HORRY NEWS,

PUBLISHED FRIDAY MORNING.

T. W. BEATY, EDITOR.

\$2.00 per YEAR; or, \$1,00 for Six Months,

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

HORRYNE

An Independent Journal.

VOL. 3.

CONWAYBORO, S. C., FRIDAY, AUGUST 11, 1871.

NO. 32.

MONTHLY CALENDAR FOR

| AUGUST, 18 | | | | | | | 71. | |
|--|---------------------|--------------------------|--------------------------|---------------------------|----------------|----------------|--|--|
| Sunday. | Monday. | ruesday. | Wedn'sday | Thursday. | Friday. | Saturday. | Moon's Phase | |
| 6 12 20 27 | 7 14 21 28 | 1 8 15 22 29 | 2 9 16 23 30 | 3 10 17 24 31 | 11 18 25 | 12 19 26 | Last Quarter 7th, 11h, 4m, 1 New Moon 16d 1h 42m M First Quarte 23d, 6h, 16m | |
| FRIDAY, August 18. II. M. Sun rises, 5 26 Sun sets, 6 41 | | | | | | | The second secon | |

THAM OUT THE STATE.

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

[OFFICIAL.]

An Act to Grant, Renew and Amend

[CONTINUED FROM OUR LAST.]

Sec. 100. The said Town Council shall have power to collect the taxes from all the persons representing, publiely, within the corporate limits, for of said town, except for the trial of small and gain or reward, any plays or shows of mean causes; and the Intendant shall or may, what nature or kind whatever, to be used for the purposes of said town.

Sec. 101. The said Town Council shall have power and authority to abate all nuisances within the corporate limits, and also to appoint a Board of Health for said town, and to pass affixed to all their ordinances, may sue and such ordinances as may be necessary | be sued, plead and be impleaded, in any Court to define powers and duties, and to of justice in this State, and purchase, hold, impose fines and penalties upon the members of said Board, for neglect of duty or refusal to serve; Provided, or convey the same; Provided, The same shall That no fine hereby authorized to be imposed shall exceed the sum of twenty dollars.

Sec. 102. The said Town Council shall have full power and authority the said town, as the said Town Comeil may over the Fire department of the Town | deem necessary and expedient, for the pre-

elect shall, during their term of office, tions, penalties and regulations provided by be exempt from street duty. Each law, for the office of Constable, and shall be Town Council shall, within one month after the expiration of their term of have power to establish, or to authorize the office, make out and return to their establishment of, a market house in said town successors a full account of their receipts and expenditures during their and Wardens, in person, any one or more of term; and shall pay over all moneys of the town, or Constable specially appointed for that purpose, to arrest and commit to the corporation, and deliver up all books, guard house, for a term not exceeding twenty records, and other papers incident to four hours, any person or persons who, within their office, to their successors; and the corporate limits of said town, may be enon failure so to do, they shall be fiable to be fined in a sum not exceed- drunkenness, or any conduct grossly indecen ing five hundred dollars, to be collect- or dangerous to the citizens of said town, o ed by any proper action by the Town any of them; and it shall be the duty of the

lect of duty, malpractice, abuse or their assistance the posse comitatus, if need oppression, the said Mayor and Aldermen, jointly and severally, shall be liable to indictment in the Court ject to such fines and penalties as the Town of Sessions, and, upon conviction, to Council may impose upon them; and all perpunishment as prescribed in the preced- sons so imprisoned shall pay the costs and ing Section, besides being liable for damages to any person or persons in-

Sec. 105. That all ordinances here nauces, rules and regulations: Provided, That tofore passed by the Town Council of Orangeburg, in conformity with the from the payment of any mie the Council may impose for the offence for which he, she of authority granted by existing laws, they may have been committed. And the shall be, and they are hereby, declared legal and valid.

Sec. 106. All Acts and parts of Acts, heretofore passed in relation to the incorporation of the town of as shall appear to them necessary and proper Orangeburg, be, and the same are, for the security, welfare and convenience, and for preserving health, order and good govern-

Sec. 107. This Act shall be deemed a public Act, and continue in force for the term of fifteen years, and until the end of the session of the Legis. lature then next ensuing.

Town Council may impose the sold ordinances, and appropriate the same to the public use of said town; and the said Town Council shall have the same power which has been heretofore granted to Magistrates in this State

Town of Branchville.

