EDGEFIELD, S. C., APRIL 11, 1872.

OFFICIAL.

Acts and Joint Resolutions Passed by the General Assembly of South installments shall cease. Carolina, Regular Session, 1871

ate and House of Representatives, of the institution shall pay to said stock the State of South Carolina, now bolder the actual value of his or her met and sitting in General Assembly, stock at the date of notice of withand by the authority of the same: drawal, the monthly installments of That D. Werner, J. H. Linsebrink, J. such stockholder ceasing from the date C. H. Claussen, A. Nimitz, J. H. Hees- of such notice, or said stockholder may man and C. G. Ducker, and their asso- sell or transfer his or her interest to ciates and successors, be, and they are any other person, the purchaser being hereby created a body politic and cor- placed on an equality with the other porate, under the name and style of stockholders. the "Deutscher Bruderlicher Bund," of the city of Charleston.

hereby established shall have succession of officers and members, according to its by-laws, and shall have power to make by-laws, not repugnant to the laws of the land, and to have, use doubtful, until they are satisfied. and keep a com n seal, and the same to alter at will, to sue and be sued in any court in this State, and to have and enjoy every right, power and privilege incident to such corporation; and it is hereby empowered to take, hold, retain, possess and enjoy all such property, real and personal, as may be given, bequeathed, or devised to it, or may be acquired by purchase, or in any other manner, by said corporation.

SEC. 3. That the said corporation may, from time to time, invest their funds, moneys, assets, and all other property which it may acquire, in such real or personal property, stocks, pub-lic or private, notes, bills, bonds, with or without security by mortgage of real or personal property, or by surety, in such sums, and on such terms and conditions as it may deem proper. And it shall, and may be lawful for said corporation, from time to time, and at all times, to sell, convey, mortgage, assign or transfer, any or all of its property, real and personal, as, and when, it may deem proper and expedi ent, and to make and execute bonds. under the corporate seal, with or without mortgage, for the purchase of real or personal property. .

Sec. 4. That the members of : aid society hereby incorporated shall be, individually, liable for the debts of said corporation, each member to the extent of one year's annual arrears which the said member may owe to the coporation, according to its by laws, in the year in wich he may be saed for said corporation debt; but such liability shall not attach until the corporation shall have been sued, and nulla bona returned on execution in such suit.

given in evidence, without being specially pleaded. Approved March 9, 1872.

AN ACT to Charter the Union Sav-

ings Bank of Georgetown, S. C. 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 James Murrell, together with such other persons as are now, or may hereafter be, associated with them, shall be, and they are hereby constituted and made a body politic and corporate, by the name and style of the "Union Savings Bank, of Georgetown, South Carolina," and by this name and style shalltheir pleasure; and also to ordain and accounts of said to polation shall be opened to inspection under such regulations as may seem necessary and ulations as may be prescribed by law. Shall be known as the Town Council necessary for the improvement or conconvenient for the government of the said corporation, not being contrary to a public Act, and shall be judicially successors, hereafter to be elected, no street, road or way shall be opened

SEC. 2. The capital stock of said cor-poration s all not be less than ten thou-continue in force for a period of thirty pleaded, in any court of law or equity in this State; and may purchase, hold, SEC. 11. The said Town (sand dollars, which may be increased, from time to time, to a sum not ex- Approved March 9, 1872. and shall be paid in and accumulated as AN ACT to Renew the Charter of term of years, any estate, real, per-shals, to fix their salaries and preceeding two hundred thousand doilars. hereinafter provided.

Sec. 3. That said corporation shall have power and authority to invest its capital stock or other funds in bank or Senate and House of Representatives of other stocks, in the purchase of bonds, the State of South Carolina, now met of the United States, bonds issued by and sitting in General Assembly, and this or any State of the United States, by the authority of the same :

cordance with Section 3, and interest of as may be directed or provided for by the by-laws of the institution.

