence of the County and Shall be paid into the County Treasury.

SEC. 30. When, by neglect of any of the duties required by this act to be performed by any of the officers or persons herein mentioned, the jurors to be returned from any place are not duly drawn and summoned and shall be paid into the County Treasury.

SEC. 30. When, by neglect of any of the duties required by this act to be performed by any of the officers or persons herein mentioned, the jurors to be returned from any place are not duly drawn and summoned and shall be paid into the County Treasury.

SEC. 30. When, by neglect of any of the duties required by this act to be performed by any of the officers or persons herein mentioned, the jurors to be returned from any place are not duly drawn and summoned and shall be paid into the County Treasury. SEC. 2. At the end of Paragraph 4, Section 10, add, "and all work given out by the County Commissioners, when 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 here-to attend, after due notice, the Jury missioners shall be guilty of fraud.

ty days, inviting proposals. Said proposals shall, in all cases, be accompanied by two or more sufficient sureties, of the draft, and return it into the box and the County Commissioners shall of the draft, and return it into the box be punished by a fine not exceeding five county in which they are issued. have the right to reject any or all bids after the number of jurors required have in the hundred dollars, or be imprisoned not been drawn, and whenever there is a been drawn, and whether the ballots in tentiary.

revision and renewal of the ballots in tentiary.

SEC. 32. Nothing contained in this sec. 32. Nothing contained in this the county so require."

SEC. 3. Amend section—of said act so the bex, the Board of Jury Commission—

> shall not be less than seven nor more lons of law.
> Than fifteen days before the day when SEC. 33. The Clerk of the Court of than fifteen days before the day when

the jurers are required to attend.
Sec. 15. The Sheriff shall, at least ever it occurs in the act, and insert four days before the time when the jumencement of the first term of the fore terms of the fore are required to attend, summon court in each year, shall issue writs of each person who is drawn, by reading to venire facias in each county for eighteen him the venire, with his endorsement grand jurors to be returned to that court, AN ACT To Regulate the Manner of thereon of his having been drawn, or by who shall be held to serve at each term leaving at his place of abode a written notification of his having been drawn, another grand jury is empanneled in and of the time and place of the sitting of the Court at which he is to attend, Sec. 34. Grand jurors shall be drawn, and shall make return of the venire, summoned and returned in the same with his doings thereon, to the Clerk of manner as jurors for trials, and when

are summoned to attend at any Court, returned as grand jurors, and those afthe Clerk shall prepare a list of their names arranged in alphabetical order. The first twelve on the list who are not Sec. 35. In case of deficiency of grand be exempt from serving as jurors, to wit: The Governor, Lieutenant Governor, Attorney General, Comptroller Governor, Attorney General, Comptroller Governor, State Analize State Sta

> wanted, and may be put on either of the juries, as occasion requires, in the place of absentees. Nothing herein contained shall prevent the transferring of jurers from one jury to another when the convenience of the Court or of the

> empannelled, shall retire and choose their foreman, or shall make such choice upon retiring with the first cause with which they are charhed; and when

SEC. 19. Nothing contained in the pre

Sec. 20. When, by reason of chalactually attends and serves as a juror in lenge, or otherwise, or a sufficient numpursuance of the draft: Provided, No of jurors duly drawn and summoned, person shall be exempt from serving on a jury in any other court in consequence of his having served before a Justice of the Peace or Trial Justice.

of his having served before a justice of the Peace or Trial Justice. to complete the panel: Provided, That Governor, and confirmed by the there are on the jury not less than seven of the jurors who were originally drawn and summoned, as before provided.

Sec. 21. The jurors so returned from

either party in a suit, examine, on oath, any person who is called as a juror therein, to know whether he is related to oither party, or has any interest in exempt, as they may think well qualified to serve as jurors, being persons of good moral character, sound judgment, and free from all legal exceptions, which list shall include not less then which list shall include not less than other competent evidence in support of the objection. If it appears to the court than one from every twenty voters, nor more than one from every twenty voters. respective counties.