Sec. 108. That from and after the passage of this Act, all citizens of this State, having resided twelve months within the state, and sixty days in the Town of Branchville, shall be deemed, And, That no fine shall exceed the amount of Lebanon Presbyteris and are hereby declared to be, a body fifty dollars, and also, that nothing herein conpolitic and corporate, and the said town tained shall authorize the said Council to shall te called and known by the make any by-laws or ordinances inconsistent name of Branchville, and its corporate with, or repugnant to, the laws of this State.
Sec. 113. That the said Intendant or Wardens limits shall extend one mile in each

two Railroads in said town. be governed by an Intendant and four Wardens, who shall be citizens of the with all the powers of County Commissioners, United States, and who shall have resided in this State twelve months, and shall have been residents of the said town for sixty days immediately pre- have full power to classify and arrange the be elected on the first Monday in Feb. ruary of each year, five days' public to force the performance of such duty, under notice thereof being previously given; and that all male inhabitants of the age of twenty-one years, citizens of the State and who shall have resided in the said town for sixty days immediately preceding the election,

shall be entitled to vote for said Intendant and Sec. 110. The said election to be held in some convenient public place in said town, from eight o'clock in the morning until five t the votes, and declare the election, and thereafter, give notice, or cause the same to be shall have power, with the consent of the ad- successors and associates in office, be, sions in criminal causes, shall be forth. Sec. 2. That the said corporation tendant and Wardens, before entering upon the duties of their respective offices, shall take may deem necessary, and they may keep in State, and, also; the following oath, to wit: they may, from time to time, deem necessary "As Intendant, (or Warden,) of the town of for the improvement and convenience of said Branchville, I will equally and impartially, to town: Provided, That no street, road or way the best of my ability, exercise the trust reposed in me, and I will use my best endeavors to the consent of the land owner, or owners preserve the peace, and carry into effect, the eof, through whose premises any such new according to law, the purposes for which I steet, road or way may pass. have been elected : So help me God " And, if any person, upon being elected Intendant or Warden, shall refuse to act as such, he shall forfeit and pay to the Council the sum of ten and to make and keep in good repair, side dol ars, for the use of the said town: Provided, | walks in front of said lot or lots, whenever the That no person who has attained the age of same shall front or adjoin any public street of sixty years shall be compelled to serve in either of said offices, nor shall any person be compelled to serve, either as Intendant or Warden, thereof, and the manner of construction, shall more than one year in any term of three years. The Intendant and Wardens, for the time being, shall always appoint one or more Boards of Managers, three Managers for each Board, to conduct the election, who, before opening

Sec. 111. That in case a vacancy shall occur in the office of the Intendant, or any of the Wardens, by death, resignation, removal, or otherwise, an election to fill such vacancy shall be held by order of the Intendant and Wardens, or a majority of the same, five days public notice thereof being previously given; and in case of the sickness or temporathe Charters of Certain Towns and ry absence of the Intendant, the Wardens, Villages Therein Mentioned -- No. | forming a Council, shall be empowered to elect | one of their number to act as Intendant during

the polls, shall take an oath fairly and impar-

fially to conduct the same.

Sec. 112. That the Intendant and Wardens, duly elected and qualified, shall, during their term of service, severally and respectively, be vested with all the powers heretofore granted to Magist ates in this State within the limits as often as is necessary, summon the War-dens to meet in Council, any two of whom, with the Intendant, or any three of the Wardens, may constitute a quorum to transact business, and they shall be known as the Town Council of Branchville, and they and their successors in office, hereafter to be elected, may have a common seal, which shall be possess and enjoy, to them and their successors in perpetuity, or for any term of years, any estate, real, personal or mixed, and sell, alien not exceed, at any one time, the sum of ten thousand dollars; 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 of Orangeburg—define the duties, regulations and government of same.

