Pacific Guano Companys' COMPOUND

Acid Phosphate of Lime,

FOR COMPOSTING WITH COTTON SEED Price \$25 Cash,

with Usual Advance for Time. HIS article is prepared under the superintendence of Dr. ST. JULIEN RAVENEL, expressly for com-

posting with Cotton seed.

It was introduced by this Company two years ago, and its use has freely attested its value. 200 to 250 pounds of this article per acre, properly composted with the same weight of cotton seed, furnishes the planter with a FERTILIZER of the highest excellence at the smallest cost. A compost prepared with smallest cost. A compost prepared with this article, as by printed directions fur-nished, contains all the elements of fertility that can enter into a first-class FERTILIZER, while its economy must onmend its liberal use to planters. For supplies and printed directions

J. N. ROBSON,

AGENT PACIFIC GUANO COMPANY,
No. 68 East Bay and Nos. 1 and 2 Atlantic Whaif,
Charleston, S. C.
JNO. S. REESE & CO., Gen. Agents.

for composting apply to

The World-Renowned HOWE SEWING MACHINE.

HE Howe is the first sewing Machine ever made. It has points of superiority over all others. In range of

ork the machine cannot be equaled. POINTS OF SUPERIORITY. Simplicity and perfection of mechanism

Durability—will last a life-time. Range of Work—Without Parallel. Perfection of Stitch and Tension. The most easy of operation. Self-adjusting take up. Adjustable Head.

Having been appointed Agent for the bove Sewing Machine for this County, It is now offered for sale on reasonable terms. It is equal to, if not superior to any machine offered to the public. All persons in want of a Machine will please all and examine this before purchasing.

Respectfully, J. D. CHALMERS. Dec. 4, 1871, 33-tf

Jacob Kurz,

(One Door below the Post Office,) TANUFACTURER of and dealer in

Boots and Shoes,

My custom work includes all varieties and classes usually kept by a FIRST CLASS Shoe House.

SUCH AS

Kid, Silk, Morocco and Calf Boots.

Gentlemen's Boots and Shoes

OF ALL THE Latest and Modern Styles,

Made to order, on the shortest notice.

My work I warrant to give satisfac-

tion in every particular.

A large Stock always kept on hand. Remember the place-one door below the Old Post Office. Dec. 6, 1871, 33-3m

909 Steam

J. F. LYON. Nov. 6, 1871 29-3m

Jan. 1, 1871, 00 9

Take the Papers.

Why don't you take the papers?
They're the life of my delight;
Except about election time, And then I read for spite.

Subscribe! you cannot lose a ccut. Why should you be afraid? For each thus spent is money lent At interest four fold paid.

Go, then, and take the papers, And pay to-day, nor pay delay, And my word heard, it is inferred, You'll live until you're gray.

An old neighbor of mine. While dying with a cough, Desired to hear the latest news

While he was going off.

I took the papers and I read Of some new pills in force: He bought a box—and is he dead? No-hearty as a horse.

Laws of South Carolina.

ACTS AND JOINT RESOLUTIONS PASSED BY THE GENERAL ASSEMBLY.

and will use my best endeavors to preserve the reace and carry into effect, according to law, the purpose for which I have been elected: So help me, God."

And, if any person, upon being elected Intendant or Warden, shall refuse to act as such, be shall forfeit, and pay to ment and convenience of said town. act as such, he shall forfeit and pay to the Council the sum of twenty dollars for the use of said village: Provided, opened without first having obtained the That no person who has attained the consent of the land owner or owners Ladies' Wear a Specialty, age of sixty years shall be compelled to serve, either as Intendant or Warden, more than one year in any term of three Sec. 7. The said Town Council shall years. The Intendant and Warden, for have power and authority to require all