SEC. 9. Of the list so prepared, the

by required to advertise the same at Commissioner shall proceed without either of practicing on the jury box pre-least in one of the papers of the county, them, and the jury so drawn shall be viously to a draft, or in drawing a jury. or in returning into the box the name of and also post the same in three conspicuous places in the county for thir- Sec. 13. When any person is drawn any juror which had been lawfully

that it will read as follows: "That all the Boards of County Commissioners date of all the drafts made within the Coroners, Justices of the Peace or Trial Justices, to summon and empannel ju-

General Sessions in each county, not less than fifteen days before the com-

the Court, before the opening or time of drawn at the same time as jurors for holding the Court, from which it issued. I trials, the persons whose names are first SEC. 16. On the day when the jurous drawn, to the number required, shall be

shall be called the first jury. The next county, in which said court is held, to twelve on the list shall be sworn and em return forthwith such further number of may be required.

SEC. 35. No more than thirty-two persons to serve as petit jurors shall be drawn and summoned to attend, at one and the same time, at any court, unless the Court shall otherwise order.

Sec. 37. That any person who shall hereafter be arraigned for the crime of murder, manslaughter, burglary, arson or rape, shall be entitled to all the incidents of an arraignment, and to peremptory challenges, not exceeding twenty, and the State, in such cases shall be entitled to peremptory challen-ges, not exceeding two, in the manner heretofore prescribed by law. And any person who shall be indicted for any

peaceable and defenceless citizens; there-

same appears to the courts of the courts of registers of said clerks of courts or registers of political opinions or the exercise of political rights and privical another shall be another shall be another shall be constitution and the said clerks of courts or registers of political opinions or the exercise of political opinions or the exercise of political rights and privical constitution and the said clerks of courts or registers of said clerks of courts or registers of public act.

Ec. 11. That nothing in this act shall be deemed a public act.

Ec. 12. That this act shall be deemed a public act.

Sec. 9. That this act shall be deemed a public act.

Sec. 13. That this act shall be deemed a public act.

Sec. 14. That nothing in this act shall be constructed to prevent the person or county auditor shall be created or left a fee of twenty-five cents, for his struct to exempt any of the Banks Napoleon at Waterloo.

Acts and Joint Resolutions cause the names to be written, each one Passed by the Legislature

Passed by the Passed by the Commission herein appointed the passed by the Commission herein appointed on their action against all and every pointed, or a majority of them, are characteristics or their action against all and every pointed, or a majority of them, are characteristics or the passed by the Commission herein appointed t rented house, or land, or other property, rented house, or land, or other property, such person shall be deemed guilty of a misdemeanor, and, on conviction thereof, be fined not less than fifty, or more han one thousand dollars, or be imprisoned not less than three months, or more than one year, or both, at the dis-[OFFICIAL.]

AN ACT to Protect the Rights of Parents, and to Prevent the Procuring and Carrying Away from the State Persons under the Age of Twenty-one Years.

Section 1.—Be it enacted by the Sentitle on the visible on the outside, and shall place them in a box, to be farmished them by the County Commissioners of their county for that purpose, and by said Board of Jury commissioners to be kept.

Section 1.—Be it enacted by the Sentitle on the outside, and shall place them in a box, to be farmished them by the County Commissioners of their county for that purpose, and by said Board of Jury before the trial, and omits to do so, he shall not afterwards be allowed to make the same objection, unless by leave of the same objection, unless by leave of the court.

Section 1.—Be it enacted by the Sentitle on the outside, and shall place them in a box, to be farmished them by the County Commissioners of their county for that purpose, and by said Board of Jury Commissioners to be kept.

Section 1.—Be it enacted by the Sentitle on the outside, and shall place them in a box, to be such recovery.

Section to a juror in season to propose it before the trial, and omits to do so, he shall not afterwards be allowed to make the same objection, unless by leave of the same objection, unless by leave of the court.

Section 1.—Be it enacted by the Sentitle on the outside, and shall place them in a box, to be such recovery.

Section to a juror in season to propose it before the trial, and omits to do so, he shall not afterwards be allowed to make the same objection, unless by leave of the same objection, unless by leave of the same objection, unless by leave of the court.

Section 5.

Section 5.

Section 6.

Section

respectively composed, shall have cognizance of all offenses committed against the provisions of this act, and of all other causes arising under this act.

