HORRY NEWS.

FRIDAY MORNING.

TERMS: \$2,00 per YEAR; or, \$1,00 for Six Months

T. W. BEATY, Editor,

** All Communications tending to serve private interest, will be charged for as advertisements.

MONTHLY CALENDAR

AUGUST 1871.

Snnday.	Monday.	Tuesday.	Wedn'sday	Thursday.	Friday.	Satt.rday.	Moon's Fhases
6 12 20 27	7 11 21 28	1 8 15 22 20	2 16 28 30	10 17 24 31	11 18 25	5 12 19 26	Last Quarter, 7th, 11h, 4m. E New Moon, 16d 1h 42m M First Quarter 28d, 6h. 16m.
Su	DAY n ris n set	es,	ugus	t 11.	11. 5	м. 21 49	Morn. Full Moon, 30th, 1h. 1m. Morn.

LAWS OF THE STATE.

Acts and Joint Resolutions, Passed by the General Assembly of South Carolina, Session of 1870-'71.

OFFICIAL.

An Act to Grant, Renew and Amend the Charters of Certain Towns and Villages Therein Mentioned -- No.

CONTINUED FROM OUR LAST.

Sec. 54. That said Intendant and Wardens shall have power to compound with all persons nable to work which day, as well as on the first Monon said roads, ways and streets, upon da of Sptember of every year thereafthe payment of such sums of money as they deem a fair equivalent therefor, to be applied to the use of the said be citizens of the State of South Caroe wporation. And the Intendant and lina, an shall have been residents of said War lens are hereby individually ex- town for stry days immediately pre empted from the performance of road ceding said election, at such place in and street duty, and no person resid- said town as the Intendent and Waring within the said town shall be liable dens shall designate, ten days' notice to work on any road without the said in writing, being previously given; and limits, or to be taxed or assessed for that all male inhabitants of the said the same.

Sec. 55. That the power to grant who have resided therein sixty days licenses for billiard tables, to keep previously to the election, shall be entaverns, or retail spirituous liquors, titled to vote for said Intendant and within the limits of the said corpora- Wardens; and the election shall be tion, be, and the same is hereby, vested held from nine in the morning until in the Town Council of Aiken which three o'clock in the atternoon, when licenses shall be granted in the same the polls shall be closed and the Manmanner, and upon the same conditions, agers shall count the votes and proas they now are, or may hereafter be, claim the election and give notice there That no billiard table kept by the board- and that the Intendant and Wardens, ing houses and hotels of said town, for the time being, shall appoint the for the use of boarders, shall be subject | Managers to hold the ensuing election; to a tax, unless the same is also kept that the Intendant and wardens, before for the use of the public generally, and entering upon the duties of their offices, for profit and gain; and all moneys re- | shall take the oath * prescribed by the ceived for licenses, taxes, fines, exhibi- Constitution of this State, and also the tions, &c., within the said limits, shall following oath, to wit: "As Intendant be appropriated to the public uses of (or Warden) of Grahams I will equalsaid corporation.

Sec. 56. That all fines and forfei- | skill and ability, exercise the trust retures imposed by said Town Conneil, posed in me, and will use my best enunder the power vested by law, shall deavors to preserve the peace and carbe collected in the same manner as the ry into effect, according to law, the general State tax is now by law col- purposes of my appointment: So help lected. The Sheriff for the County, for me God." the time being, and bis lawful deputies, be, and they are hereby, authoriz occur in the office of Intendant, or any ed to execute the process of the said of the wardens, by death, resignation, Council of Aiken, as by law the Mar shal of said corporation might or cause, an election shall be held by the should now do, having the same prive appointment of the Intendant and Warileges, powers and constaments, and den or wardens, as the case may be, ten subject to the same duties and penal- days' notice thereof as aforesaid being ties as therein provided: Provided, given; and in case of the sickness or That all nulla bona costs incident on temporary absence of the Intendant, Council, and directed to the said She be empowered to elect one of themriff, shall be paid by said Town Coun- selves to act as Intendant during such