Sec. 103. The Mayor and Aldermon. Sec. 103. The Mayor and Aldermen the privileges, and be subject to all the obliga-Council; and the said Town Council shall and the Town Council, or the said Interdan gaged in a breach of the peace, any rioton-Town Marshals or Constables to arrest and commit all such offenders, when required se Sec. 104. For any violation or neg. to do, and who shall have power to call t be, to aid in making such arrests; and upon the failure of said officers to perform such duty as required, they shall, severally, be subexpenses incident to their imprisonment, which said costs and expenses shall be collected in the same manner as is provided for the collecion of fines imposed for the violation of ordisuch imprisonment shall not exempt the party from the payment of any fine the Council may

said Town Council may have full power and

authority, under their corporate seal, to make

all such rules, by-laws and ordinances, respect-

ing the streets, roads, and the business thereof

as well as the police system of the said town,

ment within the said town; and the said Town Council may impose fines for offences

to compel the attendance of witnesses, and re-

quire them to give evidence upon the trial be-

fore them of any person for a violation of any

of their by-laws rules or regulations; but no

or a majority of them, shall have power to direction from the Hotel between the abate and remove all nuisances in said town; and it shall be their duty to keep all roads. Sec. 109. That the said town shall ways, bridges and streets, within the corporate limits of the said town, open and in good ligious and education repair, and, for that purpose, they are vested otherwise alter those now in use, and shall State. work the streets, ways and roads in said town, upon such terms as their ordinances or by-laws may establish, or their rules and regulations may require, the moneys so received to be applied to the public use of said town, and all persons refusing to lator, or failing to pay from eight o'clock in the morning until five not exceeding twenty dollars for any one year, as the said Ton Council may impose. And they shall a tailed accomforce the payment such commutation, shall be liable to such fine, of such fine notice thereof, in writing, to the Intendant in being, who shall, within two days of County

Sec. 114. The said Town Council shall have power and authority to require all persons owning a lot or lots in said town to close in. said town, if, in the judgment of said Council such sidewalks shall be necessary; the width be designated and regulated by said Town Council; and for default or refusal, after reasonable notice, to make and keep in good repair such sidewalks, and to close in such lot or lots, the Town Council may cause the same to be made or put in repair, and require the owner to pay the price of making or repairing; and the said Town Council are hereby empow ered to sue for and recover the same, by action of debt, in any Court of competent jurisdiction. Provided, That such contract for making of epairing is let to the lowest bidder.

Sec. 115. The Interdant and Wardens of said town, or a majority of them, shall have full power to grant or refuse licenses to keep taverns or retail spirituous liquors in the corporate limits of said town, upon such conditons and under such circumstances as to them hall seem proper and right: Provided, That in no instance shall the price of a license to keep a tavern, or to retail spirituous liquors be less than the amount established by the State, and all moneys paid for licenses and for fines and to feitures, shall be appropriated for the public use of said town: Provided, Tha the Intendant and Wardens daly elected shall not have power to grant any license to keep avecus or retail spirituous liquors to extend eyond the term for which they have been elected. They shall have power to regulat ales at auction within the corporate limits of the town, and to grant licenses to auctioneers itinerant traders, to keepers of hotels, livery tables, billiard tables, ten pin alleys, or othe kinds of games of hazard, skill or chance. They shall have the full and only power to unpose a tax on all shows and exhibitions for ain or reward within the corporate limits of

Sec. 116. The Intendant and Wardens elect ogether with Clerk and Treasurer, shall, duing their term of office, be exempt from stree and police duty, Each Town Council shall within one month after the expiration of their term of office, make out and return to their successors in office, a full account of their receipts and expenditures during their term. which account shall be published in one or more public places of said town, and shall pay over all moneys in their possession belonging to the corporation, and deliver up all books records and other papers incident to their office, to their successors, and on failure to do so, they shall be liable to be fined in a sum not by any proper action of the Town Council. Sec. 117. That all ordinances heretofore passed by the Town Council of Branchville, in

comformity with the authority granted by existing laws, shall be, and they are hereby, de-Sec. 118. All Acts and parts of Acts hereofo.e passed in relation to the incorporation of the Town of Branchville be, and they are

rereby, repealed. Town of Reidville.

Sec. 119. That the charter of the town of Reidville, in the County of Spartanburg, be, and the same is hereby, renewed and extended for the term of fourteen years, with the same power that is conferred by this Act on the town of Grahams.

Sec. 119. This Act shall be deemed a public Act, and continue in force for the term of fifeen years, and until the end of the session of the Legislature thereafter. Approved March 9, 1871.