SEC. 6. That it shall be the duty of all sheriffs, constables and other officers who may be specially empowered, to obey and execute all warrants and other

rocess issued under the provisions of this act to them directed; and should any sheriff, constable or other officer specially empowered, refuse to receive such warrant or other process, when tendered to him, or neglect or refuse to execute the same, he use of the citizen deprived of the rights secured by the provisions of this act, or be imprisoned in the county jail, at the discretion of the court. And the better persons refusing to obey the summous or call of the officers thus empowered, shall be deemed guilty of a misdemeanor, and, on conviction thereof, be pun-

Sec. 7. That any person who shall hinder, prevent or obstruct any officer or other persons charged with the execution of any warrant or other process is-sued under the provisions of this act, in arresting any person for whose apprehension such warrant or orther process process may have been issued, or shail reseue, or attempt to reseue such person from the custody of the officer or person or persons lawfully assisting him as aforesaid, or shall aid, abet or assist any person so arrested as aforesaid, directly or indirectly, to escape from the custody of the officer or person or persons asisting him as aforesaid, or shall harbor or conceal any person for whose arrest a this Act shall not be placed in the hands gust." warrant or other process shall have been issued, so as to prevent his discovery and arrest after due notice or knowledge of the fact of the issuing of such warrant or other process, shall, on conviction of either of said offenses, be subject to a fine not less than fifty, nor more than one thousand dollars, or imprisonment not less than three months, nor more than one year, or both, at the discretion

of the court having jurisdiction. exercise of the rights and privileges secured him by the constitution and laws of the United States, or by the constitution and laws of this State, or shall be injured in his person or property, because of his exercise of the constitution and laws of the States or shall be injured in his person or property, because of the constitution and laws of this State, or shall be ingressed of the constitution and laws of this state, or shall be remitted to the said state of the constitution and laws of this state, or shall be remitted to the said state of the constitution and laws of this person or property, because of the constitution and laws of this state, or shall be remitted to the said state of the constitution and laws of the constitution and laws of the same manner sufficient to provide the first."

Strike out, from section 65, the words in section 66, all after the constitution and laws of the constitution and laws of the same manner sufficient to provide the first."

Strike out, from section 65, the words in gold per annum on the full amount of the debt hereby created, which Sinking Fund of two per centum is good per annum on the full amount of the debt hereby created, which Sinking Fund of two per centum is good per annum on the full amount of the debt hereby created, which Sinking Fund of two per centum is good per annum on the full amount of the debt hereby created, which Sinking Fund of two per centum is good per annum on the full amount of the debt hereby created, which Sinking Fund of two per centum is good per annum on the full amount of the constitution and laws of the same manner sufficient to provide the same manner sufficient t cause of his exercise of the same, may claim and prosecute the county in which the offence shall be committed, for any damages he shall sustain thereby, and on a warrant drawn by the county commissioners thereof, which warrant shall be drawn by the county commissioners

erated, shail have the right to peremptory challenges of five, and the State, in such cases, shall be entitled to peremptory challenges not exceeding two.

Sec. 3. That an Act entitled "An Act or regulate the manner of drawing juries," approved the 26th day of September, and pay the same with a such size of the sixth line, and insert to the sixth line, and insert the word "county" on fifth line, to the sixth line, and insert the word "county" on sixth line, and insert the word "and," on sixth line, and insert the authorized to receive deposits in the case, the word "and," on sixth line, and insert the Act to regulate the manner of drawing or they may have sustained, by reason any form; and the total amounts thus rejuries," approved the 26th day of Septor of the destruction thereof; and the tember, A. D. 1868, and the Act entitled amount which shall be recovered in said action, shall be paid in the manner pro-

and after its passage.

Approved the 10th day of March, A. mob for that purposo, and sufficient in favor of any bona fide holder thereof, time intervening, gave notice thereof to that the provisions of this act have the filles of Trial Institute or Institute on the filly complied with by the State a Constable, Sheriff, Trial Justice or Jus- been fully AN ACT to Provide for the Protection tice of the Peace of the County, in officers, and that such bonds are legally of Persons, Property and the Public which such property was situated and and properly created.

full damages for any injury sustained: carrying this act into effect, out of any Provided, however, that no damages funds of the State not otherwise approshall be recovered by the party injured priated.

rents, and to Prevent the Procuring Away from the State of South Carolina, how met and State of South Carolina, how met and sitting in General Assembly, and by the same, That if any person without the knowledge and converted son shall hire or employ any minor or person under the age of twenty-one years, without the knowledge and converted and How for the same to the same objection, unless by leave of the same objection of the court.

SEC. 12. That it shall be lawful for the court.

SEC. 25. No irregularity of any writ of any years of the court.

