Anderson Intelligencer.

ACTS AND JOINT RESOLUTIONS PASSED BY THE

LEGISLATURE--SESSION 1870 AND 1871.

[OFFICIAL.]

AN ACT TO RENEW AND AMEND THE CHARTER OF THE TOWN OF SPARTANBURG.

SECTION 1/ Be it enacted by the Senate and House of Representatives of the State of South House of Representatives of the State of South-Carolina, new met and sitting in General As-senibly, and by the authority of the same. That from and after the passage of this Act, all citizens of this State, having resided twelve months within the State, and sixty days in the town of Spartanburg, shall be deemed, and are hereby declared to be, a body politic and cor-porate; and the said town shall be called and known by the name of Spartanburg, and its corporate limits shall extend one mile in each corporate limits shall extend one mile in each direction from the Court House in said town. SEC. 2. That the said town shall be govern-ed by an Intendant and six Wardens, who shall be citizens of the United States, and who shall have resided in the State twelve months, and shall have been residents of the said town sixty days immediately preceding their election, and who shall be elected on the second Monday in September of each year, ten days' public no-tice thereof being previously given; and that all male inhabitants of the age of twenty-one years, citizens of the State, and who shall have resided within the State twelve months, and in the said town sixty days, immediately prece-ding the election, shall be entitled to vote for said Intendant and Wardens. Paupers and persons under diabilities for crime excepted.

SEC. 3. The said election shall be held at some convenient place in said town, from eight o'clock in the morning until four o'clock in the afternoon; and when the polls shall be closed, the Manngers shall forthwith count the votes and declare the election, and give notice there-of, in writing, to the Intendant then being, who shall, within two days thereafter, give nothe shall, which two days thereafter, give no-fice, or cause the same to be given, to the per-sons duly elected. The Intendant and War-dens, before entering upon the duties of their offices, shall respectively take the oath pre-scribed by the Constitution of this State, and, also the following oath to wit: "As Intendent also, the following oath, to wit: "As Intendant (or Warden) of the town of Spartanburg, I will equally and impartially to the best of my abili-ty, exercise the trust reposed in me, and will by, exercise the trust reposed in the and win use my best endeavors to preserve the peace and carry into effect, according to the law, the purposes for which I have been elected: So help me God." And if any person, upon be-ing elected Intendant or Warden, shall refuse transf as such he shall forfait and may to the ing elected intendant of warden, shall relies to act as such, he shall forfeit and pay to the Council the sum of twenty dollars for the use of the said town: *Provided*, That no person who has attained the age of sixty years shall be compelled to serve in either of said offices; nor shall any other person be compelled to gerve either as Intendant or Warden more than serve either as Intendant or Warden more than one year in any term of three years. The In-tendant and Wardens for the time being shall always appoint one or more Boards of Managers, three Managers for each Board, to con-duct the election, who, before they open the polls, shall take an oath fairly and impartially to conduct the same.

SEC. 4. That in case a vacancy shall occur in the office of Intendant or any of the Wardens, by death, resignation, removal or other-wise, an election shall be held to fill such vacancy, 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 em-

powered to elect one of their number to act as Intendant during the time. SEC. 5. That the Intendant and Wardens duly elected and qualified, shall during their term of service, severally and respectively be vested with all the powers of Trial Justices, or Instices of the Peace, as the case may be, in this State, within the limits of the said town, except for the trial of civil cases. And the In-

tendance of witnesses, and requiring them to hereby, repealed. give evidence upon the trial before them of any person or persons, for a violation of any of their ordinances, by-laws, rules or regulations, but no fine above the sum of twenty-five dol-lars shall be collected by the said Council, except by suit in the proper Courts of Justice in this State, and that no fine shall exceed the amount of fifty dollars; and also, that nothing herein contained shall authorize the said Council to make any ordinance or by-law inconsistent with or repugnant to the laws of the State. SEC. 6. That the said Intendant and Wardens, or a majority of them, shall have full power to abate and remove all nuisances in and they may lay out new streets, close up, widen, or otherwise alter those now in use; and shall have full power to classify and arrange the inhabitants or citizens of said town, liable to street, road, or other public duty therein,