An Act to Confer the Rights of Legit-

macy on Certain Children. 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 the children begotten of the body of Anna Smith, late of the County of Oconee, called by theis perts of Ignob Ferrel of the sun hamissa J. Smith onday. and they the right mestic evitimate children, windowand to the same fen tillage, peen born in la hout clos

Approveois An Act to Ind Presbyterian. TED Trield County - No. 3 . C., Section 1. Be it en 4 years Senate and House of nty N. Ces of the State of South C sa citize met tist Che and quarter the nt few Fair field, in this State, is than Pror atea, with all the rig study, lilege awarded to religious Discipus II

this State. t its Ild Sec. 2. That the word anon Presbyterian Church make acquire lands within place of regulate and govern may deem proper, in diential ; their laws and discipling men laws not being inconsistent with the laws of this

Sec. 3. This Act shall be deemed a public Act, and shall continue in force for the term of twenty-five years. Approved March 9, 1881.

An Act to Incorporate the Winyah Guards, of Georgetown, South Carolina- No. 385.

Section 1. Beit 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 J. Harvy Jones, George Pawley the collection Rrichardson, under the nan Jown Council of the Winyah Guards, the

and they, are hereby, incorporated, and with turned over by the Clerk of said shall have power and authority to make made and declared a body politic and Court to the County Treasurer of the any such rules and by laws for its govthe oath prescribed by the Constitution of the repair all such new streets, roads and ways as corporate, in deed and in law, and, as County wherein the same are imposed; comment as are not repagnant to the such body politic, shall have the power and all fines and penaltics imposed and Constitution and laws of the land; to use and keep a common seal, and the collected by Trial Justices, in criminal shall have such number and succession same at will to alter, to make all neces | causes, shall be foothwith turned over of members and officers as shall be orsary by-laws not repugnant to the laws by them to the County Treasurers of dained and chosen according to their of the land, and to have succession of their respective Counties, for County said rules and by-laws, made or to be officers and members, conformable to purposses: Provided, That when, by made by them; shall have and keep a such by-laws, to sue and be sued, plead law, any person or persons entitled, common seal, and may after the same and be impleaded, in any Court of com- as informer of informers, to any por- at will; may sue and be sued, plead petent jurisdiction in this State, and to tion of the fine or penalty imposed and and be impleaded, in any Court of Law

> incident to bodies corporate. taken to be a public Act, and shall con- of General Sessions, the County Sher | the land, tinue in force for the space of fitteen | iff, or Trial Justices, for fees, in any | S.e. 3. That the said corporation years from and after its passage.

Approved March 9, 1871.

Adopt and Make his Lawful Heirs, costs in the said cause have not been such conditions, and subject to such H. Margaret Grimes and W. Burns | recovered of the defendant, and that | regulations as may be prescribed by Grimes, and to Change the Name of he, the defendant, was unable to pay the rules and by-laws of said corporathe said H. Margaret Grimes to H. | the same; and, further, that all fines | tion; Provided, That the real estate Margaret Myers, and the Name of and penalties heretofore collected by held by said corporation shall not at

Section 1. Be it enasted by the Sen- | the County. ate and House of Representatives of | Sec. 3, 11 any Clerk of the Circuit poration shall be loaned and advanced the State of South Carelina, now met | Court of General Sessions, County | to the members and stockholder, upon and sitting in General Assembly, and Sheriff, or Trial Justice, shall neglect the security of real and personal estate; by the authority of the same, That or refuse to immediately pay over, as and used for the purchase of real estate Burns D. Myers is hereby authorized required by the first Section of this for the benefit of its members and and empowered to adopt and make his | Act, any and all fines and psnaities stockholders, on such terms, and under lawful heirs, H. Margaret Grimes and collected by them many criminal cause such conditions, and subject to such W. Burns Grimes, and that the name or proceeding, he shall, on conviction regulations as may, from time to time, of the said H. Margaret Grimes shall thereof, be subject to a fine of not less be prescribed by the rules and by-laws be changed to H. Margaret Myers, and than one handred, nor more than one of said corporation; and it shall be the name of the said W. Burns Grimes | thousand dollars, and imprisonment | lawful for the said corporation to hold

D. Myers die intestate, the said H. office, and disqualified from holding any Margaret Myers and the said W. office of trust and profit under the State faith, by way of security, upon its Burns Myers shall inherit, in com- of South Carolina. mon with the other lawful heirs of the said Burns D. Myers, his estate, both personal and real.

Approved March 9, 1871.

An Act Declaring a Tract of One Hundred Acres of Land, in the County of Fairfield, as Escheated to the State, and to Vest the Title to the Academy. -No. 387.

in the County of Fairfield, bounded by lands of William Dunlap, Samuel McQuarters and others; and, whereas, she left no heirs or representatives;

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 the said tract of one hundred acres be, and the same is hereby, declared to have escheated to the State.