Sec. 57. That the said Town council of Aiken shall have power to impose, Wardens, duly elected and qualified, for the use of the said corporation, the | shall, during their term of service, se following annual taxes: On all real verally and respectively, be vested estate within the said fimits, except | with all the powers of other incorporthat held for religious or charitable ated towns of this State, in matters purposes, a tax not exceeding one civil and criminal, within the limits of quarter of one per cent; on all sales of said town; that the Intendant shall, merchandise and income arising from as often as occasion may require, sumfactorage, faculties and professions, ex | mon the Wardens to meet kim in Councept the salaries of clergymen of all re | cil, a majority of whom shall constiligious denominations, a tax not ex- tute a quorum for the transaction of ceeding one-eighth of one per cent; on business, and shall be known by the all wheel carriages kept for hire, a sum name of the Town Council of Grahams, not exceeding five dollars each; on all and they and their successors is office Hinerant traders, a tax not exceeding shall have a common see, and shall villag at the twenty-five dollars; also, to prescribe have power and authority to appoint, is hereby, from time to time, such and so many bitions, within the limits of said corproper persons to act as Marshals or extending our bitions, within the limits of said corporation; and the said Town Council Constables as they shall deem expedifrom the Council shall have power to enforce the payment of all taxes and assessments levied under authority of this Act, against
emolaments, and be subject to all the the property of all defaulters, to the duties penalties and regulations provid-same extent, and in the same manner, ed by the laws of this State for the as is provided by law for the collec- office of Constable. And the Intendant tion of the general State tax, except and Wardens, in Conneil, shall have State, having i that the executions may be directed power and authority, under their cor- Town of Cokes cither to the Sheriff, or the Town Mar-shal, or other persons especially ap-pointed by the Council to collect the respecting the streets, ways, public town shall teal

Sec. 58. And the said Town council shall be authorized to borrow money for educational and corporate uses on- order and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the sec. 76. That I florry Cown shall be seen and good government within the s town who are subject to property tax, of the ballot-box, after ten days' publications and the ballot-box, after ten days' publications and the ballot-box, after ten days' publications and the ballot-box and the ballot-box and the ballot-box after ten days' publications and the ballot-box and the ballot-box and the ballot-box after ten days' publications and to property tax.

In the mane of the Tewn Countries of making or repairing: Provided, That the said town for sixty days immediately price of making or repairing: Provided, That the said town for sixty days immediately price of making or repairing: Provided, That the said town for sixty days immediately price of making or repairing: Provided, That the said town for sixty days immediately price of making or repairing: Provided, That the said town for sixty days immediately price of making or repairing: Provided, That the said town for sixty days immediately price of making or repairing: Provided, That the said town for sixty days immediately price of making or repairing: Provided, That the said town for sixty days immediately price of making or repairing: Provided, That the said town for sixty days immediately price of making or repairing: Provided, That the said town for sixty days immediately price of making or repairing: Provided, That the said town for sixty days immediately price of making or repairing: Provided, That the said town for sixty days immediately price of making or repairing: Provided, That the said town for sixty days immediately price of making or repairing: Provided, That the said town for sixty days immediately price of making or repairing: Provided, That the said town for sixty days immediately price of making or repairing: Provided, That the said town for sixty days immediately price of making or repairing: Provided, That the said town for sixty days immediately price of making or repairing: Provided, That the said town for sixty days immediately price of making or repairing in the said town for sixty days immediately price of making or

HORRY NEW

An Independent Journal.

VOL. 3. CONWAYBORO, S. C., FRIDAY, AUGUST 4, 1871.

the performance thereof under the same | Wardens of the said town shall be held in | commit to jail, for a space of time not exceed- and be sted, plead and be impleaded

Sec. 59. That the original charter of Aiken, passed on the nineteenth day of December, in the year of our Lord one thousand eight hundred and thirty-five, and all Acts amendatory thereof, as with persons liable to perform such and proclaim the election, and give notice, in the morning until five o'clock in the morning u well as all others repugnant to this Act,

1 Malsh

election for Intendant and Wardens.

tinue in force for twenty years.

this Act.

Town of Williston,

Town of Grahams.

habitants, of the the town of Grahams,

shall be deemed, and are hereby de-

cleared, a body politic and corporate, and that said town shall be called and

known by the name of Grahams, and

its limits shall be deemed and held to

extend one-half mile in each direction

from the railroad depot in said town. See 62 That the said town shall be

governed by an intendant and four

Wardens, who shall be elected on the

first Monday in September next, on

ter, an election shall be held for an In-

tendant and four Wardens, who shall

town, of the age of twenty-one years,

ly and impartially, to the best of my

Sec. 63. That in case a vacancy shall

removal from State, or from any other

Sec. 64. That the Intendant and

sickness or absence.