SEC. 5. Each subscriber to stock in this Bank shall, on or before the fifth on. 50 cents; 4 horse wagon, 75 cents. day of each month, pay, at the office

shares standing in his or her name on of Little Rock, shall be deemed, and ses, shall be appropriated to the pubshares standing in his or her name on of Little Rock, shall be deemed, and ses, shall be appropriated to the pubsaid costs and expenses shall be coluse a common seal, and the same to impleaded, in any court of law or due by the person owning such propriate
to the pubsaid costs and expenses shall be coluse a common seal, and the same to impleaded, in any court of law or due by the person owning such propriate
to the pubsaid costs and expenses shall be coluse a common seal, and the same to impleaded, in any court of law or due by the person owning such propriate
to the public to the pubsaid costs and expenses shall be coluse a common seal, and the same to impleaded, in any court of law or due by the person owning such propriate
to the public to t

of one hundred dollars per share, may AN ACT to Incorporate the Deutscher withdraw from the institution, upon Bruderlicher Bund, of the City of written notice being given at any regular meeting of the Board of Directors, SECTION 1. Be itenacted by the Sen- and, at the expiration of ninety days,

SEC. 8. By actual value of the stock is meant the amount paid in by each SEC. 2. That the said corporation stockholder, together with his or her proportion of any losses that may have occurred, and withholding his or her attained the age of twenty-one years, which the Board of Directors may be

SEC. 9. As soon after the stock be comes of the value of one hundred dollars per share, and scrip is issued therefor, the Directors may make dividends, at such times and of so much of the profits of the Bank as shall appear in said town, from six o'clock in the to them advisable.

Sgc. 10. There shall be elected, as soon after the ratification of this Act as the corporators and subscribers may deem advisable, and annually thereafter, seven Directors from their number, who shall appoint one of their number President, and may fill any vacancy occurring in the Board, unless it be by removal, in which case the members shall fill the same in general meeting. The Board shall appoint (to hold at its pleasure) the subordinate officers and agents, prescribe their duties and compensation, and take from them such bonds, with security, as it may deem

Sec. 11. It shall be competent, at any general meeting of stockholders, to change the time of holding the anqual incetings; and extra meetings may be called at any time upon a written application to the Board of Directors, signed by stockholders representing not less than one-half of the cap-tal stock; and at all meetings of stockholders each share shall entitle its holder to one vote, and a representation of a majority of the entire stock, by the holders in person, or by their proxies, shall be requisite to constitute a quo-

SEC. 12. The said company is here. by declared capable in law of holding and exercising the office of Executor, by appointment of any testator; the office of Administrator of the te tator and deemed a public Act, and may be or intestate, by appointment of the which may be held in trust by appointment of any person or Court of competent authority to make such appointany mortgage; and in such case, the occur in the office of Intendant or said company, or executor, administral any of the Wardens, by death, resigtor or trussee shall be subject to the nation, removal or otherwise, an elecsame measure of accountability and to tion to fill such vacuacy shall be held the same rules and regulations of law by order of the Intendant and War-That James A. Bowley, W. H. Jones,
Jr., Thomas D. McDowell, S. C. Carr

which pertain to such trusts when held dens, or a majority of the same, five and repairing. And the said Town days public notice being previously council are hereby empowered to sue cept that, in lieu of any bond to be re- given; and in case of sickness or temquired of said company for the administration of any trust, the capital stock Wardens, forming the Council, shall jurisdiction: Provided, that such conand other assets of the company shall be empowered to elect one of their tract for making or repairing be let be pledged for the faithful discharge of number to act as Intendant for the to the lowest bidder. The cemeteries

SEC. 13. That the stockholders of said corporation shall be liable to the Wardens, duly elected and qualified, cil. be, and is hereby, made capable in law amount of their respective share or shall, during their term of office, sevto have, purchase, enjoy and retain, to shares of stock in said corporation, for erally and respectively, be vested shall have power, with the consent of it and its successors, lands, rents, tenements, goods, chattels and effects of bill or otherwise; and further, no Diments, goods, chatters and effects of or other officer of said corpora- Justices of the Peace, as the case may the said town as they may deem necsame to sell, alien or dispose of; to sue tion, shall borrow any money from be, in this State, within the limits of essary, by sale of the freehold theresame to sen, alled or dispose of the said corporation, and if any Director, the said town, except for the trial of in, either at private or public sale, as and be sued, plead and be impleaded; and or other officer shall be convicted, upon causes small and mean. And the Inbe defended, in courts of record, or any indictment, of directly or indirectly viother place whatsoever; and also, to make, use and have a common seal, and the same to after and renew at other place whatsoever; and also, to olating this Section, he shall be pundented by fine, or imprisonment, at the discretion of the Court. The books whom, with the Intendant, or any in use, open and keep in repair all their pleasure; and also to ordain and accounts of said corporation shall three Wardens, may constitute a quo-

the laws of the State or the Constituing; and the charter hereby granted Sec. 2. The capital stock of said cor. shall be in ferce from its passage, and sue and be sued, plead and be im-

