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

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

MONTHLY CALENDAR

AUGUST, 1871.

Spnday.	Monday.	'i uesday.	Wedn'sday	Thursday.	Friday,	Saturday.	Moon's Phases
10 10 20 27	7 14 21 28	1 3 15 22 29	9 16 23 30	10 17 24	11 18 25	12 19 20	Last Quarter, 7th, 11h, 4 m. New Moon 16d 1h 42m M First Quarter 23d, 6h, 16m.
Bu	IDAY n ris	es,	pten	iber	1 н. . 5 . 6	M. 28 32	

LAWS OF THE STATE.

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

[OFFICIAL.]

AN ACT TO Renew and Amend the Charter of the Town of Anderson .- No. 416. Sec. 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 from and immediately after the passage of this Act, all and every person or persons who shall have resided within the corporate limits of the town of Anderson for one year, or who may own a Treehold therein, and their successors, are hereby declared to be members of the corporation hereby created

Sec. 2. That the said persons and their successo s shall, from and after the passage of this Act, become a body politic and corporate, and shall be known and called by the name of the town of Anderson, and its corporate limits | Council shall have power to impose an annual shall extend one mile in this direction of the tax on the amount of all sales of goods, wares a centre, and form a square.

Sec. 3 That the said town shall be governed by an Intendant and four Wardens, who shall persons that actually reside within the limits of the corporation, and have so resided least moneys loaned at interest, and from dividends tw we months immediately preceding their received from banks and all other stocks; Proelection. The said Intendant and Wardens, vided, That no tax shall be imposed in any shall be elected, on the second Monday in September in each year, ten days' notice having been previously given, and shall continue and income. And the said Town Council in office for one year, and until the election shall have power to impose an annual tax on and qualification of their successors; and all male inhabitants of the said town who shall have attained the age of twenty-one years, and resided therein sixty days immediately p.eceding the election, shall be entitled to vote for said Intendant and Wardens: Provided, That no person shall be allowed to vote at any such election who shall not have registered his name as a voter with the Clerk of the Council, in a book or books to be kept by him ations excepted; and, for that purpose, they for that purpose, by ten o'clock A. M., on the day preceding every such election.

Sec. 4. That the said election shall be held place in said town, some convenient public from nine o'clock in the morning until five o'clock in the evening; and when the polls refusal to serve or removal from office of the shall be closed, the managers shall forthwith count the votes and oath, stating the whole number of votes cast for each candidate or person voted for, and shall transmit their report in the said town; to erect a powder magazine, of the same, in a sealed envelope, to the Intendant of the town; and if there be no such Inendant, the same shall be transmitted to the

id Intendant or Clerk of the Court shall ber of the votes cast, and the whole number | this Act against the property and persons of cast for each candidate, when the seveal candidates receiving the highest number of legal manner, as is provided by law for the collecvotes for the offices for which they were tion of the general State taxes, except that voted for, shall be declared duly elected. The executions to enforce the payment of town Intendant and Wardens, for the time being, taxes shall be issued under the seal of the shall always appoint the Managers to conduct the election, who, before they open the polls or other persons especially appointed by the for the said election, shall take an oath fairly said Town Council to collect the same; and and impartially to conduct the same. And the all property upon which a tax shall be levied Intendant and Wardens, before entering upon and assessed is hereby declared and made the duties of their respective offices, shall take liable for the payment thereof, in preferance the oath prescribed by the Constitution of this to all other debts due by the person owning State, and, also, the following oath, to wit: such property at the time of the assessment, "As Intendant, (or Warden,) of the town of except debts due the State, which shall first be Anderson, I will faithfully and impartially, to paid. The said moneys, together with all the best of my ability, exercise the trust reposed other moneys collected by authority of the in me, and I will use my best endeavors to provisions of this Act, and the ordinances preserve the peace, and carry into effect, passed in conformity thereto, from whatever according to law, the purposes for which I Juve been elected; So help me God."

Se: 5. That in case a vacancy shall occur in the office of the Intendant, or any of the Wardens, by death, resignation, or othernone, then by the appointment of the Clerk of the Court of Anderson County.

