HORRY NEWS

PUBLISHED FRIDAY MORNING.

T. W. BEATY, Editor.

TERMS: \$ 2.00 per YEAR; or, \$1,00 for Six MONTHS,

Ir vate interest, will be charged for as advertisements.

MONTHLY CALENDAR FOR JULY, 1871.

Sunday.	Monday.	, nesday.	Wedn'sda	Thusday.	Friday.	Saturday.	Moon's Phase
11 18 25	5 12 19 26	6 12 20 27	7 14 21 28	8 15 22 20	9 16 28 30	3 10 17 24	Full Moon, 20 8h, 17m, M. Last Quarter 9d 8h 50m M
Su	IDAY rise r sets	is,	uly	5th.	1 11. 4 7	M. 59	New Moon 17d, 12h. 5m E First Quarte 25d 12h 32m.

LAWS OF THE STATE.

Acts and Joint Resolutions, Passed by the General Assembly of South Carolina, Session of 1870-'74.

[OFFICIAL.]

ACTS OF THE LEGISLATURE-CONTINUED FROM FIRST PAGE.

An Act to Incorporate the Brewer Carolina.

Section 1. Be it chacted 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 Thomas S. Cavender, Charles J. Andell and Joshua Cleudenon, and such perpois as now are, or hereafter may be. associated with them, their successors and assigns, be, and they are hereby. constituted a body corporate and poli tic, by the name and style of the Brew er Gold Mining Company, by which name and style they are hereby made capable in law to have, hold, purchase, receive, work, sell, mortgage, lease, en joy and retain to them, their successors and assign, lands, tenements, mines of all characters, and chattels of whatsoever kind, they may deem conducive to the object and interest of the said and manufacturing the same, in Ches-South Carolina, and of sending the same to market.

Sre. 2. That the said corporation, by their name and style aforesaid, may sue and be sued, plead and be impleaded in any Court of this State, and make and use a common seal, and alter and change the same at their pleasure, and make and establish such by-laws and regulations, and such alterations, and amendmendments thereof, not in conflict with the Constitution or laws of this State, or of the United State, as they shall deem proper.

Sec. 3. That the Capital stock of the said corporation shall be twenty thousand dollars, with the right to increase the same by a vote of a majority of the Directors, to any sum not exceeding one million dollars; that the said corporation shall commence business within sixty days after its capital stock shall have been subscribed, and the stock may be paid either in money. real estate, mining leases, machinery, or any other kind of property, the same to be divided into such number of shares as the said corporation may determine, and the shares to be assignable and negotiable under such rules as the said corporation may prescribe.

Sec. 4. That there shall be annual meetings of the Stockholders, at such time and place as they may designate, for the purpose of choosing a Board of Directors, to consist of not less than three nor more than nine, each of whom shall be a stockholder, and a President and other officers of the said corporation, who may be members of the said Board of Directors, to manage their

Sec. 5. That the said corporation shall keep an office at their principal mine in Chesterfield County, which, for all judicial purposes, shall be deemed their location; and also one in Philadelphia, or New York, if they choose and all meetings of the Stockholders and Directors may be held at such places, in or out of the State, as may be directed by the by-laws of the said

corporation. shall have all the rights and privileges this Act, and to pay there-for such com- nual rent or compensation to be paid granted by law to other Gold Mining pensation as he shall deem just, which by said company for such use, or, in Companies in this State, and all the shall be paid by the State Treasurer heu thereof, a sum in gross, as the thereof, be punished by a fine not exproperty, real and personal, of the said upon the certificate of the Attorney- compensation for the allowing the fix- ceding five hundred dollars, or impriscorporation, shall be hable for their General. debts, and the private property of the

HORRYNE

An Independent Journal.

VOL. 3.

CONWAYBORO, S. C., FRIDAY JULY 14, 1871.

NO. 28.