SECTION 1. Be it enacted by the

and in bonds of any corporate compa- That the charter of the ferry over ny; to lend money upon personal or Wateree River, known as Peny's Ferreal security, to discount bonds, notes ry, be, and the same is hereby, reand bills of exchange, and to guarantee newed, and continued in force from the payment of notes, bonds, bills of and after the passage of this act, unexchange, or other evidences of debt. | til amended or repealed; and the SEC. 4. That said, corporation shall same is hereby vested in D. J. D. Cureton, his executors, administrareceive deposits from any person or persons, and all such deposits shall be invested as the Board of Directors may ers, privileges and limitations as were formerly conferred upon the owner of deem most advantageous, and in acshall be allowed to the depositors thereof as may be directed or provided for gle passengers, 5 cents; man and horse, 15 cents; buggy, 25 cents; 1 horse wagon, 25 cents; 2 horse wag-

prior to the stock becoming of the value Church, in said town, Provided, that the corporate limits of said town shall of the said Intendant and Wardens not extend beyond the Little Pee

Dee River. SEC. 2. That the said town shall be governed by an Intendant and four Wardens, who shall be citizens have resided in this State twelve of the said town sixty days immediately preceding their election. The said Intendant and Wardens shall be elected on the second Saturday in April, in every year, five days' notice being previously given, and shall con-tinue in office for one year, and until the election and qualification of their successors; and all male inhabproportion of any investments about paupers and persons under disabilities for infamous crimes excepted, and shall have resided therein sixty days immediately preceding the election, shall be entitled to vote for said Intendant and Wardens.

SEC. 3. The said election shall be

held in some convenient public place

morning until four o'clock in the evening, and when the polls shall be closed, the Managers shall forthwith count the votes and declare the election, and give notice thereof in writing to the persons elected. The Intendant and Wardens, before entering upon the duties of their offices. shall each take the oath prescribed by the Constitution of this State, and also the following eath, to wit: "As Intendant (or Warden, as the case may be) of the town of Little Rock, I will equally and impartially, to the best of my ability, exercise the trust reposed in me, and will use my best endeavors to preserve the peace, and carry into effect, according to law, the purposes for which I have been elected: so help me God." And if payment of the town taxes, shall be any person, upon being elected Intendant or Warden, shall refuse to act as such, he shall forfeit and pay to the Town Council the sum of ten dollars, for the use of said town: Provided, that no person who has attained the age of sixty years shall be liable for the payment thereof in offices, nor shall any other person be preference to all other debts against compelled to serve more than one the State, which shall be first paid. year in any term of three years. The Intendant and Wardens, for the time being, shall always appoint a Board have power and authority to require of three Managers to conduct the elec- all persons owning a lot or lots in said tion, who, before they open the polls, shall take an oath fairly and impar- keep in good repair sidewalks, in front tially to conduct the same. That of said lot or lots, whenever the same James Stackhouse, Benjamin Mace shall front or adjoin any public street of the debts of the various counties shall continue in office for one year, and R. P. Hammer are hereby appointed Managers to hold the election of said town, if, in the judgment of the Council, such sidewalk shall be therefore. on the second Saturday in March, one

two. ment, and the office of Trustee under | SEC. 4. That in case a vacancy shall porary absence of the Intendant, the time being.