Sec. 2. That the title of the State to said one hundred acres of land be, and the same is hereby, vested in S. M. Smart, Moses James and Wyatt Boulware, and their successors in office, as Trustees of the Ridgeway Academy, in the said County of Fairfield.

Sec. 3. That they are hereby authorized to sell the same, and apply the money for the purpose of building a school at or near the above mentioned

Approved March 9, 1871.

An Act to Extend the Limits of the Town of Camden-No. 388.

Section 1. Be it enacted by the Senate and House of Representatives of the State of South Carolina, now met by the authority of the same, That the limits of the town of Camden be, and the same are hereby, extended as fol-Wylie street intersects with Pine Tree | necessary and expedient. Creek, and shall extend northward along the line of said Wylie street three fourths of a mile beyond the present terminus of the said street, and from this point the northern boundary shall extend, in an eastern direction, until it intersects Horse Branch, and thence, by course of said stream, to the point where it empties into Little Pine Tree Creek, and by the course of said Creek, in a southern direction, to the confluence of said Creek into Pine Tree Creek, | State of South Carolina, now met and to be limited by the said Mayor and and thence, by the course of the last named Creek, to the point where wylie street now intersects the said Creek.

Sec. 2. That the Intendant and Wardens of the town of Camden are hereby required to proceed, immediately, upon the passage of this Act, to designate, by proper marks and monuments, the

boundaries hereinbefore authorized. Sec. 3. That all Acts or parts of Acts, inconsistent with the provisions of this Act, be, and the same are hereby, re-

Approved March 9, 1871.

An Act to Regulate the Disposition of Circuit Court of General Sessions and Trial Justices-No. 389.

Section 1. Be it enacted by the Senate and House of Representative of the signed and pledged, and the holders to open new streets, and to widen, State of South Carolina, now met and thereof to be subject to such fines and streighten or alter the streets now in sitting in General Assembly and by forfeitures for defaults in their pay- use, upon payment of damages to the the authority of the same, That all ments, according to such regulations owners of property affected thereby; by the Circuit Court of General Ses- of said corporation.

have, use and enjoy all other rights, collected, the same shall be immediated or Equity in this State; and shall have and be subject to all other liabilities by paid over to him or them.

criminal cause, heard or prosecuted in shall have power to take, purch ise and the Circuit Court, or before a Trial hold real estate, and to sell and tra-Justice, shall be paid, unless they sev- fer the same from time to time to its An Act to Permit Burns D. Myers to craffy shall declare, on eath, that the members, on such terms, and und r W. Burns Grimes to W. Burns them have been faithfully and fully any time exceed the value of two hunpaid over to the County Treasurer of dred thousand dollars.

shall be changed to W. Burns Myers, not less than three, nor more than six | Such lands, tenements, hereditaments Sec. 2. That should the said Burns months, and shall be dismissed from and personal property as shall be mort

Approved March 9, 1871.

"An Act to Regulate the Agencies | pedient. of Insurance Companies; not Incorlina -- No. 350.

nies, not incorporated in the State of may be made by said corporation. South Carolina," be amended so as to | Sec. 6. That vigenever the family of read as follows: "That for every li- said corporation shall have accumulaand benefit of the State."

Approved Mach 9, 1871.

South Carolina-No. 391.

Section 1. Be is emeted by the Senate and House of Representatives of pleading the same: Provided, That the State of South Carolina, now met | said | corporation | shall | have | all | the and sitting in General Assembly, and righte, and be subject to all the liabilithey are hereby, incorporated, and are hereby declared to be a body corporate, by the name and style of the Healing Serings Baptist Chuch, and by that | An Act to Alter and Amend an Act name and style shall have succession of officers and members, and shall have a common scal.

Sec. 2. That the said corporation shall have power to_purchase, receive | and hold any real or personal estate are and House of Representatives of not exceeding in value the sum of the State of South Carolina, now must and sitting in General Assembly, and twenty thousand dollars, and to sell, and sitting in General Assembly, and convey and dispose of the same; and, by the authority of the same, That by its corporate name, to sue and be from and namediately after the passage sucd in any Court of this State, and of this Act, it shall be lawful for the lows, to wit: The western boundary to make such rules and by-laws, not Mayor and Aldermen of the City of shall commence at the point at which repugnant to law, as it may consider Greenville to require each male man-

ed and taken to be a public Act, and public streets of said city: Provided, shall continue in torce for the term of nevertheless, That no person shall be twenty-five years.