Sec. 6. That the Intendant and Wardens. duly elected and qualified, shall be, during liable to pay the taxes on the same; and the their term of office, vested with all the powers and authority with which Trial Justices are day of March then next ensuing; upon failure at present vested by law, except the trial of thereof, any party in default shall be subject civil cases, and except as it may be otherwise | to the penalties now provided by law for failprovided in this Act; and the Intendant shall and may, as often as may be necessary, summon the Wardens to meet in Council, any two of whom, with the Intendant, or any three a lot or lots in said town to make and keep in Wardens, may constitute a quorum to transact business, and they shall be known by the name of the Town Council of Anderson; And they and their successors hereafter to be elected, may have a common seal, which shall be affixed to all their ordinances; may sue and be sued, plead and be impleaded, in any Comt 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, personal or mixed, and sell, the owner to pay the price of Making or realien or convey the same : Provided, The same shall not exceed, at any one time, the sum of ten thousand dollars; And the Intendant and Wardens shall have full power to make and establish all such rules, by-laws and ordinances respecting the roads, streets, markets and police | pairing be let to the lowest bidder. of the said town, as shall appear to them necessary and requisite for the security, welfare and convenience of said town, or for preserving land owners, to close all such roads, stree's health, order, peace and good government and ways vithin the said town as they may within the same; And the said Town Council may fix and impose fines and penalties for the therein, either at public or private sale, as violation thereof, and appropriate the same to they may adjudge best for the interest of the the public uses of the said corporation: Pro- said town; and they shall have power to lay vided. That in all cases of trials to be had be- out, adopt, open and keep in repair all such fore the said Town Conneil as hereinbefore | new streets, roads and ways as they may, from provided, the party charged shall be cited to time to time, deem important or necessary for trial by service upon him of a summons, under the improvement and convenience of the said the hand of the intendant, any one of the town: Provided, That no street, road or way Wardens, or the Clerk of the Council, where- shall be opened, without first having obtained in shall be expressed with certainty the offence the consent of the land owner, or owners charged, and the time and place of trial, thereof, through whose premises any such new which service shall be made at least five days street, road or way may pass.

Sec. 13. That the said Town Council shall

HORRY

An Independent Journal.

CONWAYBORO, S. C., FRIDAY, AUGUST 25, 1871. VOL. 3.

the same conditions as they now are, or hereafter be, under the laws of this State, exot that the Town Council shall have the wer to regulate the price of license to keep erns and to retail spirituous liquors; Proled. That in no instance the price of license to keep a tavern, or to retail spiritus figuors shall be fixed at a less sum in is established by the laws of this State; d all the powers vested formerly in the ommissioners of Roads are hereby granted the said in endant and Wardens within the d limits; and all moneys paid for licenses. d for fines and forfeitures, for retailing spir ous liquo's, keeping taverus and billiard ta-s within the said limits without license, ill be appropriated to the uses of said wn: Provided, That the Intendant and ardens duly elected and qualified shall not have power to grant any license to keep tave us or retail spirituous fiquors to extend beyond the term for which they have been

Sec. 8. That it shall be the duty of the Inendant and Wardens to keep all roads, streets and ways within their corporate limits open and in good repair, and for that purpose they are invested with all the powers granted formerly to the Commissioners of Roads. And they shall have power to compound with all persons liable to work the streets, ways and roads in said town, upon such terms as they shall, by ordinance, establish; the moneys so received to be applied to the public use.