> to conduct the same. occur in the office of Intendant or War- thereof, and the manner of construction, dens, by death, resignation, or other- to be designed and regulated by the said wise, an election to fill such vacancy shall be held by order of the Intendant after reasonable notice, to make and keep to act as Intendant during the time. ec. 5. That the Intendant and Wardens, duby elected and qualified, shall, during tent inrisdiction; provided that such their term of service, severally and respectively, be vested with all the power of Trial Justices, or Justices of the Peace, as the case may be, in this State, within the limits of the said village, except for the trial of small and mean causes; and the Intendant shall or may, as often as is necessary, summon the Wardensto mean in the summon the Wardensto mean in the summon the Wardensto mean in the summon the power of the said town, as a while health require giving twenty and cannot be summon the summon th

months, and in the said village sixty duty to keep all roads, ways, bridges and streets in said town open and in good red the streets in said town open and to streets in said town open and to streets in said town open and town open Intendant and Wardens-paupers and ted with all the powers of County Com- inconsistent with, or supplied by this trial. persons under disabilities for crime misioners, or Commissioners of Roads, for act, be, and the same are hereby, re-excepted. SEC. 3. The said election shall be held said town; and they may lay out new at some convenient public place in said town; and they may lay out new streets, close up, widen or otherwise alpublic act, and continue in force until revillage, from eight o'clock in the morn-ter these now in use; and shall have pealed. ing, until four o'clock in the afternoon, full power to classify and arrange the in-and when the polls shall be closed, the habitants or citizens of said town liable Managers shall forthwith count the to street, road or other public duty therevotes, and declare the election, and give in, and to force the performance of such notice thereof, in writing, to the In- duty, under such penalties as are now, tendant therein being, who shall, with- or shall hereafter be, prescribed by law in two days thereafter, give notice, or and they shall have power to compound with all persons liable to work the streets sons duly elected. Provided, The Commissioners of election of Charleston ways and roads in said town, upon such terms as their ordinances or by-laws may county shall call the first election under establish, or their rules and regulations this Act, and shall appoint Man-require—the moneys so received to be agers to conduct the same, who applied to the public uses of said town shall make returns thereof to the Com- and all persons refusing to labor, or failmissioners the same as other elections held in this State; and the said Commissioners shall count the votes and declare the election, and notify the persons so elected Intendant and Wardens, before entering upon the duties of their of such fine, in the same manner as is of such fine, in the same manner as is offices, shall respectively take the oath now, or may be hereafter, provided for prescribed by the Constitution of the State, and also the following oath, to wit: "As Intendant (or Warden) of the willing of Wilson of William of Warden) of the with the consent of the adjacent land village of Wrightville, I will equally owners, to close all such roads, streets and impartially, to the best of my abil- and ways, within the said town, as they ity, exercise the trust reposed in me, may deem necessary, by the sale of the

the time being, shall always appoint persons owning a lot or lots in said town one or more Boards of Managers, three Managers for each Board, to conduct the good repair sidewalks in front of said lot

election, who, before they open the polls or lots, whenever the same shall front shall take an oath fairly and impartially or adjoin any public street of said town, to conduct the same. by action of debt in any court of compecreated. contract for making or repairing is to be their successors shall, from and after the fees from itinerant auctioneers, owners let to the lowest bidder. The said Town passage of this Act, become a body pol- of public drays, wagons, livery stables,

cil; and the said Town Council shall have power to establish, or authorize the establish, or authorize the establish or a market house in said shall have power to regulatesales at auchorize the establish or authorize the they have been elected. They which they have been elected. They which they have been elected. They the following oath, to wit: "As Intendent or adjoin, any public street of said town, if, in the judgment of the Council, said events of the following oath, to wit: "As Intendent or adjoin, any public street of said town, if, in the judgment of the Council, said events of the following oath, to wit: "As Intendent or adjoin, any public street of said town, if, in the judgment of the Council, said events of the following oath, to wit: "As Intendents of the judgment of the Council, said events of the following oath, to wit. "As Intendents of the judgment of the Council, said events of the following oath, to wit, if, in the judgment of the Council, said events of the following oath, to wit, if, in the judgment of the Council, said events of said events of said events of said events of said council, and