SEC. 25. No irregularity of any writ of any seandalous erime, or is guilty of any seandalous erime, or is guilty of any seandalous erime, or is guilty of any seandalous erime, or is dunder the provisions of the court.

SEC. 25. No irregularity of any writ of any seandalous erime, or is dunder the provisions of the court.

SEC. 25. No irregularity of any writ of any seandalous erime, or is dunder the provisions of the court.

SEC. 25. No peace, who may be liable by neglect of duty to the provisions of this act, for the recovery of all damages, costs and expenses incurred by said county; and same is hereby amended, so as to fix the same in the same, That so much of the charter of the City of Charleston, and the same of January:" also, strike out "the twentieth day of May," and insert "the fifteenth of February."

Strike out, from section 101, the word

secured the same. Their i any person stall fine or employ any more many of the court of common Pless in each county, at least on the objection was supported by the same that of same repetition of any regular own of the court of common pless in each county, at least of any regular own of the court of common pless in each county at least of any regular own of the court of common pless in each county at least of the county and the proposed of the same of the court of common pless in each county at least of the county and the proposed of the same of the court of common pless in each county at least of the county of the same of the court of common pless in each of the county of the same of the court of common pless in each of the county of the same of the count of the county of the county of the county of the county of the same of the county of the count of the county of the c

may approve, his signature to said bonds being evidence of such approval.

SEC. 3. That all of the bonds authorized by this Act, or their proceeds, shall be used exclusively in exchange for, or in payment of, the existing Public Debt of this State heretofore authorized.

SEC. 4. That all the bonds hereby authorized shall be placed in the hands of

shall, on conviction thereof, be fined in thorized shall be placed in the hands of the sum of five hundred dollars, to the a Financial Agent of this State, to be appointed by the Governor, Attorney General, and Treasurer, Comptroller General, Secretary of State: Provided, discretion of the court. And the better to enable the sheriffs, constables and other efficers specially empowered, to execute all such warrants and other processes as may be directed to them, they shall have authority to summon and call to their aid the by-standers or posses comitatus of the proper county, and all constatus of the proper county. That said Financial Board shall receive ment with such Financial Agent as it appears, the word "October," and inmay be appointed as aforesaid for the sert "August;" also, the word "Septemnegotiation of said bonds; for the pay-ber," and insert "July;" also, the word ment of interest thereon until the maished; and such warrants and other pro-cesses shall run and be executed by said officers, anywhere within the circuit or of this State, or for the payment of any of said public debt, from the proceeds of such new bonds as they may deem to be for the interest of this State: Provided, That none of the existing public debt as aforesaid shall be paid before the maturity thereof out of the proceeds of the bonds hereby authorized, unless the same can be purchased and redeem-

ed at a rate not exceeding the rate at which such new bonds shall be negotiated; and, for the purposes of this Monday of September, and second Act, and in payment of interest on said Monday in October," in the fourth line, bonds, and in the redemption thereof, and insert "the second Monday of July," of any one person, but shall be entrusted to the management of a responsible Banking House of first class reputation, in the new and old world. Sec. 5. That an annual tax, in addition to

the taxable property within this State | tian name of the several persons." sufficient to pay the interest on the debt hereby authorized; at the time when such interest shall become due and payable, and such interest shall be remitted to said Financial Agent in London, and Financial Agent of the State in London, payment of two per centum of the principal of the said bonds at par.

conflicting with the provisions of this act, be, and the same are kereby repealed.

Sec. 39. That this act shall take effect, and have the full power of law, from and lave the full power of law, power and after its passage.

Approved the 10th day of March, A. D.

D. 1871.

Sec. 30. That this act shall take effect, and the same are kereby repealed the full power of law, from and after its passage.

Approved the 10th day of March, A. D.

Sec. 31. The present charter of the gand irrevocably pledged for the punctual payment of the punctual payment of the debt hereby creation of the first day of March, and insert "the said charter is hereby altered and amended as in the previous sections of this act is provided, and in all other respects the said charter is hereby altered and amended as in the previous sections of this act is provided, and in all other respects the said charter is hereby confirmed as if the first day of March, and insert "the said charter is hereby altered and amended as in the previous sections of this act is provided, and in all other respects the said charter is hereby altered and amended as in the previous sections of this act is provided, and in all other respects the fifteenth day of January," also, strike out, from section 79, the words "April" and insert "the said charter is hereby altered and amended as in the previous sections of this act is provided, and in all other respects the fifteenth day of January," also, strike out, from section 79, the words "April" and insert "the said charter is hereby altered and amended as in the previous sections of this act is provided, and in all other respects the fifteenth day of January," also, strike out, from section 79, the words "April" and insert "the said charter is hereby altered and amended as in the previous sections of this act is for the fifteenth day of January," also, strike out, from section 79, the word "April" and insert "the said charter is also extended for a period of May;" also, the word "April" and insert "the word "April" and inser complied with by the State

