BY W. A. LEE AND HUGH WILSON.

CHANGE.

Will you change every flower that grows,

of South Carolina.

PASSED BY THE GENERAL

ASSEMBLY.

Has summer come without a rose, Or left the bird behind? Is the blue changed above thee, O world ! or am I blind ?

Or only change this spot, Where she who said, I love thee, Now says, I love thee not?

Be false be fair above me ; Come back with any face, Summer, do I care what you do? You cannot change one place-The grass, the leaves, the earth, the dew, The grave, make I the spot, Here where she used to love me Here where she loves me not.

Laws

ABBEVILLE, S. C., WEDNESDAY, APRIL 17, 1872.

PRESS

AND BAN

VOLUME XX---NO. I.

Be it resolved by the Senate and hemlock or conium, or any other arof bonds of the United States, bonds House of Representatives of the ticle that may be added to this list issued by this or any other State of State of South Carolina, now met and by said Faculty of University, se-the United States, and in bonds of sitting in General Assembly, and by curely attach a label; whereon shall

Invs inconsistent with or repurant to the ballot, and proclaim the election by ordinance stablish. They shall the large notion between the persons elected; and that the Ln-with their discretion, on all solid terms of the sning.
Stor, S That in case a starany shall the end to that pare large or any best determed. They shall the organize of the shall terms or the sning from all they for the same shall be compared to the persons of the sning from all they for the sning from all they are sning from all they for the sning from all all they and they are sning from all they for the sning from all all they and they are sning from all they for the sning from all all they are sning from all they for the sning from all they for the sning from all all they are sning from all they for the sning from all all they are sning from all they for the sning from all all they are sning from all they a

ABBEVILLE

AND JOINT RESOLUTIONS and on the payment case of the sickness or temporary ab- shall open any room or car for the shall be exempt from the performance of road and police duty; and the inhab-

of road and police duty; and the inhab-itants of said town are hereby exempt from road and police duty without the corporate imits of said town.

<text><text><text><text><text><text><text><text>

law.

until repealed.

Approved March 13, 1872.

AN ACT to Incorporate the Ameri-

bank or other stocks, in the purchase

until they are sati-fied.

Whenever there shall not be an Intend-ant and Wardens, from any cases, what and Wardens, from any cases, what the Coart of Abbeville Coanty, and py find the add coart of the Coart of Abbeville Coa ity, exercise the trust reposed in me, and will use my best endeavors to pre-serve the peace and carry into effect, ac-cording to law, the purpose for which I have been elected: So help me, God." The said Intendant and Wardens shall hold their sfice sor shall be oppeed, in any ensuing, and until their steeded and qualified. Sec. 4 That, in case a vacancy shall be elected and qualified. Sec. 4 That, in case a vacancy shall be elected and qualified. Sec. 4 That, in case a vacancy shall be ensuing, and until the office of serve the reaction of the various roots, barries within the incorrorated hodies. ing therefrom his or her proportion and mode of administration thereof politic and corporate, by the name

ant and Wardens, from any cause, what- arrest and commit to jail, for a space of twenty dollars, or under, they may for the payment of the same in pref- authority of the same :

occur in the office of Intendant, or any one year, to exceed the rate of ten cents thereof, or upon complaint lodged, on whose premises any such new street, incorporated bodies. occur in the office of Intendant, or any of the Wardens, by death, resignation, removal, or otherwise, or in case of a tie in said election, an election to fill such vacancy shall be held by the appointment of Intendant Wardens, (or appointment of Intendant Wa

wardens as the case may be,) or the levied by said Town Council, to the initiation, shall either release, admit to Clerk of the Court of Abbeville County, is now, or hereafter may be, provided by dens, ten days' public notice law for the collection of the general thereof being previously given; and in State taxes.