Sec 9 That the aid Town Council shall have

nower to impose an annual tax upon the keepers of all billiard tables and ten pin alleys, or other pin alleys, within the discretion of said Council, and to grant or refuse licenses for the same, upon such terms and conditions, and subject to such regulations as they may, by ordinance, establish. They shall also have nower to impose a tax, within their discretion, on all sales made by itinerant traders and auc tioneers, on all public drays, wagons, carriages, omnibuses, and other vehicles kept for hire, and on the owners or proprietors of all dogs, hogs, sheep, goats and cattle kept within the corporate limits of said town. The said Town cardinal points from the court house thereof as and merchandise, and also on the amount of income arising from all factorage and merchandise, employments, faculties and professions, including the profession of demistry; also upon the amount of income arising from all one case to exceed the rate of thirty cents on all carriages and wagons, of whatever kind kept for private use; on all gold, silver and other watches kept for private use within the limits of the said town. And the said Town Council have power to impose an annual tax not exceeding thirty cents on every hundred dollars of the assessed value of all real estate lying within the corporate limits of said town, the real estate of churches and school associshall appoint three treeholders residing therein to assess the value of said real estate upon oath, and return the assessment within one month vacancy occasioned by the death, resignation, said Assessor. And the said Torn Council shall have power to regulate the price of licenses upon all public shows and exhibitions and compel any person holding more than twenty-five pounds of powder to store the same therein, and to make regulations for the Jerk of the Court of Anderson County. The rates of storage thereof, and for keeping and storing the same. The said Council shall pen the report of the said Managers, and have power to enforce the payment of all taxes shall announce and publish the whole num- and assessments levied under the authority of defaulters, to the same extent, and in the same corporation, and directed to the Town Marshal source said moneys may arise, to be paid into the Treasury of said town for the use of the corporation. Sec. 10. That returns shall be made, on

oath, to the Clerk of the Town Council during wise, an election to fill such vacancy shall be the mouth of January, in each year, of the held by appointment of the Intendant and amount of all sales of merchandise, profession-Warden, or Wardens and in case there be al, mechanical or other incomes, and of the quantity and kind of all other property than real estate subject to taxation under the provisions of this Act, by persons who may be said taxes shall be paid on or before the first

ure to pay the general State tax. Sec. 11 That the said Town Council shall have authority to require all persons owning good repair sidewalks in front of said lot or lots whenever the same shall front on or adjoin any public street of said town, if, in the judgment of the Conneil, such sidewalks shall be necessary, the width thereof, and the manner of their construction, to be designated and regulated by the said Council; and for default or refusal to make and keepin repair such sidewalks, The Town Council may cause the same to be mad and put in repair, and require pairing; and the said Town Council are hereby empowered to sae for and recover the same by action of debt in any Court of com, petent jurisdiction in Anderson County: Provided, That such contract for making or re-

Sec. 12. That the said Town Council shall have power, with the consent of the adjacent land owners, to close all such roads, stree's and ways vithin the said town as they may deem necessary, by the sale of the freehold therein, either at public or private sale, as they may adjudge best for the interest of the

Sec. 7. That the Intendant and Wardens of have power, and are hereby authorized, to said town shall have full and only power to elect one or more Marshals, (in addition to mine and remove, for the full term of

liquors within the said limits, which license | Marshal of the town,) to fix their salaries and gable streams and waters within the shall be granted in the same manner and upon | prescribe their duties, who shall be sworn in and invested with all the powers and subjected to all the duties and liabilities that Constables now have or are subjected to by law, in addition to the duties and liabilities specially conferred and imposed upon them by the Town Council: Provided, That their jurisdiction shall be confined within the limits of the said

Sec. 13. That the said Town Council shall have power to establish a guard house, and to prescribe, by ordinance, suitable rules and egulations for keeping and governing the same, and uptil such guard house shall be established, they shall be authorized to use room in the common jail of Anderson County for the confinement of all persons who may be subject to be committed for violation of any ordinance of the town, passed in conformity of his Act; and the said Town Council may, dinance, or the said Interdant and Wardens. in person, any one or more of them, may authorize and require any Marshal of the town, or any Constable specially appointed for that purpose, to arrest and commit to the said guard house, or jail of Anderson County. as the case may be, for a term not exceeding twenty-four hours, any person or persons, who, within the corporate limits of said town, may be engaged in a breach of the peace, any otous or disorderly conduct, open obscenity public drunkenness, or any conduct grossly idecent or dangerous to the citizens of said town, or any of them; and it shall be the duty of the Town Marshals to arrest and commiall such offenders, when required so to do, and who shall have power to call to their assistance the posse comitatus, if need be, to aid in making such arrests; and upon the failure of said officers to perform such duty as required, they shall, severally, be sub-'ouncil may establish; and all persons so imprisoned shall pay the costs and expense neident to their imprisonment: Provided, That such imprisonment shall not exempt the party from the payment of any fine the