Stockholders shall be liable for the inconsistant with this Act, are hereby debts of the said corporation to the amount of stack subscribed by them respectively, and not actually paid in money or in property, at the time of March 7. 1871

Approved March 7. 1871

An Act to incorporate the Continental ment shall be reduced FROM 50 recovered in a offile action by said corporation or removed, from time to time as small this will be corporation shall required to the said assessment of the debts of the said corporation to the repealed. the conceenent of the suit against them.

Sec. 7. That the said corporation time of the pasage of this Act, and this franchises granted by this Act shall not be withdrawn during that term

Approved March 7, 1871.

An Act to Protect the Interest of the State whenever Payment of Interest Now Due Remains Unpaid on Bonds Issued by any Railroad Comyany, and whereon the Guaranty of the State is Endorsed.

Section 1. Be it enacted by the Senate and house of Representatives of the State of South Carolina, now met and Gold Mining Company, of South sitting in General Assembly, and by the authority of the same, That the Attorney General be, and he is hereby. required and authorised to cause to b instituted immediately after the expiration of thirty days after the final pas sage of this Act, for, on behalf of, and in the name of this State, an action, suit or other legal proceeding in any Court of this State, or of the United States, against each Railroad Company which has, also, against all Railroad Companies which have heretofore issued bonds upon which the guaranty of the State is endorsed, and on which is now due and unpaid, unles within thirty days after the final passage of this Act, such Railroad Company or Railroad Companies shall fully pay and discharge such interest; for the purpose of enforcing the payment of all interest due on the bonds of such Railroad Company, and protecting and securing corporation, which are mining and the State against loss or damage by working for gold and other minerals, reason of said guaranty, and to this end to enforce the right of the State by terfield County, and other parts of virtue of the statutory or other lien or morgtage held by the State, or held to secure the payment of said bond or bonds, on all or any of the property, assets or effects of such Company or Com-

> Sec 2. That the Attorney-General be. and he is hereby, authorized to appear for, on behalf of, and in the name of the State, in any action, suit or proceeding on behalf of any other party or parties, against any such Railroad Company or Railroad Companies, and to bind the State in such action, suiter proceeding, and to protect the interest of this State therein.

> Sec 3. That if the property included in the Statutory or other lien or mortgage held to secure the payment of the bond or bonds named in the first Section of this Act, shall not realize enoug upon any sale or sales of all the property, assets and effects, under and in pursuence of any order, judgement or decree, in such action, suit or proceeding, to pay the principal and interest of such bond or bonds, the deficiency shall be, and is hereby, made a debt of this State, and shall be, and is made, payable as such.

Sec. 4. That such deficiency mention. ed in the last preceding Section may at the option of the holder of the whole or any portion thereof, be funded into coupon bonds of this State, of amounts not less than one hundred dollars each, in relation the bearing interest at the rate of six per to the opposite cent. per year, payable semi-annually, shall prescrits which said bonds shall be payable terested perso within twenty years after the final pas- shall, several sage of this Act, and upon the request- oath, before of the owner or owners of such defici- administer of a ency, the Treasurer of this State shall | tially to perf e

issue such bond or bonds. Sec. 5. That an annuel tax, in addi-duty of said tion to all other taxes, shall be levied jority of then upon the bond or bonds hereinbefore authorized, and upon the indebtedness arising out of such aforementioned deficiency at the times when such interest may fall due.

be, and he is authorized to employ ments, and the errection and operation Sec. 6. That the said corporation in performing the duties imposed by proper case or cases, determine the an

Telegraph Company. Section 1. Be it enacted by the Senand sitting in General Assembly, and the other to the President of said corpany hereby incorporated, shall be a amount thereof, with costs of appraihave perpetual succession, and may services, two dollars for each day they have and use a common seal, and may are actually employed in making said sue or be sued, in any Court of competent jurisdiction.