ed to Magistrates, Trial Justices or such roads, streets and ways within be affixed to all their ordinances; may sent of the land owner or owners in this State; and may purchase, hold, possess and enjoy, to them and their shall have power, and are hereby au-Peag's Ferry, over the. Waterce sonal or mixed, and sell, alien or conshall not exceed, at any one time, the sum of ten thousand dollars. And ties and liabilities that Constables the Intendant and Wardens shall now have, or are subject to, by law, have full power to make and establish in addition to the duties and liabilinances, respecting the roads, streets, market and police of said town as Provided, that their jurisdiction shall. shall appear to them necessary and be confined within the limits of the requisite for the security, welfare and said town. convenience of the said town, or for preserving health, peace, order and cil shall have power to establish a And the said Town Council may fix guard house, and to prescribe, by orand impose fines and penalties for the tions for keeping and governing the violation thereof, and appropriate the same to the public uses of the said corporation: Provided, that no fine dant or Wardens in person, any one. violation thereof, and appropriate the shall exceed fifty dollars for any offense; and, also, that nothing herein contained shall authorize the said Council to make any by-laws inconsistent with or repugnant to the Constitution and laws of this State; and exceeding twenty-four hours, any persecutive of the said guard house, for a term not exceeding twenty-four hours, any persecutive of the said guard house, for a term not exceeding twenty-four hours, any persecutive of the said guard house, for a term not exceeding twenty-four hours, any persecutive of the said guard house, for a term not exceeding twenty-four hours, any persecutive of the said guard house, for a term not exceeding twenty-four hours, any persecutive of the said guard house, for a term not exceeding twenty-four hours, any persecutive of the said guard house, for a term not exceeding twenty-four hours, any persecutive of the said guard house, for a term not exceeding twenty-four hours, any persecutive of the said guard house, for a term not exceeding twenty-four hours, and the said guard house, for a term not exceeding twenty-four hours, and the said guard house, for a term not exceeding twenty-four hours, and the said guard house, for a term not exceeding twenty-four hours, and the said guard house, for a term not exceeding twenty-four hours, and the said guard house are the said guard house. all by-laws and ordinances the Coun-

SEC. 7. That it shall be the duty to keep all roads, ways, bridges and streets, within the corporate limits, open and in good repair; and they may lay out new streets, close up widen or otherwise alter those now in of the United States, and who shall use, and for that purpose they are invested with all the powers and duties menths, and shall have been residents of County Commissioners, or Com-of the said town sixty days immedi-missioners of Roads, for and within the corporate limits of said town. They shall have power to compound with all persons liable to work the streets, ways and roads of said town, upon such terms as they shall, by ordinance, establish; the moneys so received to be applied to the public use of said town; and all persons refusing to labor, or failing to pay such commutation, shall be liable to such fine, not exceeding twenty dollars, as the Town Council may impose. SEC. 8. They shall have the power

to impose an annual tax, not exceeding fifty cents on every hundred dol-lars of the value of all real and personal property, lying within the cor-porate limits of said town, the real and personal property of churches and school associations excepted. The said Town Council shall have power to regulate the price of licenses upon all public shows and exhibitions in said town, to erect a powder magazine, and compel any person holding more than twenty-five pounds of pow-der to store the same therein, and to make regulations for rates of storage thereof, and for keeping and delivering the same. The said Town Council shall have power to enforce the payment of all taxes and assessments levied under the authority of this Act. against the property of defaulters, to the same extent, and in the same manner as is provided by law for the collection of the general State tax, except that executions to enforce the tion, and directed to the Town Marshal, or other person especially appointed by the said Town Council to collect the same; and all property upon which a tax shall be levied and the said property, except debts due SEC. 9. The said Town Council shall

town, to close in, and to make and necessary, the width thereof, and the thousand eight hundred and seventy- manner of construction, to be designated and regulated by the said 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 of debt in any Court of competent and grave-yards are also placed un-SEC. 5. That the Intendant and der the jurisdiction of the Town C. un-

SEC. 10. The said Town Council

successors, in perpetuity, or for any thorized, to elect one or more Marscribe their duties, who shall be vey the same: Provided, the same sworn in, and invested with all the powers and subjected to all the duall such rules, and by-laws and ordities specially conferred and empow-SEC. 12. That the said Town Coun-

> or more of them, authorize and require any Marshal of the town, or any Constable, specially appointed for

the President and Cashier, with the politic and corporate, and the said tue Intendant and Wardens shall not vided by this Act for the collection plead and be impleaded, in the courts hold, possess and enjoy, to them and except debts due the States which the President and Cashicr, with the corporate, and the said corporate seal of the Bank affixed, from which time the payment of monthly installments shall cease.