and to force the performance of such duty under such penalties as are now, or shall hereaf-ter be, prescribed by law. 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 their ordinances or by-laws may establish, or their rules and regulations require, the moneys-so received to be applied to the public use of the said town. And all persons refusing to labor, or failing to pay such commutation, shall be liable to such fine, not exceeding twenty dollars for one year, as the said Town Council may impose, and they shall have power to enforce the payment of such fine, in the same manner as is now, or may be hereafter provided for the collection of County taxes. And the said Town Council shall have power, with the consent of the adjacent land owners, to close all such roads, streets and ways, within the said town, as they may deem necessary, by the sale of the freehold therein. necessary, by the sale of the interest of the said town, and judge best for the interest of the said town, and they shall keep in repair all such new streets, roads and ways, as they may, from time to time, deem necessary for the improvement and convenience of said town: *Provided*, That no NACT TO RECHARTER MOORE'S FERRY, UNDER street, road or way shall be opened, without first having obtained the consent of the land owner, or owners thereof, through whose premises such new street, road or way may pass. SEC. 7. The said Town Council shall have power and authority to require all persons owning a lot or lots in said town to close in, and to make and keep in good repair sidewalks in front of said lot or lots, whenever the same shall front or adjoin any public street of said town, if, in the judgment of the Council, such sidewalk shall be necessary; the width thereof, and the manner of construction, to be designa-ted and regulated by the said Town Conncil; and for the default or refusal, after reasonable netice to make and keep in group reasir such and for the default or refusal, after reasonable notice, to make and keep in good repair such sidewalks, and to close in such lot or lots, the Town Council may cause the same to be made or put in repair, and require the owner to pay the price of making or repairing; and the said Town Council are hereby empowered to sue for and recover the same, by action of debt, in any Court of competent jurisdiction: Provided, That such contract for making and repairing is let to the lowest bidder. The cemeteries and public grave yards are also placed under the jurisdiction of the said Town Council.

SEC. S. The Intendant and Wardens of the said town, or a majority of them, shall have full power to grant or refuse licenses to keep taverns, or retail spirituous liquors within the corporate limits of the said town, upon such conditions and under such circumstances as to them shall seem proper and right: Provided, That in no instance shall the price of a license to keep a tavern or to retail spirituous liquors be less than the amount is established by the State, and all moneys paid for licenses and for fines and forfeitures shall be appropriated for the public uses of the said town: *Provided*, That the Intendant and Wardens duly elected shall not have power to grant any license to tendant shall or may, as often as is necessary, summon the Wardens to meet in Council, any three of whom the Intendant, or any four of the Wardens, may constitute a quorum to transact business, and they shall be known as itinerant traders, to keepers of hotels, livery stables, billiard tables, ten-pin alleys, or other ing due proclamation was not made previous to kinds of games of hazard, skill, or chance, on all drays, carts, wagons, carriages, omnibuses, buggies, horses, mares, or mules kept for hire or used for public purposes in said town. And they have the full and only power to impose a the Board of County Canvassers to have retax on all shows or exhibitions for gain or reward within the corporate limits of said town. They of said County : shall have power to impose a tax not exceeding real and personal property of churches and school and college associations excepted. That an ordinance declaring the rate of annual taxation upon property and other subjects of annual taxation for the year, shall be published at least three weeks during the month of January in each year, except the first publication which shall be immediately after this amended charter is accepted and adopted by the General Assembly of this State; *Provided*, That if in the judgment of the said Town Council any property, real or personal, shall be returned below its actual and true value, then, in such case, reference shall be made to the books of the County Treasurer, and the last assessment of such property made by the County Assessors shall be taken as the value of the same, and that all persons liable to taxation under the same, shall make oath of their taxable property within said town, and make payment of their taxes to the Clerk and Treasurer of the said corporation, or such other persons as they may be ordered or required to do, during the succeeding month after publication, and upon failure to make such return and payment as required, the parties so in default shall be sub-ject to the penalties provided by law for failure to pay the general, State and County tax, to be enforced by the orders of the Intendant and state is hereby, renewed, and continue in force for the term from the ratification of this Act. SEC. 2. That said Act be furthe as to dispense with the personal s Wardens, or a majority of them, for the use of the said town, except that in such cases that executions to enforce the payment of such taxes be left at the usual place of residence, or busishall be issued under the seal of the corporation, and may be directed to the Town Marshal, or other person appointed by the said Town Council to levy, collect and receive the same, with costs, as in such cases made and provided by law. And all property upon which such tax shall be levied and assessed, is hereby declared and made liable for the payment thereof in quired so to do, and who shall have power to call to their assistance the posse comitates, if need be, to aid in making such arrests, and that all other taxes imposed by the Intendant and Wardens, or a majority of them, shall be the interdence in the payment interdence in the payment interdence in Be it endcited by the State of South Carolina, now met and stiting in General Assembly, and by the authority of the same. That a traverse of an indictment shall not, in any Court of payable in advance by the parties liable for the criminal jurisdiction in this State, of itself, opsame, and on failure of payment, their proper-ty shall be liable for the same, as in manner and form just before stated. SEC. 9. The Intendant and Wardens elect together with Clerk and Treasurer, shall, du-ring their term of office, be exempt from street and police duty. Each Town Council shall, within one month after the expiration of their term of office, make out and return to their successors in office a full account of their receipts and expenditures, during their term, which account shall be published in one or more papers of the town or county, and shall pay over all moneys in their possession belonging to the corporation, and deliver up all books records and other papers incident to their office to their successors; and on failure to do so, they shall be liable to be fined in a sum not exceeding five hundred dollars, to be collected J. H. PIEPER.) by any proper action of the Town Council. SEC. 10. That all ordinances heretofore passed by the Town Council of Spartanburg, in con-formity with the authority granted by existing laws, shall be, and they are hereby, declared legal and valid. SEC. 11. All Acts and parts of Acts hereto-Trial Justices or Justices of the Peace now fore passed in relation to the incorporation of have, or may hereafter have, to compel the at- the town of Spartanburg be, and the same are