Sec. 2. Such corporation is authorbeside of the Greenville and Columbia Railroad, and any of the public roads and highways, and under and across any of the waters within the limits of this State, or so much or so many of either of the foregoing as may be deemed expedient, by establishing suit able offices and the erection of the necessary cords or wires and fixtures, including posts, piers or abutments for sustaining the cords or wires of such lines: Provided, The same shall not be so constructed as to incommode the public use of said roads or highways or injuriously interrupt the navigation of said waters; and also to construct a line or lines of telegraph, and to establish offices and erect such necessary cords or wires and fixtures, including the posts, piers or abatmenss, as and for the purposes aforesaid, and keep, kold and maintain the necessary offices upon, through, or ever any other land, subject to the right of the owner or owners thereof to full compensation for the same, to be agreed upon by said owner or owners and the said corporation, or to be fixed or determined as hereinafter provided; and the said corporation may, in-like manner, and with like power, construct lines of telegraph to such place or places without the State as the Board of Directors may elect.

interest therein, and may, in addition thereto, use such real estate, or any interest therein, as may be necessary for the convenient transaction of the business, and for effectually carrying | ded, however, That no such purchsee, on the operations of said corporations; and may appoint such Directors, officers and agents, and make such prudential rules, regulations and by laws as may be necessary in the transaction of its business, not inconsistent with the Constitution of this State or of the United States.

any land taken or used, or likely to be taken and used, by said corporation, holders of a majority of the stock at shall consider himself aggrieved, or likely se be, or damaged thereby, or the first subscription price, terms of shal' she e Circuit Court. to 3 ity within which saf ! application of such or of such corporargedd tating the fact: on such notice as such Court int three disinnissioners, who d subscribe an authorized to illy and imparties required of them by this 10 it shall be the oners, or a maa just and equi table assess raisement of all the loss or division likely to b ained, or which ed, by reason of any land, or i therein, taken or used, or likely we taken or used, for Sec. 6. That the Attorney-General said offices, lines, posts, piers, or abut such counsel as he may deem best for of said telegraph lines; and such asthe interest of the State, to assist him sessment or appraisal shall, in any

signed by said Comfor slo, R. L poor a poration. majority of them, one of which ate and House of Representatives of shall be delivered to the party alleged shall have a legal existance from the the State of South Carolina, now met to be injured, or likely so to be, and Act shall continue in force for the term by the authority of the same, That poration, on demand; in any damage of thirty years from and after the time William M. Hall, Ethan A. Hall and shall be adjudged to the person alleged of its passage, and the privilages and Charles Thurman, and all those who to be injured or damaged, or likely so shall become stockholders in the com- to be, the corporation shall pay the body politic and corporate, by the sal, which said costs shall be liquidated name of the Continental Telegraph as ascertained in said award; and said Company, and, by that name, shall Commissioners shall receive, for their

> appraisement; and upon payment of such award the right, title, interest or property described in said ized to construct lines of telegraph assessment or apportionment, shall be along, upon, across, over, under and come and be vested in and be the property of such corporation

Sec. 5. The capital of such corpora tion shall be tifty thousand dollars, to be divided into two thousand shares of wenty-five dollars each which may be increased, from time to time, to such an amount as, and whenever a majority of County Jail or Work House where the stockholders present at any genral such conviction shall be had, for a meeting shall elect; books of subscrip term of not more than three months tion may be opened to obtain the or shall pay a fine not to exceed five amount of stock first above named, at such time and place, within this Stateas a majority of the persons first above nemd e shall determine, and for the increased stock, in such a manner as he said corporation m. v deem ex pedient; and the said corporation shall go into operation st such time as a unijority of the stockholders may fix.

Sec. 6. Such corporation may lease, sell or convey its property, rights, privileges and franchises, or any interest therein, or any part thereof, te, or may unite with, any telegraph company organized under or created by the laws of this or any other State, may acquire by lease, purchase or conveyance, the property, rights, privileges and franchises, or any interest therein, or any any telegraph company organized under or created by the laws of this or any other State, and may make pay-Sec. 3. Such corporation shall have ments therefor in its own stock, moncy, full power to purchase, lease, receive, bonds or property, or receive payment hold and convey real estate, or any therefor in the stock, money, bonds or property of the corporation to which the same may be so sold, loaned or mortgaged, or conveyed, or of any othor of any other corporations: Provisale, lease or conveyance by any corporation shall be valid until the written consent of the holder or holders of a majority of the capital stock shall bave been obtained.!