SEC. 21. The jurors so returned from the by-standers, or the county at large, shall be returned by the Sheriff whose duty it shall be to be present during the interest erm of sitting of any court in such as are qualified and liable to such as are qualified and liable to such as are qualified and subtracted in the projective counters, and shall be such as are qualified and being; and it is into the discharge of the Peace, upon receipt of such discharged of the projection of the such as are qualified and being; and the such projective counters, and shall be to be such as are qualified and being; and it is into the discharge of the provided further, That Justice, or Justice of the Peace, upon receipt of such that the State will hereafter, by itself, or the protection of such property was situated and being; and it is into the duty of such the finite stand violence are used in portions of the such as are qualified and liable to be since of the same; and that such bonds are legally which such property created.

And ACT to Provide for the Peace of the County, in which such property created.

Sec. 3. The honor and credit of the Constable, Sheriff, Trial Justice, or Justice of the Peace, upon receipt of such the officers or agents, until said debt is fully of the purpose of the same are hereby, conferred upon and properly created.

Sec. 8. The honor and credit of the Constable, Sheriff, Trial Justice, or Justice of the Peace, upon receipt of such that the State is also hereby pledged to the hold-that which recaffer, by itself, the 10th of September."

Amend section 9 by adding: And provided further, That each county and the Board of Directors of the Bank of Sec. 8. The honor and credit of the Constable, Sheriff, Trial Justice, or Justice of the Peace, upon receipt of such that they shall have the officers or agents, until said debt is fully and officers, and that such bonds are legally which such property seals and provided further, That each county and the same are hereby, conferred upon the being special and provided ing, maltreating and assassinating intention or attempt to destroy such meeting its existing obligations, or in annually; and for the purpose of carryproperty in anywise received, shall neg-lect or refuse to perform his daty in the performance of fore,
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 if any person shall assault or intimidate any citizen because of political opinions or the exercise of political rights and privi-

same injury for which compensation shall be made by the county.

SEC. 12. That it shall be lawful for the County Commissioners of the county against which damages shall be recovered purely at the same, all acts, or parts of acts, inconsistent with this act, are hereby repealed.

Approved March 7th, 1871.

ing for the assessment and taxation of property," be, and is hereby, further amended as follows:

Strike out, from section 3, paragraph 16, the word "September," and insert 'July;" also, in paragraph 17, the word "November," and insert "August."
Strike out, from section 7, the words
"September" and "October," in lines wo and three, and insert "July" and "August;" also, in lines six and nine, strike out "September" and insert "July," also, in line five of section 7, be-tween the words "oath" and "of," insert "of all the real estate which has been sold or transferred since the last

listment of property, for which he was responsible, and to whom, and."

Strike out, from section 8, the word has been reduced, by losses, from one "September" and insert "July."

million of dollars to one hundred thous-Strike out, from section 9, the word 'September," and insert "July."
Strike out, from section 10, 11 and 12,

the words "September" and "October," and insert "July" and "August." Strike out, from section 17, the word "November," and insert "September." Strike out, from section 19, the word "October," and insert "August." Strike out, from section 20, the words "September" and "October" and insert "July" and "August."

Strike out, from section 21, wherever

'November," and insert "September." Strike out, from section 23 and 31, the

words "September" and "October," and insert "July" and "August." Strike out, from section 33, the words "September" and insert "July." Strike out, from section 37, the words 'September" and "October," and insert 'July" and "August."