SEC. 12. This Act shall be deemed a public Act, and continue in force for the term of twenty years, and until the end of the session of the Legislature thereafter.

Approved February 11, 1871.

AN ACT CEDING THE JURISDICTION OF THE STATE OF SOUTH CAROLINA TO THE UNITED STATES OF AMERICA, OVER SUCH LANDS AS MAY BE ACQUIRED FOR PUBLIC PURPOSES BY THE SAID UNITED STATES OF AMERICA.

SECTION 1. Be it enacted by the Senate and House of Representatives of the State of South Carolina, now met and sitting in General Aspower to abate and remove all nulsances in said town, and it shall be their duty to keep all roads, ways, bridges and streets within the corporate limits of the said town open, and in good repair; and, for that purpose, they are invested with all the powers of County Com-missioners or Commissioners of Roads, for and within the corporate limits of the said town, and the subscription of the said town, so the said town, missioners or Commissioners of Roads, for and within the corporate limits of the said town, and the said town, so the said town, when the subscription of the states of the said town, when the subscription of the subscription of the said town, when the subscription of the said town, when the subscription of the subscription shall have acquired the title to the lands by grant or deed from the owner or owners thereof, and the evidences thereof shall have been re-corded in the office where, by law, the title to such land is recorded, and the United States of America are to retain such inrisdiction so long and the evidences thereof shall have been re-America are to retain such jurisdiction so long as such lands shall be used for the purposes in this Act mentioned, and no longer; and such jurisdiction is granted upon the express con-dition that the State of South Carolina shall retain a concurrent jurisdiction with the United States in and over the said lands, so far as, that civil process, in all cases not affecting the real or personal property of the United States, and such criminal or other process as shall issue under the authority of the State of South Carolina against any person or persons charged with crimes or misdemeanors committed within or without the limits of the said lands, may be executed therein, in the same way and manner as it no jurisdiction had been hereby ceded.

SEC. 2. That all the lands and tenementer which may be granted, as aforesaid, to the United States, shall be and continue, so long as the same shall be used for the purposes in this Act mentioned, exonerated and discharged from

THE NAME OF DINKINS' FERBY, OVER THE CATAWBA RIVER.