Sec. 7. Any stockholder, at any time of the President and Cashicr, with the Politic and corporate, and the said the Intendant and Wardens shall of the State, which any to fine imposed for the violation of the State, which may be necessary, or to retail spirituous there fourths of a mile in each direction from the Methodist for which they have been elected.

Sec. 7. Any stockholder, at any time of the violation of fines imposed for the violation of fines imposed for the violation of fines imposed for the violation of shall be first paid. The said and the impleated, in the courts the said the impleated, in the courts of fines imposed for the violation of shall be first paid. The said and the impleated, in the courts of fines imposed for the violation of shall be first paid. The said and the impleated, in the courts of fines imposed for the violation of shall be first paid. The said and the impleated, in the courts of the State, which any term of years, any estate, real, together with all of the state, to purchase, hold and the said the impleated, in the courts of fines imposed for the violation of shall be first paid. The said and the impleated, in the courts of fines imposed for the violation of shall be first paid. The said when the power to grant any license to fine support the said the interest of the State, which may be necessary the said the interest of the state, to purchase, hold and the impleated, in the courts of the State, and the impleated, in the courts of the State, and the impleated, in the courts of the state, and the impleated, in the courts of the State, and the impleated, in the courts of the State, and the impleated, in the courts of the State, and the impleated, in the courts of the State, and the impleated, in the courts of the State, and the impleated, in the courts of the state, and the impleated, in the courts of the state, and t which time the payment of monthly Little Rock, and is corporate limits keep taverns, or to retail spirituous ordinances: Provided, that such im-Council may impose for the offense for which he may have been committed.

SEC. 13. The said Town Council shall have power to impose and collect taxes from all persons representing publicly within their corporate

Approved March 9, limits, for gain or reward, any plays or shows, of what nature or kind soever, to be appropriated to the public uses of said town.

SEC. 14. The said Town Council shall have full power and authority to abate all nuisances within the corporate limits of said town.

SEC. 15. The Intendant and Warlens elect shall, during their term of and by the authority of the same office, be exempt from street duty. Each Town Council shall, within one month after the expiration of their term of office, make out and return to their successors a full account of their receipts and expenditures during their term, which account shall be published in one or more papers in the County, and shall pay over all moneys in their possession belonging to the corporation, and shall deliver up all books, records and other papers incident to their office, to their uccessors; and on failure so to do. they shall be liable to be fined in a sum not exceeding five hundred dollars, to be collected by the Town of the State of South Carolina, now Conucil.

SEC. 16. For any willful violation or neglect of duty, malpractice, abuse That from and immediately after the or oppression, the said Intendant and be liable to indictment in the Court sided within the corporate limits of of Sessions, and, upon conviction, to the town of Williamston for one year, punishment as prescribed in the pre- or who may own a freehold therein, ceding Section, besides being liable and their successors, are hereby defor damages for any person or per- clared to be mambers of the corporsons injured.

SEC. 17. This Act shall be deemed islature then next ensuing. Approved March 9, 1872.

Whereas, by an act approved March 10th, 1871, a new judicial county, by the name of Aiken, was formed by

Senate and House of Representatives SECTION 1. of the State of South Carolina, now twenty one years and resided there woods in said town, apon such terms met and sitting in General . sembly, in sixty days immediately preceding as they shall, by ordinance, establish; and by the authority of the same: That of the outstanding debts of the has been created, that the said county of Aiken is hereby made liable for the above specified counties.

Sec. 2. That in order to carry out

the provisions of the preceeding Section, it shall be, and hereby is, made in said town, from nine o'clock in the the duty of the County Commissioners morning until five o clock in the evenof the counties of Barnwell, Edge- ing, and when the polls shall be closfield, Lexington and Orangeburg, to make out a certified statement of the indebtedness of their respective coun- publicly, stating the whole number ties, and forward the same (after the complete organization of said county their report for the same in a sealed of Aiken) to the County Auditor, or their report for the same, in a sealed any other officer who may discharge the duties of said office, who shall, in proportion and proper ratio to carry out the provisions of this act, cause an annual assessment of one thousand dollars to be made on all the taxable property within the said new county of Aiken, to be used only for announce and publish the whole numthe payment and for the purposes ber of votes cast, and the whole numherein mentioned.