be, and the same are hereby, repealed, by ordinance, establish. and that this Act shall be deemed and taked to be a bublic Act, and shall conof the Intendant and wardens to keep and Wardens, or Intendant and Warden, from all streets and ways which may be nec- any cause whatever, it shall be the duty of the essary for public use within the limits of the said town open and in good re- managers for the same. The Managers in are granted shall be subject to such regulations Sec. 60. That the charter of the town pair, and for that purpose they are each case shall, before they open the polis for of Williston, in the County of Barnhereby invested with all the powers, well, be, and the same is here, renewed rights and privileges granted by law ly to conduct the same; and that the intendant to the Commissioners of Roads within and Wardens, before entering upon the duties and extended for the term of fourteen years from the date of the passage of the limits of said town. And, for negpains and penalties imposed by law tendant, or Warden, of the town of Cokesbury, upon Commissioners of Roads for like I will equally and inepartially, to the best of my ability exercise the town Sec. 61. That all persons, citizens of he State of South Carolina, who are neglect. And they are hereby individnow, or who may hereafter become, in-

> limits of said corporation. Sec. 67. That the said Intendant and Wardens shall have power to compound with persons liable to work on the said streets and ways, and to release such persons as may desire it, upon the payment of such sum of money as they may deem a fair equivalent therefore, to be applied by them to

the use of the said corporation. Sec. 68. That the said Town Counoil of Grahams shall also be empowered to retain, possess and enjoy all such | forming a Council, shall be empowered to elect property as they may now be possessed of, or entitle to, or which shall hereafter be given, bequeathed to, or in any manner acquired by them, and to sell, alien, or in any way transfer the same, or any part thereof: Provided, The amount of property so held, or stock uvested, shall, in no case, exceed tweny thousand dollars.

Sec. 69. That the said town Council of Grahams shall also have power to impose an annual tax on all real and personal property within the corporate limits of said town : Provided, Said tax does not exceed ten per cent, on the

one hundred dollas, Sec. 70. That the Intendant and Wardens of the Town of Grahams shall have power to regulate sales at auction within the limits of said town, and to grant licenses to auctioneers:

Constables of the said town, as the said Town Council may deem necessary and expedient, for the preservation of the peace, good order and police thereof, which persons so appointed, shall, within the corporate limits of said town, have the powers, privileges and emolaments, and be subject to all the obligations, penalties and be subject to all the obligations, penalties Provided, That nothing herein contained shall extend to sales by or for Sheriffs, Clerks of Courts, Judges of Proministrators, Assignees, or by any oth- house in said town. And the said Town er persons, underorder of any Court or Council shall have full power and authority, Trial Justice.

Sec. 71. That the Intendant and Wardens of the Town of Grahams shall thereof, and the police system of the said town have power and authority to require as shall appear to them necessary and prope all persons owning a lot or lots in the for the security, welfare and convenience, and for preserving health, order and good governsaid Town of Grahams to keep in repair the sideswalks adjacent to their Council may impose fines for offences against lots respectively, and, for defalt in this their by-laws and ordinances, and appropriate matter, shall have power and authority the same to the public use of said town; and to impose a fine not to exceed ten dol-

Sec. 72. That the power to refuse or grant licenses to keep a tavern or to a violation of any of these by-laws or ordinanretail intoxicating drinks be, and the ces; but no fine above the sum of twenty dol same is hereby, vested in the Town Council of the Town of Grahams, and that they be, also, invested with a!l fifty dollars, and also that nothing herein connecessary power, by ordinances, to suppress or regulate the sales of intoxicating drinks, to be drank at the place where sold, or in or upon any its appurtances, or in or upon any of the subject to revisal or repeal by the General Ashighways, streets, lanes, alleys, commons, kitchens, stores, shops, public buildings, booths, stalls or out houses of the said town, or within one-hall mile of the said town; Provided, That no rule or regulation shall be made, inconsistant with the Constitution and laws of the State.