Sec. 7 The stock subscribed for may be issued at such price of sub-Sec. 4. If any owner or owners of scription, and upon such terms of inv ment or exchange, os the holder or such time shall determine, except that the compensation payment, or exchange, shall be fixed ation therefor, it by the persons above named; and any corporation or corporations may subscribe for, purchase, hold, sell or convey the capital stock of this corporation or corporation, as often, and to as great an extent, as such corporation or corporations may deem advisable.

Sec. 8. That said corporation may said mortgage.

Sec. 9. Any person who shall willfully and maliciously injure, molest or destroy any of said lines, posts, piers or any abutments, or the materials or tures belonging to such association coment in the Penitentiary at hard labor Swa 7. All Acts and parts of Acts permanently to continue, and the same not exceeding one year, or both, in the

to be repaired, improved and renewed discretion of the Court before which

Sec. 10. The Board of Directors, as often as the interests of the corporation shall require, are hereby authorized to, and shall, fix the rate or rates for transmission or delivery of any message or messages, which may be required to be paid in advance.

Sec 11. Any person connected with such telegraph company, either as ope rator, messenger, agent, servant or clerk, or in any other capacity, who shall willfully and maliciously disclose, divulge or communicate, or per mit the same to be done, the contents, or the nature of the contents, of any private message or communication entrusted to or left with him, or her, or such corporation, for transmission er delivery, other than to the party or parties entitled thereto, or who shall willfully refuse or neglect to transmit or deliver the same, he or she shall, upon conviction before any Court, be adjudged guilty of a misdemeanor, and shall suffer imprisonment in the hundred dollars, or both, in the discreeretion of the Court.

Sec. 12, All Acts or parts of Acts contrary to or inconsistent with this but for no other pospose, hereby re-

Sec. 13. This Act shall take effect mmediately. Approved March 7, 1871.

An Act To Establish The Charleston, Association, Of The State Of South Carolina, For The Benefit of The Free School Fund.

style of R. H. Willoughby and Comnow or hereafter assume.

Sec. 2. That all the rights of corpo. ration known as banks be, and the same are hereby, vested in the said firm, for the purpose of loaning out money on interest, purchasing and mortgaging real estate, buying personal property; and they shall have the same rights and privileges now enjoyed by the banking institutions of this State; they shall also have the right to dispose of any and all such property, real, personal or mixed, that they may become possessed of, in any manner, and on such conditions, as the said firm or association may deem fit and proper and to the advantage of said firm, and to promote the interest of the suid School Fund of the State of South Carolina.

Sec. 3. Be it further enacted, That before commencing business under the provisions of this Act, said firm shall Sec. 8. That said corporation may it is sue bonds for such an amount as the of the State Superintendent of Educa issue bonds for such an amount as the of the State Superintendent of Educa dollars, pay, or cause to be paid, into the hands issue bonds for such an amount tas the local regard one bottle, has freeeived tuonare, efficers shall fix, and may secware House to that her cough, which was of hefit of same by a mortgage upon so to one for the local particles and participated to the privileges and participated to the participated to the privileges and participated to the participa the property, rights, privileges and franchises of said corporation as may be named in such mortgage, which mortgage may be recorded in the office | said partnership shall choose to do buof the Register of Mesne Conveyance iness, it being understood and agreed in the County of Richland, in this that said payment of one thousand dol-State, and thereupon and thereafter, it lars per annum by said association is shall become and be a lien upon all the consideration upon which the privi all the property, rights, privileges and lige of incorporation herein is granted; franchise, or of any interest therein, and whenever said company, or firm and of any part thereof, described in or association, shall fail to pay said con sideration, then their right to transact business shall cease,

> Sec. 4. That the association, company or firm incorporated and established by this Act shall have full power, and are hereby authorized, to establishagencies throughout the State.

> Sec. 5. That this Act shall be of force immediately on and after its passage. Approved March 8, 1871.

Inserted at \$1.00 per square for firs and Deaths and Funeral notices free.