elect one of the number to act as Intent-ant during the time. SEC. 5. That the Intendant and War-light herein contained shall extend to ant and Wardens shall, collectively and and and wardens shall, collectively

er and jurisdiction of Magistrates or by any other peason out of the order within the limits of said town, or decre of and Court, Justice of the

and the Intendant shall and may, as often as is necessary, summon the War-SEC. 42. That this Act shall be deem-

their successors in office, hereafter to be elected, may have a common seal, which AN ACT to alter and amend the shall be affixed to all their Ordinances, and the said Town Council shall have

and the said Town Council shall have authority to appoint from time to time, as they maysee fit, such and so many pro-as they maysee fit, such and so many pro-and House of Representatives of the such after be, under the laws of this State, except that the Town Council shall SEC 2. That the fran

said town, have the power and privi-leges, and be subject to all the obliga-Pendleton, shall be deemed, and are is established by the law of the State; SEC.

pleasure of said Town Council; and the be called and known by the name of by granted to the said Intendant and said Town Council shall have power to Pendleton; and its limits shall be Wardens within the said limits; and establish, or authorize the establishment held and decmed to extend for one all moneys paid for licenses, and for

power and authority, under their corpo-rate seal, to make all such rules and reg-lations. By-Laws and Ordinances, res-Sec. 2. That the said village shall billiard tables within the said limits

seal to make all such rule and registration and collimates, reads and business in the said is such as an ordinances, and good government fields and registration and ordinances, and good government fields and registration and fer Wardens, which shall be elected to the said registration and fer Wardens, which shall be elected to work on any read interview of the said town, as the said town as the second to assess the said town as t of witnesses, and requiring them to give that all male inhabitants of the said srme.

sum of twenty dollars shall be col- election, shall be entitled to vote for billiard tables and ten pin alleys, or

lected by said Council, except by suit in the said Intendant and Wardens; the any other pin alleys, within the disthe Court of Common Pleas: and pro-vided, also, that no fine shall exceed election to be held from ten o'clock in cretion of said Council, and te grant

AN ACT Incorporate the Charleston

liquors within said limits, with li-liquors within said limits, with li-martin's Point Wadmalaw Island, and members, according to its by. its pleasure) the sucordinate officers said Faculty may deem fit to add. be agreed upon at the time of sub-second and members, according to its by.

Approved March 12, 1872.

Approved March 13, 1872.

of a Market House in said town; and mile in every direction from the fines and forfeitures for retailing spir- AN ACT to Incorporate the Churches of Autioch, New Hope, Bethel Grove and New Bethany, of Lau- AN ACT to Charter the Union Sa. to constitute a quorum.

South Carolina.

and style of the Spartanburg and of any investments about which the be required in case the applicant is a SEC. 2. That the said company is Board of Directors may be doubtful, regular gradutate in medicine or phar hereby authorized to construct a railmacy of a school that is on the ad road from Spartanburg to Port Roy-SEC. 9 As soon after the stock be- evenden of the University of South al, by such route as shall be found

Land and Joint Stock Company. comes of the value of one hundred Carolina, but such an applicant shall most suitable and advantageous. the intendant the Wardens, forming the Council, shall be empowered to elections of the number to act as Intentthe Medical Faculty of the said Uni- lion do.lars, if found necessary, to be at Martin's Point, Wadmalaw Is-land, South Carolina. Be it enacted by the Senate and L. F. Campbell, Samuel Porcher and L. F. Campbell, Samuel Porcher and South Carolina (L. F. Carolina (L. BEC. 5. That the Intendant and War-dens duly elected and qualified shall, during the term of office, severally and respectively, be vested with all the purpose, a register of all phar-during the term of office, severally and respectively, be vested with all the purpose, a subscription, at such administrator, Assignee in Bankruptcy, and severally, have cognizance with-in the said corporation limits, in all of South Carolina, now met and sit-as may now, or hereafter may be ile, and, annually thereafter, seven in the said corporation limits, and for the purpose of raising such capital stock, it shall be lawful as the corporators may deem advisa-tion in the said corporation limits, and such other persors as may now, or hereafter may be ile, and, annually thereafter, seven Peace and Quorum have according to the same in General Assembly, and by authority of the same: W. C. Garity. F. W. Towles and by the name and style of the Char-President, and may fill any vacancy N. B. H. Towles and style of the Char-President, and may fill any vacancy ness, the fact whether the person under the determined on by a majoriand the Intendant shall and may, as often as is necessary, summon the War-dens to meet in council, any three of whom, with the Intendant, shall con-stitute a quorum to transact business; and they shall be known as the Town Council of Lowndesville; and they shall be known as the Town Council of Lowndesville; and they shall be known as the Town Council of Lowndesville; and they and AN ACT to alter and amend the Charter of the Town of Pendleton. SEC. 1. Be it enacted by the Senate Se body licensed to have their names all amounts subscribed in land or