D. H. Fla Act, in all and ng land continue of et al.

entita, adjoir S. B. But the same foreclad the same from the Court offer by the name ake. Deorey

ne ther the pas Sec. 75. Tha ens of this sage of this A wells and springs or fountains of name of Cokey,

ly, and to assess each of the corporators in an ammount not exceeding proper; and the said Council may af
Sec. 12. That the said Town Council of the corporasame, as they may deem expedient and governed by seast by ident and six to require all persons owning a lot or lots in and respectively, be vested with all twenty-five per cent. on his corpora- fix figes for offences against such by- United States, and shall have been restion tax, to aid in the payment of the laws and ordinances and appropriate idents of the said town for sixty days principal and interest of the said debt: the same to the use of the corporation, immediately preceeding their election, provided, That the funded debt of the but no fine shall exceed twenty dollars; who shall be elected on the second said town shall at no one time exceed all fines may be recovered by an ac- Monday in April, 1870, and every year width thereof, and the manner of construction, the sum of five thousand dollars: And provided, also, That no loan, shall be Sec. 65. That the said Council shall January, ten days' public notice thereconsummated without the previous have power to abate and remove nuiconcurrence of the voters of the said sances within the limits of said town; all male inhabitants of the age of twenty-one

penalties as are now, or may hereafter be, established by law: Provided, alo'clock in the morning until five o'clock in the duties upon such terms as they shall, writing, to the persons elected. The Intendant sistance the posse comitatus, if necessary; and and Wardens shall appoint three Managers, to Sec. 66. That it shall, be the duty Whenever there shall not be an Intendant hold the ensuing and any subsequent election. Clerk of the Court of Abbeville County to order such election forthwith, and appoint three said election, take an oath fairly and impartialthe limits of said town. And, for neglect of duty, they shall be liable to the land, also, the following oath, to wit: "As Inmy ability, exercise the trust reposed in me. and I will use my best endeavors to preserve ually exempt from the performance of the peace and carry into effect, according to road and police duty. And the inhab- law, the purposes for which I have been electitants of said town are hereby excused ed So help me God " The said Intendant and Wardens shall hold their offices from the from road and police duty without the time of their election until the second Mouday in January ensuing, and until their successors shall be elected and qualified.

Sec. 78. That in case a vacancy should occur in the office of the Intendant, or any-of the Wardens, by death, resignation. removal, or otherwise, or in case of atle in said election, an election to fill such vacancy shall be held by the appointment of the intendant and Wardens, (or Warden,) as the case may be, or the Clerk of the Court of Abbeville County, if there should be no Interdant or Wardens, ten days' public notice thereof being previously given; and in case of the sickness or temporary absence of the Intendant, the Wardens, one of their number to act in his stead during

Sec. 79. That the Intendant and Wardens,

duly elected and qualified, shall, during the term of service, severally and respectively, be vested with all the jurisdiction and powers of Magistrates within the limits of said town, and the Intendant shall, and may, as often as he may deem necessary, summon the Wardens te meet in Council, any two of whom, with the Intendant, may constitute a quorum to transact business, and they shall be known by the name of the Town Council of Cokesbury, and they and their successors, hereafter to be elected, may have a common seal, which shall be affixed to all the ordinances; and the said Town Council shall have authority to appoint, from time to time, as they see fit, such, and so many, proper persons, to act as Marshals or Constables of the said town, as the said Town or to authorize the establishment of the marko under their corporate seal, to make all such rules, by-laws and ordinances, respecting the streets, roads, market house, and the business ment within the same; and the said Town said Council shall have the same power which Magistrates now have to compel the attendance of witnesses, and require them to give evidence upon the trial before them of any person for lars shall be collected by the Town Council, except by suit in the Court of Common Pleas; And provided, also, That no fine shall exceed make any by-laws or ordinances inconsistent with, or repugnant to, the laws of this State; and all the by-laws, rules and ordinances the said Council may make, shall, at all times, be

sembly of this State. Sec. 80. That the said Intendant and Wardens shall have full power to abate and remove nuisances in the said town, and it shall also be their duty to keep all roads, ways and streets within the corporate limits of the said town, open and in good repair, and for that purpose they are invested with all the powers heretofore granted to Commissioners of Roads and shall have full power to classify and arrange the inhabitants of said town, liable to street, road or other public duty therem, and to force the performance of such duty, under said town Council may compound with persor s liable to perform such daty, upon such terms, and on the payment of such sums, as may be established by laws or ordinances: And proestablished by laws or ordinances: And provided, also, That the individuals who compose the said Town Council shall be exempt from to read as the performance of road and police duty, and Lancaster, the inhabitants of said town are hereby exempt direction from road and police duty without the corpor-

ate limits of said town. Sec, 81. That the power to grant or refus license for billiard tables, to keep tavern or retail spiritous liquors within the limits of the said corporation, be, and the same is hereby vested in the Town Conneil of Cokesbury. And the said Council may grant licenses to retail spirite us liquors to such persons, and in to impose a tax on all shows or exhibitions, for gain or reward, within the limits; and all for gain or reward, within the limits; and all for gain or reward, within the limits; and all money paid for license for retailing spirituous beening tavern or billiard tables, and