ADVERTISEMENTS

rare charged at advertiseing rate : Religious notics of one square, tree.

A square eight lines or less, of this size type.
A liberal discount will be made to those hose advertisements are kept in for a two of three mouths or longer.

An Act to Create a Debt of the State of South Carolina, to be known as the Sterling Funded Debt; the same or the Proceeds thereof, to be Exclusively used in Exchange for, or in Payment of, the Existing Public Debt of said State.

Section 1. Be it enacted by the Senate and House of Representatives of the State of South Carolina, now met and sitting in General Asserbic. and by the authority of the same, To t the Governor of the State he, wal ke as Bereby authorized to borrow, on the credit of the State of South Carolina, a sum not exceeding one million two hundred thousand pounds sterling; such debt to be represented by coupon bonds; the same to bear six pounds per centum per annum interest, in gold, payable semi-annually; the pri cipal and interest thereof to be pay : ble in the city of London, in England. and the principal thereof to be redeen. able and payable within twenty years from the passage of this Act, in gold

Sec. 2. Such debt, hereby authorized, shall be signed by the Governor, and countersigned by the State Treasurer, under the scal of this State. They may be issued in sums of not less than one hundred pounds sterling. The coupons attached to such bonds shall be signed by the State Treasurer, or executed in such manner as the Governor of the State may approve, his signature to said bonds being evidence

of such approval. Sec. 3. That all of the bonds author-Act are, for the purposes of this Act, | ized by this Act, or their proceeds, shall be used exclusively in exchange for, or in payment of, the existing l'inlie Debt of this State heretofore no-

Sec. 4. That all the bonds hereby authorized shall be placed in the hands of a Einancial Agent of this State, so be appointed by the Governor, Attenney General, Treasurer, Comptro! General and Secretary of State: Previded, That said Financial Board soul Section 1. Be it enacted by the Sen- | receive no compensation. Such agent

ate and House of Representatives of shall reside in the city of London atomthe State of South Carolina, now met | said; and the Financial Agent of the interest therein, or any part thereof, of and sitting in General Assembly, and State, in New York, are hereby as by the authority of the same, That R. | thorized and directed to enter into ma H. Willoughby, F. H. Frost, J. P. Hor- agreement with such Financial Agency bach, M. J. Hirsch and Oscar B. Little, as may be appointed, as aforesaid, for of South Carolina, and their associates | the negotiation of said bonds; for the or partners, shall have the full right, payment of the interest thereon until and are hereby authorized, to form the maturity there f for the payment themselves into a partnership associa- of said bonds at maturity, and for the tion, to be known under the name and exphange of the same for any of the public debt of this State, or for the pany, or such other names as they may payment of any of said public delt, from the proceeds of such new bonds as they may deem to be for the interest of this State: Provided, Thatmore of the existing public debt, as slevesaid, shall be paid before the maturity thereof out at the proceeds of the bonds hereby authorized, unless the same can be purchased and reficemed at a rate not exceeding the rate of which such new bonds shall be negdtinted; and, for the purposes of that Act, and in payment of interest on said bonds, and in the redemption thereof, the pound sterling shall be deemed to be the equivalent to from dollars in gold cain of the United States: Provided, That the Financial Agency created by this Act shall Low be placed in the hands of any one person, it shall be entrusted to the reasagement of a responsible Banking House of first class reputation in the new and old world.

Sec. 5. That an annual tax, in addition to all other taxes, shall be levied upon all the taxable property within this State sufficient to pay the inter on on the debt hereby anthorized, at the time when such interest shall be me due and payable, and such interess shall be remitted to said Francisl Agent in London, and a furthe similar tax shall be levied-in the sam manner, sufficient to provide for a Smking Fund of two per centum in gold need annum on the full amount of the deal hereby created, which sinking med shall be remitted to the said financis agent of the State in London, to be applied to the redemption and payment of two per centum of the princip pal of the said bonds at par The oonds thus to be paid shall be aroundly drawn, by lot, at such time and place, and under such regulations as the Governor of the State and Financial Agent may determine, at 1 of

all such drawings the Americ or. wind