Sec. 15. That the said Town Council shall have power to collect the taxes from all persons representing, publicly, within the cororate limits, for gain or reward, any plays or every ton of phosphate rocks and phos, old. kows, of any kind whatsoever, to be used for the purpose of said corporation. Sec. 16. That all the Bues which shall here-

fter be collected by conviction in the Court Sessions, for retailing, without license whilin the corporate limits of the said town, shall be paid one-half to the informer, and the other halt to the said Council, for the use of the corporation.

Sec. 17. That the said Town Council shall have power and authority to abute all muisances within the corporate limits, and, also, to appoint a Beard of Health fer said town, and pass such ordinances as may be necessary o define the duties and powers of the said

Sec. 18. That the said Town Council shall have power to borrow money for the public use of the corporation, by issuing, from time en thousand dollars; and for the payment of the interest, and the ultimate redemtion of the mineinal, according to the terms of the foan, the said corporation shall, at all times, be liable: Provided, That the private property of the inhabitants of the said town shall be bound for the redemption of the said loan in no other way than by the imposition of an anoual tax, provided, further, That a majority of the laws of the State. owners of real estate within the corporate limits of said town, shall first vote in favor of ss:iing said bonds, and the said Town Counil shall give at least thirty days' notice of

holding such election. Sec. 19. The Intendant and Wardens elect, shaft, during their term of office, be exempt from street duty; and each Town Council shall, within one month after the expiration term, and shall pay over all moneys in their possession belonging to the corporation, and deliver up all property, books, records they shall be liable to the punishment pre-

scribed in the twenty-first Section of this Act. Sec. 20. That all ordinances heretofore pasced by the Town Council of Anderson, in conformity with the authority granted by existing laws, shall be, and they are hereby, declared legal and valid.

Sec. 21. That for any wilful violation or neglect of duty, malpractice, abuse or oppression, the said Intendant and Wardens, jointly and severally, shall be liable to judict ment in the Court of Sessions, and, upon conviction, to punishment by fine, not exceeding one hundred dollars, besides being liable for damages to any person injured.

Sec. 22. All Acts and parts of Acts heretofore passed in relation to the incorporation of the town of Anderson be, and they are hereby, repCCMPAnd this Act shall be deemtil the endfolis then next the

tts not name Approveer Mouri An Aco ce Ferry, Miver Phosp Mining No. South (No. 14 Persons : Associates, 2 WALSH)able Mine in the Be chool Compte of Streams and Wa South Carolina for

and Phosphatic P Section 1. Be it to te and House of ate and House of the State of South C and sitting in Genel and BROWN and protect the by the authority of t State of South Card o hereby reby conseal sons, g her, balls, DHN C. Hicius H. J. Maxwell, Jame Jones, B. A. Bosemor CINI Ed-ward Mickey, E. N. fellowing V. B. Jervey, J. N. Hayne, To the conflurley, Auson W. Thayer, John's Barbates, J.

C. Mayo, James M. Crofut, F. J. Moses, Jr, A. J. Ransier, C. W. Montgomery, B. F. Whittemore and R. A. Sisson, and such other persons as they may associate with them, the right to dig, grant or refuse license to retail spirituous the Sheriff of Anderson, who shall also be a thirty years, from the beds of the navi- An Act, to Regulate the Manner of preceding Sections shall prevent the oath, any person who is called as a je

urisdiction of the State of South Carlands upon the banks of the said navi

gable rivers and waters of the State.

phatic deposits by them dug, mined by him for that purpose.

Sec. 4. That the capital stock of said Company shall consist of two million (2,000,000) dollars, to be divided into shares of one hundred dollars each, with the privilege of increasing the semi annually, for an amount not to exceed have been subscribed, the said Comoperation.

Sec. 5. That the profits of said Company may, from time to time, be divided among the stockholders according to such rules and regulations as they according to the provisions of this Act : And may prescribe, not repugnant to the

> Sec. 6. That the stock of said Company may be transferred in such manner and form as may be directed by the by-laws of the Company.