Strike out, from section 38, the word 'August," and insert "July." Strike out, from section 41, the words 'September" and "October," and insert "July" and "August." Strike out, from section 50, the words

the pound sterling shall be deemed to be the equivalent of five dollars in gold coin of the United States: Provided, that the Financial Agency created by the Act abell and Insert "and insert "Au-that the Financial Agency created by the Act abell and Insert "Au-that the pound sterling shall be deemed to be and "second Monday in August;" also of their intention so to consolidate, reduce and redeem the stock of the said duce and redeem the stock of the said Bank, and from and after the day fixed insert "July;" also in lines 14 and 21, and so publicly notified for the said consolidate, reduction, and redemption of the course of the said consolidate, reduction, and redemption of the said specific and insert "Au-that the Financial Agency created by the Act abell and the said specific and insert "Au-that the Financial Agency created by the Act abell and the Financial Agency created by the A Strike out, from section 51, the word "September," and insert "July."
Strike out, from section 52, the word "October," and insert "August;" also

in line five, between the words "listed all other taxes, shall be levied upon all and," and insert "giving the first Cris-

Strike out, from section 63, all after

Strike out, from section 66, all after the word "the" in line one, to "one," in are hereby further authorized and emto be applied to the redemption and line two, and insert "thirtieth of Sep- powered, from time to time, to increase tember;" also, between "State" and the number of shares and the capital of "an," on the fourth line, insert "and the said Bank at any time after thirty the said county shall be responsible for the payment of such damages as the count may award, which shall be paid by the county treasurer of such county treasurer of the State and said sain at any time after thirty days' notice of their intention so to do, published in one or more of the newspapers of the city of Charleston, to a number not exceeding in the whole state and said sain at any time after thirty days' notice of their intention so to do, published in one or more of the newspapers of the city of Charleston, to a number not exceeding in the whole state and said sain at any time after thirty days' notice of their intention so to do, published in one or more of the newspapers of the city of Charleston, to a number not exceeding in the whole state and said sain at any time after thirty days' notice of their intention so to do, out of section 66, line two, the county commissioners;" also, strike out of section 66, line two, the county days' notice of their intention so to do, out of section 66, line two, the county commissioners; "also, strike out of section 66, line two, the county commissioners." also, strike out of section 66, line two, the county commissioners; "also, strike out of section 66, line two, the county commissioners;" also, strike out of section 66, line two, the county commissioners; "also, strike out of section 66, line two, the county commissioners;" also, strike out of section 66, line two, the county commissioners; "also, strike out of section 66, line two, the county commissioners;" also, strike out of section 66, line ernor of the State and said Financial Agent may determine, and on all such drawings the American Minister to the Court of St. James in England, or the Secretary of the American Legation in London, or the American Legation in London, or the American Court of St. James in England, or the Secretary of the American Legation in London, or the American Legation in London, or the American Court of St. James in England, or the Secretary of the American Legation in London, or the American Court of St. James in England, or the Secretary of the American Legation in London, or the American Court of St. James in England, or the Secretary of the American Legation in London, or the American Court of St. James in England, or the Secretary of the American Legation in London, or the American Legation in London, or the American Legation in London, or the London of the State and said Financial Strike out, from section 67, all-after the number not exceeding in the whole twenty thousand shares, each share to be of the par value of twenty-five doluments and the secretary of the American Legation in London, or the London of the State and said Financial Strike out, from section 67, all-after the number not exceeding in the whole twenty thousand shares, each share to be of the par value of twenty-five doluments and the secretary of the American Legation in the Strike out, from section 67, all-after the number not exceeding in the whole twenty thousand shares, each share to be of the par value of twenty-five doluments and the secretary of the American Legation in the secretary of the

any of the existing public debt of the nually," in the sixth line, and insert to the amount then held by them. State shall be redeemed, by the ex- "second Monday of September."

Strike out, from section 80, the word "March," and insert "January." Strike out, from section 89, the words "the 10th of November," and insert the Planters' and Mechanics' Bank be,

Strike out, from section 91, the words "the fifteenth day of January," and in- 1871

sert "November twentieth." Strike out, from section 92, the words

of January."
Strike out, from section 94, the words "first week in September," and insert "the second week in June;" also, the words "the first," in sixth line, and insert "the last."

Strike out, from section 95, the words "the first day of March," and insert "the last."

15th of January."
Strike out, from section 96, all from the word "taxes," in second line, and insert "from November 20th to March 20th."

Strike out, from section 97, the words "first day of March, and insert "fifteenth 'July," and insert "April." Strike out, from section 105, the word "June," and insert "March."

Strike out, from section 106, the words "the twentieh day of May," and insert "the fifteenth of February."
Strike out, from section 107, the words "the twentieh day of May," and "the second Tuesday in June," and insert "the tenth of February" and "the first Monday in March;" also, on the

SEC. 2. That the Mayor and Alder-men now in office shall continue therein insert "March." and Strike out, from section 108, the words 'second Tuesday in June," and Insert
"first Monday in March."