SECTION 1. Be it enacted by the Senate and House of Representatives of the State of South Carolina, now met and sitting in General As-sembly, and by the authority of the same, That the ferry over the Catawba River, known as Moore's Ferry, be, and the same is hereby re-chartered under the name of Dinkins' Ferry, and vested in L. M. Dinkins, and his legal rep resentatives, for the term of fourteen years from the passage of this Act, with the same privileges, rights, franchises and emoluments as are at present secured by law: *Provided*, however, That children going to and returning from school, and others going to and returning from church or from elections, shall be passed free

over said ferry. Approved February 11, 1871.

AN ACT TO AMEND AN ACT ENTITLED "AN ACT

TO ESTABLISH A STATE ORPHAN ASYLUM." 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 Section 6 of the Act to establish a State Orphan Asylum, passed January 19, 1869, be so amended as to give to the Trustees thereof the power to bind out orphan children resident therein : Provided, That said Trustees shall make it, in all cases, a condition that said children shall receive a good common school education, and that said Trustees shall exercise a supervisory control over such children, during the continuance of their apprenticeship.

Approved February 11, 1871.

JOINT RESOLUTION AUTHORIZING THE EXECU-TIVE TO COMMISSION BIDLEY K. CABLTON AS

Whercas, Elisha P. Hutchinson, elected Cor-

Highest Premium, a Silver Medal, awarded by the Fair of the South Carolina Institute, held in CHARLESTON, NOVEMBER, 1870, FOR

In again calling attention to our valuable proparation,

SUMTER BITTERS,

GREAT POPULARITY. We have recently much improved it by the ad-

dition of a foreigu ABOMATIC AND RESTORATIVE HERB, which, together with its other well-known and

approved ingredients, and PURE RYE WHISKEY, made expressly for us, renders

SUMTER BITTERS The most delightful TONIC,

APPETIZER, INVIGORANT and DYSPEPTIC ELIXIR,

before the people, and as a Preventive and Cure of CHILLS AND FEVER Never Fails. Sumter Bitters are not offered as a CURE-ALL,

but for those diseases for which it is especially recommended, HAS NO EQUAL.

Try it once and you will never be without it in your family.

For sale by all Druggists, Grocers and Dealers everywhere. DOWIE, MOISE & DAVIS, Proprietors and Wholesale Druggists, Charleston, S. C.

For sale in Anderson by SIMPSON, HILL & CO., Wholesale and Retail Druggists, sign of the Gol-

den Mortar.

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Feb 23, 1871 ESTABLISHED 1835.

Greenville Coach Factory.

GOWER, COX & MARKLEY.

E would announce to our customers, that We are prepared now to fill all orders for VEHICLES. We have added to our stock of Wood-Working Machinery, and increased our staff of workmen to about 70, and therefore trust that none of our patrons will be disappointed in having orders promptly filled. The stock of One, Two, Three, Four and Six-Horse Iron Axle Plantation WAGONS will be kept full; and now, as for one-third of a century past, these Wagons shall be the STANDARD of EXCELLENCE. We have a large stock of light BUGGIES and ROCKAWAYS, of our own make; also, a stock of Northern built Buggies—both low and high-priced—for those who wish to purchase Northern work, as cheap as any Southern dealer. We call special attention to the improvements making in

our SPRING WAGONS. Without raising the price, we are fuishing them with great care, paintprice, we are huising then what gettered ing them elegantly. Price Lists promptly mailed on application. Send us all your REPAIR WORK. Freight only charged one way on it by the Railroad. GOWER, COX & MARKLEY.