Sec. 7. The said Company shall be emitted to all the rights and privileges accorded to other corporations incorof their term of office, make out and return to poraced by the laws of this State: their successors in office, a full account of Provided, That nothing in this Act their receipts and expenditures during their shall be construed as giving to the said South Carolina Phosphate and Phosphatic River Mining Company the and other papers incident to their office, to exclusive right to dig and mine in the their successors; and on failure so to do, navigable rivers and waters of the

> inconsistent with this Act are hereby | ballots so as to resemble each other as | the juries, as occasion requires, in the repealed.

Approved March 9, 1871.

1, 1871-No. 418. Section 1. Be it enacted by the Senate and House of Representatives of the sitting in General Assembly, and by in force fofic lecture on the simject and un- prise Railroad Company are hereby es and places. Slature authorized to lay their railroad track through and along any street of the Common Pleas in each County, at least preceding Sections shall apply to the city of Charleston, which may be fifteen days before the commencement empanuelling of juries in certainst track of the South Carolina Railroad General Sessions for the County, and sworn and empanelled anew for the Company, and track of the North- ten days before any special session re- trial of each case, according to the es-Church, we the eastern Railroad Company, and to quiring a jury, and in the County of tablished practice, and their foreman Their and to connect East Bay Street with Charleston like periods before the first shall be appointed by the sourt or jury o, Seturday, and the Ashley River-

authorized to lay their railroad track times as the respective Courts may Sec. 20. When, by reason of chalorts of Cooks and run their cars from any point or order, shall issue writs of venire facies lenge, or otherwise, sufficient me place 1417. points on the Cooper River, to any for jurors, and shall therein require the of jurors, daly drawn and sum mensel, Sen- point or points on the Ashley River, attendance of jurors on the first day of cannot be obtained for the trial of any s of within the City of Charleston, or with- the term, and for the Court of Com- cause, civil or criminal, the court shall N. C met in ten miles of the corporate limits of mon Pleas for the County of Charles- cause jurors to be returned from the

> Sec. 3. The said company are further pon bonds, to the amount of ten thous- jarors returned for the Court of Gea- than seven of the jarors who were cor-

> authorized to lay their railway track Pleas for two weeks; the jurors for the the by standers, or the County at large, or tracks, should it be found desirable, down to the water front of any of the wharves of the said city.

authorized may be used by said company for carrying freights and passencompany.

Approved Mach 9, 1871.

Inserted at \$1.00 per square for first, and fitty cents for each subsequent insertion. Marriage notices free. Deaths and Funeral notices free. Obitmaries of one square free; over one mare charged at advertiseing rates.

Religious notics of one square, free. A square eight lines or less, of this size type: A liberal discount will be made to those whose advertisements are kept in for a texm of three months or longer.

NO. 34.

Drawing Juries-No 419. olina, the phosphate rocks and phos- House of Representatives of the State rors in term time, whenever it is necphatic deposits: Provided, That the of south Carolina, now met and sitting essary for the convenient dispatch of persons named, and their associates, in General Assembly, and by the autits business, in which case the venirus shall not in any way interfere with the free navigation of the navigable are qualified to vote in the choice of jurors required to attend on such days. streams and waters of this State, or Representatives in the General Assem | as the Court shall direct. the private rights of any citizen or bly shall be liable to be drawn and Sec. 11. All jurors, whether required citizens residing upon or owning the serve as jurors, except as hereafter pro to serve on grand or petit jury, shall vided.