Strike out, from section 112, the word 'July," and insert "April." Strike out, from section 132, the words

"twentieth day of October," and insert
"the last day of August."
Add to section 145 the following words: "The State auditor is hereby authorized to have the city of Charleston surveyed and numbered, and to place the

SEC. 2. All acts or parts of acts inconsistent with this act are hereby repealed. Sec. 3. This act shall take effect on and after the tax levy shall be made for the fiscal year 1871.

Approved March 8, 1871. AN ACT to Amend and Extend the

Charter of the Planters' and Mechanics' Bank of South Carolina, and for Other Purposes Therein Named.
Whereas the capital of the Planters' and Mechanics' Bank of South Carolina and Mechanics' Bank of South Carolina by hear reduced by lesses from one and dollars, whereby the shares, originally worth twenty-five dollars each, are, at the present time, worth, in reality, but two dollars and fifty cents each; and the President and Directors of the said Bank have petitioned for leave to consolidate their said shares at that rate, so as to bring them up to their original

by the authority of the same, That the H. Willoughby and Company, or such Board of Directors of the said Bank be, other names as they may now, or here-Board of Directors of the said Bank, by after, assume.

SEC. 2. That all the rights of corpora calling in their said shares, and issuing one share of the par value of twenty-five dollars for every ten of their present shares, so that the number of shares est, purchasing and mortgaging real one share of the preserve ten of their preserve dollars for every ten of their present shares, so that the number of shares shall be reduced from forty thousand to four thousand: Provided, however, that the said Bank shall, at the request privileges now enjoyed by the banking institutions of this state; they shall also institutions of this state; they shall also have the right to dispose of any and all

days' public notice, in one or more of the newspapers of the city of Charleston of their intention so to consolidate, reto demandthe redemption of the said shares, or the consolidation of them, shall fail to pay said consideration, then wherever he has acquired or holds ten or their right to do business shall cease.

SEC. 4. That the association, company more shares, at the price or rate as in the

first section of this act provided. the number of shares and the capital of

any form; and the total amounts thus redeemed or paid shall be annually reported by the Comptroller General.

Section 12, an anterest apon them at the several counters in the seate are the word "the," in the sixteenth line, stated periods, the interest to be paid in money, or to be placed at the credit of said depositors upon the same terms and insert "November 15th."

Section 12, an anterest upon them at the several counters in the seate are hereby authorized to levy and cause to money, or to be placed at the credit of said depositors upon the same terms and insert "November 15th." Strike out, from section 75, line twen-conditions as the original deposits. Sec. 5. The present charter of the Approved the

and the same are hereby, conferred upon

own use, for making such entry and named from State or municipal taxa-Approved the 9th day of March, A. D.

first Tuesday of May," and insert "15th AN ACT to amend An Act entitled "An

Act providing for the assessment and taxation of property, passed 15th Sep-tember, 1868, and all Acts amendatory thereto." 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 so much of an Act entitled "An Act providing for the assessment and taxation of proper-ty," approved the 15th of September, 1868, and all acts amendatory thereto as loss, and all acts amendatory thereto as provides for the appointment and pay of district assessors and assistants be, and the same are hereby, repeated; and hereafter it shall be the duty of county auditors to receive the returns and make the assessments, provided for in said ast, within the times prescribed by law; and for this purpose the offices of the county for this purpose the offices of the county auditors shall be kept open to receive

the returns of taxpayers during such times as is now or may be hereafter fixed by law.

SEC. 2. That the various county auditors be, and they are hereby, authorized to appoint a sufficient number of assistants to enable them to complete the said assessment within the time fixed by law and to defray the expenses of making said assessment, the said auditors shall said assessment, the said auditors shall draw their warrants annually upon the county treasurers, to be approved by the county commissioners, for such sums as may be necessary, but not to exceed the following, to wit: The auditor of Charleston County, two thousand dollars; the auditors of Richland, Orangeburg, Edgefield, Beaufort Barnwell Colleton and Abbeville Counties, one thousand dol lars; the auditors of Chester, Darlington Fairfield, Greenville, Marion Sumter and York Counties, eight bundred dollars.

veyed and numbered, and to place the numbers in a conspicuous place in front of the buildings or lots. And it shall be a penal offence for the landlord, agent or tenant to remove the same."