semmon jail in the county of Character of the confinement of the violation of institute of the confinement of the violation of such that the foll and say Ordinances, rules and regulations of reshibitions for gain or reward, within said town; and the shall flatendant and Wardens, in person, any one or more of them, may authorize any Marshal of the town, or impose a tax, not expense, any one or more of them, may authorize any Marshal of the town, or wardens, and the shall be the desired in the corporate limits of said town, or wardens, and the said gural house, or jail of the town, or cannot be said gural house, or jail of the town, or contact or apport on the said gural house, or jail of the town, the real and personal county, as the case may be, for a term not exceeding twenty-cents of the town, the real and personal county, as the case may be, for a term not exceeding twenty-cents of the town, the real and personal county, as the case may be, for a term not exceeding twenty-cents of the town, the real and personal county, as the case may be, for a term not exceeding twenty-cents of the town, the real and personal county, as the case may be, for a term not exceeding twenty-cents of the town, the real and personal county, as the case may be, for a term not exceeding twenty-cents of the town, the real and personal county, as the case may be, for a term not exceeding twenty-cents of the county of the said gural house, or jail of the town, the real and personal county, as the case may be, for a term not exceeding the term of the wardens, shown as the possessity, public drunkenness or any conduct; or disposable part to call to their assistance the same rives of the county of the same is above the part of the county of the property of

ASSERBIX

| SINGLE | Company | Compa

sid Town Council for any violation of Sec. 12. This act shall be deemed a ordinance, or any default in the performance of street duty, shall be collected by a fleri facias; and the said Town Council shall have power to procure and compel the attendance of witnesses by pro-cess similar to that which, by law, Mag-istrates may use in the trial of small

Approved January 31st, A. D., 1872.

Real Esiate.

by the authority of the same.

Act, are hereby repealed Approved January 8, 1872.

authority of the same,

Au Act to More effectually Provide for the Recording of all Conveyances of and mean causes. SECTION 1. Be it enacted by the Sen-ate and House of Representatives of ens of said town shall have full and only the State of South Carolina, now met power to grant or refuse licenses for bilthe State of South Carolina, now met liard tables, to keep tavern, or retail spirituous liquors within the said limits, and sitting in General Assembly, and which licenses shall be grauted in the That every conveyance of real estate, same manner and upon the same condiwithin this State, and hereafter made, shall, within three days, be recorded in tions as they now are, or may hereafter be, under the laws of the State; and all the office of the Clerk of the County in the powers vested in the County Comwhich such real estate shall be situated, missioners are hereby granted to the said Intendant and Wardens within the except in the County of Charleston, where all such conveyances shall be recorded, within the same time, in the said limits; and all moneys paid for li-office of the Register of Mesne Conveycenses, and for fines and forfeitures for ance; and where such conveyance, not retailing spirituous liquors, keeping so recorded, shall be void, as against taverns and billiard tables within said any subsequent purchases in good faith limits, without licenses, shall be appro-and for a valuable consideration, of the priated to the public uses of the said corsame real estate, or any portion thereof: poration: Provided, That the Intendant Provided, Such subsequent purchaser and Wardens duly elected and qualified shall have first recorded his said convey- shall not have power to grant any license to keep a tavern or rotall spirit-uous liquors to extend beyond the term SEC. 2. Different sets of books shall be provided by the Clerks of the several for which they shall have been elected. SEC. 9. That it shall be the duty of the Counties, for the recording of deeds and

mortgages, in one of which sets all con-veyances, absolute in their terms and roads streets and ways within their cormortgages, in one of which sets all conveyances, absolute in their terms and not intended as mortgages, shall be recorded, and in the other set all such mortgages, or sureties in the nature of mortgages, shall be recorded.