made upon the express condition that wit: The Governor, Lientenant Gov- drawn shall be returned to serve as said grantees shall pay to the State of ernor, Attorney-General, Comptroller- jurors. South Carolina the sum of one (1) dollar General, State Auditor, State Treasur- Sec. 12. When jurers are to be per ton for every ton of phosphate rock er, Secretary of State, Superintendant drawn, the Board of Jury Commissionand phosphatic deposits dug, mined of Education, Commissioner of Agri- ers shall attend at the office of the and removed from the said navigable cultural Statistics, members and oili- Clerk of the Court of Common Pleas rivers and waters of the State; and, cers of the Senate and House of Rep- within and for that County, and in the further, that the said grantees shall pay resentatives during the session of the presence of the clerk of the court, and into the Treasury of the State the sum General Assembly, members of the the Sheriff of the county, shall shake of five hundred dollars, as a license fee, Senate and House of Representatives up the names in the jury box until before commencing business under said of the United States, Judges and Jus- they are well mixed, and having un-Sec. 3. Before commencing opera- sioners, County Auditors and Treasur- ry commissioners, in the presence of tions under authority of this Act, said ers, Clerks of Courts, Registers of the clerk of the court and Sheriff of grantees and their associates shall file, Mesne Conveyance, Sheriffs and their the county, shall proceed to draw or cause to be filed, in the office of the | Deputies, Coroners, Constables, the | therefrom, without seeing the names State Auditor, a bond in the penal sum | Marshals of the United States and | written thereon, a number of ballots of fifty thousand (50,000) dollars, con- their Deputies, and all other officers of equal to the number of jurors required. ditioned that said grantees and their the United States, counsellors and at- If a person so drawn is exempted by associates shall make true and faithful torneys_at-law, ordained ministers of law, or is unable, by reason of sickaces returns to said State Auditor, annually, the Gospel, officers of colleges, preceptor absence from home, to attend as a eet to such fines and penalties as the Town on or before the first day of October, tors and teachers of academies, prac- juror, or if he has served as a juror in and oftener, if required by the said ticing physicians and surgeons regular- any Court within the year then next State Auditor, of the number of tons by licensed, eashiers and tellers of in- preceeding, his name shall be returned of phosphatic rocks and phosphatic des corporated banks, editors of newspa- into the box, and another drawn in his posits dug, mined and removed by pers, constant terrymen, millers carry- stead; Provided, That if the clerk and Council may impose for the offence for them from the beds of the navigable ing on that business at the time, and Sheriff shall fail to attend, after due which he, she or they may have been com- streams and waters of the State; and all men actually employed as such; notice, the Jury commissioners shall shall punctually pay to the State such officers and employees of railroads proceed without them, and the jury se Treasurer, annually, on the first day of as are now exempt by law, and per- drawn shall be lawful. October, one (1) dollar per ton for sons who are more than sixty-live years | Sec. 13. When any person is drawn

Sec. 3. No person shall be liable to court, the Board of Jury commissionand removed from the beds of the navi- be drawn and serve as a juror in any ore shall endorse on the ballot the date gable streams and waters of the State | Court oftener than once in every year; of the deaft, and return it into the box during the year preceding, said bond but he shall not be so exempt, unless after the number of jurors required to be renewed annually, and approved he actually attends and serves as a ju- have been drawn; and whenever there by the Attorney-General. The books | rer in pursuance of the draft; Provid. | is a revision and renewal of the ballots of said grantees and their associates ed, No person shall be exempt from in the lox, the Board of Juny commisshall be opened to the inspection of the serving on a jury in any other Court | sioners shall transfer to the new ballots State Auditor, or agent duly appointed in consequence of his baving served the date of all the drafts made within before a Justice of the Peace, or Trial the year then next preceding.

Senate, one officer for each County in the javers are required to attend. the State to be named and designated | Sec. 15. The Sheriff shall, at least to time, as occasion may require, the bonds of same to an amount not exceeding a Jury Commissioner, who, with the four days before the time when the the corporation, bearing interest at a rate not five million dollars; and when the sum | County Auditor and | Chairman of the | jurors are required to attend, summer to exceed seven per centum a year, to be paid of three hundred thousand dollars shall Board of County Commissioners, shall each person who is drawn, by reading constitute a Board of Jury Comissioners for the County. Said Jury Com- ment thereon of his having been drawn, missioner shall hold his office for two for by leaving at his place of abode we

Act, prepare a list of such inhabitants | which it issued. of their respective Counties, not abso-