authority-to appoint from time to time, as they maysee fit, such and so many pro-bles of said town, as the Council deem vation of the preser-vation of the preser-vation of the preser-vation of the preser-said town, have the power and price of shall, within the corporate limits of said town, have the power and price of shall, within the corporate limits of said town, have the power and price of shall, within the corporate limits of said town, have the power and price of shall, within the corporate limits of said town, have the power and price of shall, within the corporate limits of said town, have the power and price of said town, have the power and price of shall, within the corporate limits of said town, have the power and price of shall, within the corporate limits of said town, have the power and price of shall, within the corporate limits of said town, have the power and price of shall, within the corporate limits of said town, have the power and price of shall, within the corporate limits of said town, have the power and price of shall be deem and the same to plead to retain possess and enjoy all such way hereafter reside, in the village of said town, have the power and price of a license to keep tavern or retail spirituous signs, for the term of ninety-nine way hereafter reside to the word the Saita of the same ters. All the output of the same to all the output of said town, have the power and price of a license to keep tavern or retail spirituous signs, for the term of ninety-nine way hereafter reside to the the word the Saita of the price of a license to set the price of a license to s reges, and be subject to an the obligations provided to be deemed, and are is established by the law of the State; years. por law for the office of Constable; and all the powers formerly vested in shall be liable to be removed at the liable to be removed to the to be

SEC. 4. That the said railroad shall

Approved March 13, 1872.

The State Convention of the Con-

sors, lands, rents, tenements, goods, in lien of any bond to be required of articles, viz: Arsenie, and its prep- A woman who is "worth her weight fifty dollars; and also that nothing the morning until two o'c'ock in the or refuse licenses for the same, upon herein contained shall authorize or bid afternoon ; and when the polls shall be the same authorize shall authorize or bid afternoon ; and when the polls shall be the same authorize of the same a Council to make any ordinance or by- be closed, the Managers shall count ject to such regulations, as they may State of South Carolina, now met and or quality soever, and the same to of any trust, the capital stock and cyanides of potassium, tartar emetic, worth about \$30,000.

ransfer the same. Section 3. This act shall be deemed of stockholders, each share shall preceding year, as to their respective places of business, and for omission entitle its holder to one vote, and a or neglect of the requirements of expedient. a public act, and shall continue in entitle its holder to one vote, and a or neglect of the requirements of force for the term of fourteen years. representation of a majority of the this section, or any of them, they be subject to the provisions of an Approved March 13, 1872.

representation of a majority of the entire stock by the holders in person, or by their proxies, shall be requisite to constitute a quorum. to constitute a quorum. this section, or any of them, they shall, respectively, incur a fine of twenty-five dollars; and for each and every registration and change thereof. 1868, entitled "An Act to declare the shall per to dollars and the shall per to

religious institutions, by an Act rati- made a body politic and corporate, by such case, the said company, as exec- each year.

religious institutions, by an Act rati-fied the 15th day of December, 1851. Approved March 13, 1872.

AN ACT to Incorporate the Prospect style, shall be, and is hereby, made and regulations of law, which pertain made for legitimate purposes, and servative party of North Carolina. Bantist Church of Laurans Control of Lauran Baptist Church, of Laurens County, joy and retain, to it and its success cised be natural persons, except tha recorded every sale of the following day, the first day of May next.