Approved March 9, 1871.

An Act to Incorporate the Capital Sec. 2. That it shall be lawful for Columbia-No. 392.

Timothy Hurley, together with other ed by hiw for the collection of takes. persons who now are, or hereafter may | Sec. 3. That the said Mayor and Albe, associated with them, be, and they dermon, or any three of them, shall are hereby, declared a body politic and have power to commit to jul, for the corporate, for the purpose of making space of time not exceeding twenty loans of money, secured by mortgage days, and to fine not exceeding firty on real estate or personal property, or dollars, any person or persons who by conveyance of the same, to their shall be guilty of riotous or dis orderly members and stockholders, by the name conduct in said city; and it said be and style of the "Capital Building the daty of the Marshals of the said and Loan Association, of Columbia," city to arrest all such persons, and to the capital stock of which shall consist bring them before the said Mayor and Fines and Penalties Imposed and of one thousand shares, to be paid in Aldermen, or any three of them, to be Collected in Criminal Causes by the by successive monthly instalments of dealt with according to the ordinances one dollar on each share, so long as of said city. she corporation shall continue, the | Sec. 4. The said Mayor and Aldertaid shares to be held, transferred, as- men of the said city shall have power

and enjoy all and every right and ories Sec. 2. No account of the Circuit liege incident and belonging such sur-Sec. 2. This Act shall be deemed and Solicitor, the Clerk of the Circuit Court porate bodies, according to the laws of

ADVERTISEMENTS

Deaths and Funeral notices free.

Religious notics of one square, f.ce. A square eight lines or less, of this size type. A liberal discount will be made to these

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hose advertisements are kept in for a term

Sec. 4. That the funds of said corgrand or conveyed to them, in good loans and advances; and may sell, alien or otherwise disdose of the same, to its members and stockholders only, as An Act to Amend an Act Entitled they, from time to time, may deem ex-

Sec. 5. That whenever it shall occur porated in the State of South Caro- that the funds of the said corporation shall remain unproductive and uncalled Be it enacted by the Senate and for, for the space of two months, the House of Representatives of the State corporation shall have power to lean Same in the Trustees of Ridgeway of South Carolina, now met and sit- whatever amount may be thus on hand, ting in General Aassembly, and by the to others than stockholders and mem-Whereas, one Mrs. Murdoe, widow, authority of the same, That Section 6 bers, for such time and at such raises died a number of years since, leaving of an Act entitled "An Act to rega- of interest as may be established by as her estate one hundred acres of land late the agencies of insurance compa- virtue of such rules and by-laws as

> cence issued by the Comptroller-Gen- ted to such an amount that, upon a eral under this Act, the Company or fair and just division thereof, early Agent taking out such license shall stockholder and member shall lagva pay, or cause to be paid, into the Treas- | received, or be entitled to receive, the ury of the State the sum of five dollars, sum of two hundred dollars, or proper the same to be appropriated for the use ty of that value, for each and every share of stock by him or her so held, and such distribution and division of the family shall have been so make. An Act to Incorporate Healing Springs | then this corporation shall cease and Babtist Church, in Barnwell County | determine. This Act shall be deemed a pullic Act, and that the same may be given in evidence without specially by the authority of the same, That the ties provided in the Act to regulate members of the said Society be, and the formation of corporations, passed December 10, 1870.

Approved March 9, 1871.

Entitled "An Act to Alter and Amend the Charter of the City of Greenville, and for other Purposes," Approved March 23, 1869-No. 393 Section 1. Be it enacted by the Senitant of said city, between the ages of Sec. 3. That this Act shall be deem - eighteen and fifty, to labor upon the required to perform more than four days labor on said streets in any one

Building and Loan Association, of said Mayor and Aldermen to fix some certain sum, not to exceed the sum of Sec. 1. Be it enacted by the Senate two dollars per annum, which may be and House of Representatives of the paid in money, within a certain time, sitting in General Assembly, and by the authority of the same, That John Agnew, M. J. Calnan, McCord, R. Tomlinson, C. C. Puffer, W. F. Hagae, of the same in the minner now provid-

[Coalin and on Fourth Page]