said town to make and keep in good repair sidewalks in front of said lot or lots, whenever the same shall front or adjoin any of the public streets of said town, if, in the judgment of the the Mayor shall and may, as often as tract for making or repairing be lest Council, such sidewalks shall be necessary, the may be necessary, summon the Alder- to the lowest bidder

lie notice, as is provided in the case of occasion may require; and to enforce Sec. 77. That the election is Intendant and Coke bury shall have power to arrest and affixed to all their ordinances, may sue

upon failure to perform such duty, he shall be

NO. 31.

fined in a sum not more than twenty dollars for each and every offence. Sec. 84. That the said Town Council of Cokesbury shall have power to grant or refuse li enses to parties within the limits of said as may, by ordinance, be established. They shall, also, have power to impose and collect a annual tax upon the assessed property of said town: Provided, No tax shall be imposed, in any one year, to exceed the rate of ten cents on each hundred dollars of such assessed property; and that the money so raised shall applied to the use of said town. The said the said Council may fix and inspects Town Conneil shall have power to enforce the payment of all taxes levied by the said Town Journal, to the same extent, and in the same manuer as is now, or hereafter shall be, prathe public uses of the said corporation vided by law for the collection of the general Provided, That no fine shall exceed lif State taxes,

Sec. 85. That the said Town Council of Cokesbury shall have power to regulate sales at auction within the limits of sail town, and | men of said town shall have full and to grant licenses to auctioncers: Provided, Nothing herein contained shall extend to sales by Sheriff, Clerk of the Court, Judge of Probate, Coroner, Executor or Adminstrator, Assignee in Bankruptey, or by any other person, out of the order, decree of any Court, Justice of the Peace, or Magistrate.

Sec, 86. That this Act shall be deemed a public Act, and shall continue of force for twenty years, and till the end of the session of the General Assembly of said State then next following; and all Acts of inco porations or amendments thereof, repugnant thereto, are hereby repeated.

Town of Orangeburg.

Sec. 87. That an Act entitled "An Act to incorporate the town of Orange burg," approved on the seventeenth day of December A. D. 1837, be, and the same is hereby, altered and amended as follows: That from and after the passage of this Act, all and every person or persons, who shall have resided within the corporate limits of the town of Orangeburg for sixty days are hereby declared to be members of the corporation hereby to be erected.

Sec. 88. That the said persons shall from the passing of this Act, become a body politic and corporate, and shall be known and called by the name of the "Town of Orangeburg," and its corporate limits shall extend one mile in every direction from the Court House

Sec. 82. That the said town shall be governed by a Mayor and four Ald rmen, who shall have resided in the State for one year, and within the limits of the corporation for sixty days immediately greceeding their election. The said Mayor and Aldermen shall be elected on the second Tuesday in September, ten days' notice being previously given, and shall continue in office for two years, and until the election and qualification of their successors; and all male inhabitants of said town, who shall have a tained the age of twenty one years, and resided therein sixty days immediately preced ing their election, shall be entitled to vote for said Mayor and Aldermen.

Sec. 90. That said election shall be held in some convenient public place in said town from eight o'clock in the morning until five o'clock in the evening; and when the polls shall be for the time being shall always appoint the Managers to conduct the election, election, shall take an oath fairly and impartially to conduct the same. And the Mayor and Aldermen, before enterrespectively, take the oath prescribed anch penalties as are now, or shall hereafter be, prescribed by law: Poyided, That the also the following oath, to wit: "As Mayor (or Alderman) of the town of Orangeburg, I will equally and impartially, to the best of my ability, exercise the trust imposed in me, and will use my best endeavors to preserve the peace, and carry into effect, according to law, the purposes for which I have been elected: So help me God."