SEC. 3. All Acts or parts of Acts, inconsistent with the provisions of this consistent with consistent consistent SEC. 3. All Acts or parts of Acts, inconsistent with the provisions of this said town, to keep the buildings in said

Be it enacted by the Senate AN ACT to Amend the Charter of the upon such terms as they shall, by ordithe streets, ways and roads in said town same, same, the streets, ways and roads in said town open and in good repair; and in any Court of competent Town of Union.
SECTION 1. Be it enacted by the Senate and House of Representatives of the said corporation. And all persons refus-State of South Carolina, now met and ing or failing to pay such commutation SEC. 4. That in case a vacancy shall sidewalks shall be necessary, the width sitting in General Assembly, and by the shall be liable to such fines and penaltie as the said Town Council may im-That from and immediately after the passage of this Act, all and every person or persons whatsoever, who are constitutionally qualified to yote for memshall be held by order of the Intendant and Wardens, or a majority of the same, ten days' public notice being previously given; and in case of sickness, or temporary absence of the Intendant, the Wardens, forming the Council, shall be empowered to elect one of the number to act as Intendant during the time. powered to sue for and recover the same the corporation hereby intended to be and subject to such regulations, as they SEC. 2. That the said persons and shall also have power to require license

peace, any righteous or disorderly conduct, open obscenity, public drunkenness, or in any conduct grossly indecent or dangerous to the citizens of said town or any of them. And all persons so imprisoned shall pay all costs and expenses incident to their imprisonment, which said costs and expenses shall be collected in the same manner as is provided by this Act for the cellection.

teenth (17) section of this Act.

SEC. 17. That for any wilful violation

Wardens, severally, shall be liable to indictment in the Court of Sessions, and, upon conviction, to imprisonment and fine not exceeding one hundred dollars, or imprisonment not exceeding sixty days, or both, at the discretion of the court, besides being liable for damages to any person injured.

Sec. 18. That this Act shall be a pub-

lic Act, and continue of force for twenty serving health, peace, order and good years, and until the end of the session government within the same, os they years, and until the end of the session next ensuing; and that all Acts and parts of Acts heretofore passed inconsistent with or repugnant to this Act be, and the same are hereby repealed. Approved January 8, 1872.

County Commissioners in Oconee Coun- proper tribunal. ty, in Exchanging and Conveying the Sec. 5. That the said council shall Lot Ceded to Them to Build a Jail have power to abate and remove nuisan-

same, That the action of the County Com-

firmed in the said Joseph J. Norton, his heirs and assigns forever.

Approved January 8, 1872.

tioned the ambiguity of the first article; SEC. 8. That the said town Conneil of are hereby incorporated a body politic the manifest error in the third article, to Midway shall be empowered to remain, under the name and style of the "Scot wit: "The State of South Carolina possess and enjoy all such property as Rifle Guards," in deed and in law, and

and be impleaded in any court of Justice in this State, and purchase, hold, possess and enjoy to them and their successors, in perpetuity, or for any term of cover the cemeteries and public grave-In order to make room for an immense stock of Millinery this Spring, our present stock will be sold at 20 per cent, b low regular prices. Mourning Goods always on hand. Bridal Bonnets as handsome as can be hand anywhere.

In order to make room for an immense stock of Millinery this Spring, our present stock will be sold at 20 per cent, b low regular prices. Mourning Goods always on hand. Bridal Bonnets as handsome as can be hand anywhere.

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In order to make room for an immense stock of Millinery this Spring, our present stock will be sold at 20 per cent, b low regular prices. Mourning Goods always on hand. Bridal Bonnets as handsome as can be hand on the price of the decided of the price of the pri

incident to their successors; and on fail-ure so to do, they shall be liable to the to appoint, from time to time, such and punishment prescribed in the seven-teenth (17) section of this Act. so many persons, to act as marshals and constables, as they shall deem expedient and proper, which officers shall have all or neglect of duty, malpractice, abuse or oppression, the said Intendant and be subject to all the duties, penalties and regulations provided by the laws of this State for the office of constables; and the Intendant and Wardens in council shall have power and authority, under their corporate seal, to ordain and establish all such rules and by-laws and ordinances respecting the streets, ways, public wells and watering places, market and police of said town, and for premay deem expedient and proper; and the said council may affix fines for offences against ruch by-laws and ordinances, and appropriate the same to the use of the corporation, but uo fine shall exceed fifty dollars. All fines may be An Act to Validate the Action of the recovered by an action for debt before a