Approved March 9, 1872.

Hope Steam Fire Engine Company,

SECTION 1. Be it enacted by the of the State of South Carolina, now said election, shall take the oath fairmet and sitting in General Assembly, ly and impartially, to conduct the and by the authority of the same: That the charter of the Hope Fire dens, before entering upon the duties Engine Company, of Charleston, is of their office, shall, respectively, hereby renewed and continued in take the oath prescribed by the conforce until repealed, and the said stitution of this State, and also the company is hereby authorized to following oath, to wit: "As Intenadopt the name and style of the Hope dant (or Warden) of the town of Steam Fire Engine Company, of Williamston, I will faithfully and Charleston; Provided, the Hope Steam impartially, to the best of my ability, exercise the trust reposed in me, and times, be subject to the provisions of serve the peace, and carry into effect, the value of said real estate, upon the 12th Section of the act passed on the 21st day of December, in the year which I have been elected: So help in one month, to said Council for taxeighteen hundred and thirty-six, en- me God." titled "an act for the better regulating of the Fire Department, in the city of Charleston." Approved March 9, 1872.

SECTION 1. Be it enacted by the Senate and House of Representatives derson County. son or persons who, within the corporate limits of said town, may be met and sitting in General Assembly, of the State of South Carolina, now , SEC. 6. That the Intendant and

SEC. 3. That this Act shall be deemed a public Act, and continue Approved March 9, 1872.

AN ACT Conferring upon the Country Commissioners Certain Powers in relation to the License and Sale of Intoxicating Liquors.

SECTION 1. Be it enacted by Senate and House of Representatives of the State of South Carolina, now met and sitting in General Assembly, That all the powers and duties heretofore conferred upon the Commissioners of Roads of the various Districts of this State, in relation to the license and sale of intoxicating liquors, be and they are hereby, conferred upon the County Commissioners. This act to take effect on and after its pas-

Approved March 9, 1872.

AN ACT to Renew and Amend the Charter of the Town of William-

SECTION 1. Be it enacted by the Senate and House of Representatives met and sitting in General Assembly, and by the authority of the same passage of this act, all and every Wardens, jointly and severally, shall person or persons who may have reation hereby intended to be created.

SEC. 2. That the said persons, and a public Act, and continue in force their successors, shall; from and after for the term of fifteen years, and un- the passage of this act, become a body by granted to the said Intendant and til the end of the session of the Leg- politic and corporate, and shall be known and called by the name of the all moneys paid for licenses, and for town of Williamston, and its corpo- fines and forfeitures, for retailing rate limits shall extend one, mile in spirituous liquors, keeping taverus, AN ACT to Provide for the Payment the direction of the cardinal points billiard tables, within the said limits, of Certain Debts by the County of from the present brick hotel as a centre, and form a circle.

SEC. 3. That the said town shall be governed by an intendant and four dens, duly elected and qualified, shall wardens, who shall be persons that portions of Barnwell, Edgefield, Lex- actually reside within the limits of ington and Orangeburg; and whereas, the corporation, and have so resided the said named counties, at the time at least twelve months immediately the act to establish the said county preceding their election. The said of Aiken was passed, were, and still intendant and wardens shall be electare, in debt; and whereas, it is but ed on the second Monday in Septemfair and just that the said county of ber in each year, ten days' notice Aiken should assume her proportion having been previously given, and tion of their successors. And all ers of Roads. And they shall have male inhabitants of the said town, power to compound with all persons scribe their duties, who shall be dul

the election, shall be entitled to vote the moneys so received to be applied for said intendant and wardens; procounties of Barnwell, Edgefield, Lex- vided, that no person shall be allowington and Orangeburg, of portions ed to vote at any such election who of which the said county of Aiken 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 her proportion, in ratio to the taxa- for that purpose, by 10 o'clock 1. M. ble property, as taken from each of on the day preceding every such elec-