Sec. 91. That in case a vacancy should occur in the office of Mayor or any of the Atlermen, by death, resignation, or otherwise, an election to fill such vacancy shall be held by the appointmet of the Mayor, Alderman, or Alder days in the terms and conditions, as the said Council may men, as the case may be, ten days' preliams be deemed, deem best and proper; and the said Intendant vious notice being given; and in case and Wardens shall have the full and only power of sickness or temporary absence of the Mayor, the Aldermen, forming a Council, shall be empowered to elect one of their number to act as Mayor during

Sec. 92. That the Mayor and Aldermen daly elected and qualified shall, and respectively, be vested with all powers of Magistrates in this State within the limits of said town. And ju. isdiction: Provided, That such conmen to meet in Council, any two of whom, with the Mayor, or any three shall have power, with the consent of Aldermen, may constitute a quorum to the adjacent hand owners, to close all transact business, and they shall be such roads, streets and ways within the known by the name of the Town Coun- said Town as they may deem necessa-

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Marriage notices free Deaths and Funeral notices free Obituaries of one square free; over or

quare charged at advertiseing rates. Religious notics of one square, fr. e. A square eight lines or less, of this size type A liberal discount will be made to the whose advertisements are kept in for a term

of three months or longer.

in any Court of law or equity in this State, and purchase, hold, possess and enjoy to them and their successors in perpetuity, or for any term of years any estate, real and personal or mixed. and sell, alien and convey the same; Provided, The same shall not exceed, at any one time, the sum of ten thou sand dollars. And the Mayor and At dermen shall have full power to make and establish all such rules, by-laws and ordinances, respecting the roads, streets, market and police or sad lown, as shall appear to them necessary and requisite for the scenrity, welface and convenience of the said town or for preserving health, peace, order are good government within the same; and fines and penalties for the visa on thereof, and appropriate the same is

y dollars for any one offence. Sec. 93. That the Mayor and Adle only power to grant or refuse liceuses to any person, tirm, company or corporation engaged in, or intending to be engaged in any trade, business, or profession whatsoever, within the corporate limits of said town, upon such condittons and under such circumstances as to them shall seem proper and right: Provided, That in no instance shall the price of a license to keep a tavern, er to retail spirituous liquors, be fixed at a less sum than is established by the laws of this State; and all moneys paid for licenses, and for fines and forfeitur's for retailing spirituous liquors, keeping taverns and billiard tables, within the said limits without licenses, shall be appropriated to the public uses of said town: Provided, That the May or and Aldermen, duly elected and qualified, shall not have power to grant

any license to keep taverns, or retail pirituous liquors, to extend beyond he term for which they have been elec-Sec. 94. That it shall be the duty of the said Mayor and Aldermen to keep

all roads, streets and ways within their corporate limits onen and in good repair, and for that purpose they are invested with all the powers and duties of Surveyors of highways and Selectmen of towns. They shall have power to compound with all persons little said town, upon such terms as they shall by ordinance establish; the moseeys so received to be applied to the public use of said town, and all persons refusing or failing to pay such commu-tation shall be liable to such fine, not exceeding twenty dollars, as the Torsa Conneil may im rose. Sec. 95. They shall also have power

to impose an an mal tax not exceeding fifty cents on every hundred dollars of the assessed value of all real and personal estate fying within the corporate limits of said town, (the real and personal estate of churches and school associations excepted.) The said Council shall have the power to regulate the price of ligense upon all public shows and exhibitions in said town to erect a powder magazine, and compel any person holding more than twenty-five pourls of powder to store the same therein, and to make negulations for rates of storage thereof, and for keeping and delivering the same. The said closed, the Managers shall forthwith Council shall have power to enforce the count the votes and declare the election, payment of all taxes levied under the giving notice in writing to the persons authority of this Act, against the propelected. The Mayor and Aldermen erty and persons of defaulters, to the same extent and in the same manner as is provided by law for the collection who, before they open the poll for said of the general State tax, except that executions to enforce the payment of the town taxes shall be issued under the seal of the corporation, and direcing upon the duties of their offices, shall, ted to the Town Marshal, or other person especially appointed by the Tonn Council, to collect the same; and all property upon which a tax shall be levied is hereby declared and made liable ror the payment thereof in preference to all other debts against the said property, except debts due the State,

which shall first be paid.
Sec. 96. That the said Town Con + cit shall have power and authority to require all persons owning a lot or lot, in said town, to make and keep in good repair sidewalks in front of said for or lots, whenever the same shall for tor adjoin any public street of said to a . if, in the judgement of the Couch such sidewalk shall be necessar, the width thereof, and the marner of the gr construction, to be designated and regulated by the said Council, and ford fault or refusal after reasonable non e to make and keep in repair such sid walks, the Town Council may came the came to be made or put in repair, and require the owner to pay the price of making or sepairing. And the said Town Conneil are hereby empowered to sue for and recover the same of action of debt in any Court of com setent

Sec. 97. That the said Town Conneil [Continued on Fourth Page]