SEC. 5. That the said council shall ces within the limits af said town, and whereas the County Commissioners of also to classify and arrange the inhabi-Whereas the County Commissioners of also to classify and arrange the inhabi-oconee County, in the exercise of their tants liable to police duty, and to require State of South Carolina, now met and them to require them to perform such sitting in General Assembly, and by the jail for said County, and exchanged the location of the duty as occasion may require, and to enjoit ceded to the State for the purpose of erecting a jail for the one on which the same penalties as are now, or may herejail now stands; and whereas the parties after be, established by law: Provided, after be, established by law: Provided by la

for public use within the limits of the and be sued, plead and be imple and for any neglect of duty they shall after be, secured by law to like incorpor-be liable to the pains and penalties im-posed by law upon county commission-Sec. 2. That this Act shall be deemed a ers for like neglect; and they are hereby, public Act, and shall remain in force fo JOINT RESOLUTION to require the individually, exempt from the perform-governor to communicate with the ance of road and police duty; and the proper Authorities of the State of Geor- habitants of said town are hereby exgia, with a view to a re-adjustment of empt from street and police duty with-the boundary line between the States of out the limits of said corporation. Georgia and South Carolina, and au- SEC. 7. That the said Intendant and

thorizing the appointment of three Com-with persons liable to work on said Whereas, the action had by the Comstreets and ways, and release such perin General Assembly, and by the ausissioners of the Conference between sons as may desire it, upon the payment thority of the same: missioners of the Conference between the States of Georgia and South Carolina is, for many reasons, unsatisfactory, prominent among which may be men-by them to the use of said corporation.

Security of the same in the Security cept for the trial of small and mean causes; and the Intendant shall or may, summon the Sarta and Intendant shall or may, summon the Sarta and they shall be known as the Town SPRINGS and WHITE HALL, where I am prepared to furnish lumber of all minds common to this region and of a good quality as the good ceed ten cents on the one hundred dol- and taken to be a public Act, and shall

done at the expenses of such lot own 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 all persons, citizens of the United States, who now are, or hereafter may be, inhabitants of the Town of Midway, shall be deemed, and are hereby declared, to be a body politic and corporate, and that said town shall be called and known by the name of Midway, and its limits shall be deemed and held to extend four hundred and fifty

SEC. 2. That all laws now of force relation to the election of Inter Wardens, except so far as hereby re-SEC. 3. That the Intendant and Wardens of the said town of Ge hereby vested with all the power and a thority over the poor within the town of Georgetown, which, by the law, now b long, or may hereafter belong, to the County Commissioners of Georgetow County over the poor of said and, for the purpose of raising funds to provide for the comfort and support the said poor, the said Intendant an Wardens may assess and collect a poor tax on the taxable property of the said town, in the same manner as they assess of the government of the said town : P vided. That said tax shall not exce 10) per cent. on the amount of taxe therein paid to the said town: Provided further, That the tax-payers of the said

town of Georgetown shall not be taxed for the support of the poor outside of the corporate limits of said town. Approved 8th January, A. D. 1872.

An Act to Incorporate the Mountain Fire Engine Company, of Walhalla South Carolina. SECTION 1. Be it enacted by the Senate authority of the same, That William Koeber, John Dale,

said town, to keep the buildings in said town for educational purposes in repair.

And they shall also have power to compound with all persons liable to work the streets and by the authority of the streets and ways which may be necessary thousand dollars, with the right to such the streets and ways which may be necessary thousand dollars, with the right to such the streets and ways which may be necessary thousand dollars, with the right to such the streets and ways which may be necessary thousand dollars, with the right to such the streets and ways which may be necessary thousand dollars, with the right to such the streets and ways which may be necessary thousand dollars, with the right to such the streets and ways which may be necessary the streets and ways w

the term of fourteen years. Approved January 8, A. D. 1872.

AN ACT to Incorporate the Scott Rifle Guards of Sumter,
Be it enacted by the Senate and
House of Representatives of the State of South Carolina, now met and sitting

SEC. 2. That this Act shall be deemed