Board of Jury Commissioners shall and shall be called the second jury. Act to Incorporate the Enterprise | County Commissioners of their County | or of the jurors requires it. Railroad Company, of Charleston, for that purpose, and by said Board of Sec. 18. Each juny, after being thus South Carolina," Approved March Juny Commissioners to be kept.

so placed in said jury box is convicted choice upon retiring with the mirst of any seandalous crime, or is guilty cause with which they are charged; State of South Carolina, now met and of any gross immorality, his name shall and whenever the foreman is absent of be withdrawn therefrom by the Board | racased from further service, a new ed and takdaw. The blic Act, sind continue the authority of the same, The Enter- of Jury Commissioners, and he shall foreman shall be chosen in like man-

not be returned as a jaror.

necessary, in order to connect with the of any regular term of the Court of cases; but the jurors shall be called, Sec. 2. The said company are: further Common Pleas, and at such other dict. ton on the first and each alternate by standers, or from the County at week thereafter, and such other days large, to complete the panel; Proxided, authorized to issue seven percent cou- as the Courts may order. The petit That there are on the jury and less and dollars for every mile of completed eral Sessions for Charleston County againstly drawn and sumoned, as before shall serve for the term, and the jarous provided. Sec. 4. The said company are further returned for the Court of Common | Sec 21. The juryes so returned from Court of General Sessions for all other shall be returned by the Sherif whose Counties shall serve for the term, and duty it shall be returned by the She-Sec. 5. The track or tracks herein Pleas immediately following.

to the Sheriff of the County, and shall ties, and shall be such as are quilified gers, or either, at the option of said be served by him without delay upon and liable to be drawn as juryes, acthe Board of Jury Commissioners of cording to the provisions of this Act.

Sec. 10. Nothing contained in the of either party in a suit, examine, wa

Clerk of any Court of Common Pleas Be it enacted by the Senate and from issuing venires for additional ju-

be selected by drawing ballots from Sec. 2. The following persons shall the jury box, and the persons whose Sec. 2. That this gift and grant is be exempt from serving as jurors, to names are borne on the ballots so

tices of any Court, County Commis- locked said box, the said Board of Ju-

and returned to serve as a juror in any

Sec. 14. The time for drawing jurore Sec. 4. Thege shall be appointed by shall not be less than seven nor more the Governor, and confirmed by the than fifteen days before the day when

years, unless sooner removed by the written notification of his having been drawn, and of the time and placeret Sec. 5. The Board of Jary Commis- the sitting of the court at which he is sioners of each County shall, once in to attend, and shall make return of the every year, during the month of Janu | vanice, with his doings thereon, to the ary, and for the present year within clerk of the court, before the opening one month after the passage of this or time of holding the court from

Sec. 16. On the day when the jurors lutely exempt, as they may think well are sammoned to attend at any court; qualified to serve as jurors, being per- the clock shall prepare a list of their sons of good moral character, of sound | names arranged in alphabetical order, judgement, and free from all legal ex- The first twelve on the list who are ceptions, which lists shall include not not exempt, shall be sworn and emless than one from every twenty yo- panelled as a jury for the trial of causters, nor more than one from every ten es, and shall be called the first jury .voters, of their respective Counties.

Sec. 6. Of the list so prepared, the sworn and empannelled in like manner,

cause the names to be written, each | Sec. 17. Supernumerary jurous may one on a separate paper or ballot, and be excused, from time to time, until Sec. 8. All Acts and parts of Acts shall fold up said pieces of paper or wanted; and may be put on either of much as possible, and so the name place of absentees. Nothing herein written thereon shall not be visible on | contained shall | prevent the transferthe outside, and shall place them in a being of jurvors from one jury to anoth-An Act to Amend an Act entitled "An box, to be farnished them by the cr, when the convenience of the court

Sec. 7. If any person whose name is their foreman, or shall make such

Sec. 8. The Clerk of the Court of Sec. 19. Nothing contained in the of each alternate week of the Court of when they retire to consider their wes-

for the term of the Court of Common rift, whose duty it shall be to be present during the entire term of sitting Sec. 9. The venires shall be delivered of any Court in their respective Cour-

Sec. 22. The court shall, on motion