SEC. 4. That said election shall be held in some convenient public place of votes cast for each candidate or envelope, to the Intendant of the town and if there be no such Intendant, the same shall be transmitted to the Clerk of the Court of Anderson county. The said Intendant, or Clerk of the Court, shall open the report of the said managers, and shall ber cast for each candidate, when the several candidates receiving the highest number of legal votes for the of-AN ACT to Renew the Charter of the fices which they were voted for, shall be declared duly elected. The Intendant and Wardens, for the time being, shall always appoint three managers to conduct the election, Senate and House of Representatives who, before they open the polls for same. And the Intendant and Warand the members thereof, shall, at all will use my best endeavors to pre-

SEC. 5. In case a vacancy should occur in the office of Intendant, or fasal to serve, or removal from office; any of the Wardens, by death, resig- of the said Assessor. And the said nation, or otherwise, an election to Town Council shall have power to fill such vacancy shall be held by the regulate the price of licenses upon AN ACT to Incorporate the Anderson appointment of the Intendant and Wardens; and Mechanics' Association Wardens; and, in case said town; to erect a powder magathere be none, then by the appoint-ment of the Clerk of the Court of An-ing more than twenty-five pounds of

SEC. 2. All persons attending public machines of the Bank, nor dollar per share for subscription, and any subscription, and subscription and subscription, and subscription and subsc Wardens, duly elected and qualified, age thereof, and for keeping and sto

Wardens shall have full power to for the use of the corporation. make and establish all such rules, by SEC. 10. That returns shall be laws and ordinances respecting the made, on oath, to the Clerk of the roads, streets, markets and police of Town Council, during the month of said town as shall appear to them ne January, in each year, of the cessary and requisite for the security, of all sales of merchandise, welfare and convenience of the said town, or for preserving the health, and of the quantity and kind of all pe ce, order and good government other property than real estate sub-within the same. And the said Counject to taxation, under the provisions cil may fix and impose fines and penalties for the violation thereof, and alties for the violation thereof, and liable to pay the taxes on the same; appropriate the same to the public and the said taxes shall be paid on or use of the said corporation: Provided, That in all cases of trials to be had before the said Town Council, as hereinbefore provided, the party charge to the penalties now provided by taw use of the said corporation: Provied shall be cited to trial by service upon him of a summons, under the hand of the Intendant, any one-of the Wardens, or the Clerk of the Council, wherein shall be expressed, with certainty; the offense charged, and the time and place of trial, which

full and only power to grant or refuse width thereof, and the manne within the said limits, which heense shall be granted in the same manner, and upon the same conditions, as they now are, or may hereafter be, under the laws of this State, except that the Town Council shall have the power or regulate the price of license to keep taverns and to retail spiritious.

Provided That is no inliquors: Provided, That in no in- for and recover the same by action to stance the price of a license so to debt in any court of competent juris keep tavern or retail spirituous hidiction; Provided; That such ton-quors shall be fixed at a less sum than tract for making or repairing be less to the laws of this State; is established by the laws of this State; to the lowest bidder. and all the powers vested formerly in the Commissioners of Roads are here Wardens within the said limits; and to the uses of said corporation: Pro-vided, That the Intendant and Warnot have power to grant any licenses to keep tavern or retail spirituous liquors to extend beyond the time for which they shall have been elected.

the said Intendant and Wardens to lained the consent of the land owner keep all streets, roads and ways, within their corporate limits, open and in new street, road or way may pass. good repair; and, for that purpose, they are invested with all the powers granted formerly to the Commissionto the public use.