Strike out, from section 147, all after "147," and insert "the pay of assessors shall in no instance be more than three dollars per day for each day actually and necessarily employed in the performance of the duties enjoined upon them in this act."

Fairfield, Greenville, Marion Sumter and York Counties, eight hundred dollars; the auditors of Georgetown, Kershaw, Laurens, Lexington, Newberry, Spartanburg and Union Counties, seven hundred dollars; the auditors of Chestefield, Clarendon, Marlboro' and Williamsburg Counties, six hundred dollars; the auditors of Anderson, Horry, Lancaster, Oconee and Pickens Counties, five hundred dollars each.

Sec. 3. That whenever any taxpayer-shall fail to make return to the auditor

SEC. 3. That whenever any taxpayer shall fail to make return to the auditor of his county within the time prescribed by law, it shall be the duty of the county auditor to enter on the tax duplicate against such taxpayer the property charged to him the previous year, with fifty per cent penalty added thereto, except in cases of sickness or absence from the county, when the true amounts of property only shall be charged.

Approved the 9th day of March, A. D. 1871.

1871.

AN ACT To Establish the Charleston Charitable Association, of the State of South Carolina, for the Benefit of the Free School Fund.

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 R. H. Willoughby, F. H. Frost, J. P. Horbach, M. J. Hirsch and Oscar B. Little, of South Carolina, and other associates or partpar value:
SECTION I. Be it enacted by the Senate and House of Representatives, of the State of South Carolina, now met of the State of South Carolina, and their association to be seen to south Carolina, and their association to be seen to south Carolina, and their association to be seen to south Carolina, and their associates or partners and the south Carolina, and their associates or partners and the south Carolina, and their associates or partners and the south Carolina, and their associates or partners and the south Carolina, now met of the south Carolina, and the south Carolina, own under the name and style of 1

than ten shares, redeem the said shares at the eate of two dollars and fifty cents per share.

Sec. 2. That the said Board of Directors, before reducing and consolidating the said shares, shall give at least thirty developments in one or more of the said firm or association may deem fit and proper and to the advantege of said shares, shall give at least thirty and proper and to the advantege of said shares, shall give at least thirty and proper and to the advantege of said shares.

solidation, reduction and redemption of pay, or cause to be paid, into the hands the said shares no one shall be considered or held to be a stockholder of the said tion the sum of one thousand dollars Bank who has not received a new certificate for the consolidated shares at twenty-five dollars per share: Provided, nually thereafter a like amount, for the always, that the holder of any number term of ten years, or so long as said partof original shares under ten shall be at nership shall choose to do business, it liberty to sell and assign the same to being understood and agreed that said Strike out from section 56, 57 and 58 liberty to sell and assign the same to being understood and agreed that said the word "September," and insert "July." num by said association is the consider-ation upon which the privilege of incorwhich endorsement shall, without trans-fer at the Bank, entitle the assignee poration herein is granted, and whenever said company or firm or association

or firm established by this act, shall liave full power, and are hereby authorized to establish agencies throughout the State.
SEC. 5. That this act shall be of force

immediately on and after its passage.
Approved the Sth day of March, A. D. JOINT RESOLUTION, Authorizing the State Auditor and County Com-missioners to Levy Certain Tuxes.

Be it Resolved by the Senate and ment roll is delivered to them for file in their office.

Sec. 9. In all cases where any dwelling house, building or any property, real or personal, shall be destroyed, in consecutence of any mah or rich is delivered to them for file in their office.

Sec. 9. In all cases where any dwelling house, building or any property, real or personal, shall be destroyed, in consecutence of any mah or rich is their office.

Sec. 6. From time to time, and when any of the existing public debt of the consecutence of any mah or rich is their office.

Sec. 6. From time to time, and when any of the existing public debt of the consecutence of any mah or rich is the fifth line, and insert to the amount then held by them.

ving at Denver, the box was set on end, instead of on its bottom, and the unfortunate inmate was compelled to stand on his head for nearly half a day.

A St. Louis man has insured his life for \$100,000, and his steps are dogged by his heirs and the coroner.

A plain gold ring has been found in the gizzard of a hen at Elizabeth. A heavy manslaughter of fowls is ex-

In 1815 the present German Emperor, then in his teens, entered Paris among the conquerors of the first