SEC. 9. That the said Town Conncil shall have power to impose an annual tax upon the keepers of all billiard tables and ten pin alleys, or other pin alleys, within the discretion of town. said Council; and to grant or refuse licenses for the same, upon such terms | cil shall have power to catablish a guard and conditions, and subject to such house, and to prescribe, by ordinances regulations, as they may, by ordinances suitable rules and regulations for the nance, establish. They shall also have ing and governing the same and for power to impose a tax, within their discretion, on all sales made by itinerant traders and auctioneers, on all olation of any ordinance of the town, public drays, wagons, carriages, om: passed in conformity with the provise nibuses, and other vehicles, kept for tons of this act; and the said Town hire, and on the owners or proprie. Council may, by ordinance, or the said tors of all dogs, hogs, sheep, goats intendant and Wardens, in person, any and cattle kept within the corporate one or more of them, authorize and relimits of said town. The said Town quire the Marshal of the town of any Council shall have power to impose an annual tax on the amount of all purpose, to arrest and commit to the sales of goods, wares and merchan-dise, and also upon the amount of in-ceeding twenty four hours, any person come arising from all factorage and or persons who, within the corporate merchandise, employments, faculties limits of said town, may be engaged in and professions, including the profes- a breach of the peace, any riotous or sion of dentistry; also upon the disorderly conduct, open obscenity, amount of income from all moneys public drunkermess, or in any conduct loaned at interest, and from dividends grossly indecent or dangerous to the received from banks and all other citizens of said town or mit of them: stocks: Provided, That no tax shall and it shall be the duty of the Town be imposed, in any one case, to exceed Marshals to arrest and commit all such the rate of thirty cents on each hundred offenders, when required to do so, and dollars of the value of such sales and who shall have power to call to their income. And the said Town Council assistance the posse comitatus, if need shall have power to impose an annu-al tax on all carriages and wagons, of failure of such Marshals to perform whatever kind, kept for private use; duty as required, they shall, severally, on all gold, silver and other watches, be subject to such fines and penalties kept for private use, within the limits as the Town Council may establish of the said town. And the said Town and all persons so imprisened shall pay Council shall have power to impose the costs and expenses incident to their an annual tax, not exceeding thirty cents on every hundred dollars of the value of all real estate lying in the party from payment of any fine document. corporate limits of said town, the Council may impose for the offense for real estate of churches and school as which he may have been committed. sociations excepted; and, for that purpose, they shall appoint three freeholders residing therein to assess ation; and to fill any vacancy occasioned by the death, resignation, repowder to store the same therein, and to make regulations for rates of stor-

tion, and the same to alien and con-vey at pleasure. time, the sum of ten thousand dol-vey at pleasure. time, the sum of ten thousand dol-lars. And the said Intendant and paid into the treasury of said town.

sional, mechanical, or other in of this Act, by persons whoe may be for failure to pay the general State Sec. 11. That the said Town Cour

cil shall have authority to require all persons owning a lot or lots in and with certainty, the offense charged, and the time and place of trial, which service shall be made at least five down to make and keep in good to pair sidewalks in front of said let of tots, whenever they shall front on the down to make and keep in good to pair sidewalks in front of said let of the sai days before the day of trial.

Sec. 7. That the Intendent and if, in the judgment of the Countries, whenever the said town, adjoin any public street of said town, if, in the judgment of the Countries, whenever the said town, adjoin any public street of said town, if, in the judgment of the Countries, whenever the said town, adjoin any public street of said town, if, in the judgment of the Countries and its said town, and if it is the said town, and if it is the said town and it is the said town. icense to retail spirituous liquors their construction, to be designated within the said limits, which license and regulated by the said County

Sec. 12. That the said Town Count cil shall have power, with the conser of the adjacent land owners, to dote all such roads, streets and ways with in the said town as they may dedinecessary, by sale of the freetodic herein, either at private or public sale, as they may addidge best for the interest of said town, and they shall also have power to lay out, adopt open and keep in repair all such he's streets, roads and ways as they may from time to time, deem important of necessary for the improvement and convenience of said town! Provided, That no new street, road or way shall SEC. 8. That it shall be the duty of be opened without first having be

> SEC. 18. That the said Town Council shall have power, and are her authorized, to elect one or more Mar shals, to affix their salaries and prehave or are subjected, by law, in ad-dition to the duties and habitutes spe-cially conferred and imposed on them by the Town Council Provided.
> That their purisdiction shall be confined to the corporate limits of said

SEC. 14. That the said Town Coun

Sec. 15. That the said Town Count cil shall have power to collect the taxe from all persons representing publicly, within the corporate limits, for gain or reward, any plays or shows, of what nature or kind soever, to be used for the purposes of said corporation.

Sec. 16. That all fines which whale hereafter be collected by conviction in the Court of Sassions, for retailing without license within the corporate limits of said town, shall be paid upehalf to the informer, and the other half to said Town Council, for the use of the

SEC. 17. The said, Town Council shall have power and a thority to share all nuisances within the corporate line-its, and also to appoint a Board of Health for said town, and to have all such ordinances, as may, be necessary to define the powers and duties of seid