BOP O. H. P. FANT, Esq., is our Agent at Anderson, and will receive all orders in our line. He will keep Wagons constantly on hand, at same rices as the Factory in Greenville. 3m Dec 22, 1870 26 THE STATE OF SOUTH CAROLINA. COUNTY OF ANDERSON. IN THE COURT OF COMMON PLEAS. Summons for Relief --- Complaint Served. Mrs. Martha E. Hunt, Plaintiff, against William C. Bennett, Abram P. Nott, A. P. Hubbard and Benjamin F. Wilson, Defendants. To the Defendant, Abram P. Nott : TOU are hereby summoned and required to answer the complaint in this action, of which a copy is herewith served upon you, and to serve a copy of your answer to the said complaint on the subscriber at his office at Anderson Court House, South Carolina, within twenty days after the service hereof, exclusive of the day of such service; and if you fail to answer the complaint within the time aforesaid, the Plaintiff in this action will apply to the Court for the relief de-manded in the complaint. Dated Anderson, February 7th, 1871. Oct 27, 1870 A. T. BROYLES, Plaintiff's Attorney Anderson C. H., S. C. To the Defendant, Abram P. Nott : TAKE NOTICE, that the summons in this action, of which the foregoing is a copy, was filed in the office of the Clerk of the Court at Anderson C. H., in the county of Anderson and State of South Carolina, on the eighth day of Februa-A. T. BROYLES, ry, 1871. Plaintiff's Attorney, Anderson C. H., S. C. Feb 23, 1871 34 Dec 15, 1870 and Gunsmith Manufactory

AT PENDLETON, S. C.

A chants and village stores promptly filed at low cash prices. Old tin vessels, lamps, guns, pistols, sewing machines, etc., repaired. Rags,

Any one wishing anything in the above line

ATTORNEY AT LAW,

WILL practice in the Courts of Anderson, Abbe-

ville and surrounding Counties, and in

the United States Courts.

Attorneys at Law,

FRED. B. HODGES,

OFFICE, HARTWELL, GA.

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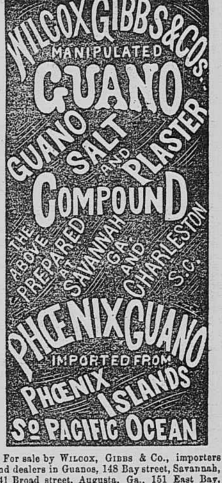
GEO. D. BARR,

Pendleton, S. C.

Beeswax, Tallow, &c., taken in exchange.

Feb 16, 1871

LL orders for TINWARE from country mer



and dealers in Guanos, 148 Bay street, Savannah, 241 Broad street, Augusta, Ga., 151 East Bay, Charleston, S. C.; and by SHARPE & Towens, An-derson; A. J. STRINGER, Belton; Dr. T. A. HUD-GENS. Hones Path.

For further information apply or address as above for pamphlet. Dec 15, 1870 25 4m

SHARPE å TOWERS.

GUANO AGENCY.

WE ARE AGENTS FOR THE FOLLOW ING LIST OF GUANOS-

Soluble Pacific Guano.

\$64 per Ton, Cash. Compound Acid Phosphate. \$44 per Ton, cash.

Flour of Bone. \$64 per Ton, cash.

Baugh's Rawbone Phosphate. \$64 per ton, cash.

> Carolina Fertilizer. \$59 per ton, cash.

Carolina Fertilizer. \$64 on time, with 7 per cent. interest.

Phœnix Guano. \$56.50 per ton cash, or \$66.50, time.

Guano, Salt & Plaster Compound. \$64 per ton eash, or \$74 time.

Wilcox, Gibbes & Cos. Manp'ted. \$69 per ton cash, or \$79 time. Freights and Drayage on all Guanos, CASH. Feb 2, 1871 81

IMPORTANT NOTICE TO

CONSUMERS OF DRY GOODS.

All Retail Orders amounting to \$20 and Over Delivered in any Part of the Country



For the Speedy Relief AND PERMANENT CURE OF Consumption, Bronchitis,

Asthma, Colds,

And all Diseases of the

Lungs, Chest, or Throat.

THE EXPECTOBANT is composed exclusive. ly of Herbal and Mucilaginous products, ch PERMEATE THE VEBY SUBSTANCE OF THH LUNGS, causing them to throw of the acrid matter which collects in the Bronching Tubes, and at the same time forms a soothing coating, relieving the irritation which produces

the cough. The object to be obtained is to cleanse the or-gan of all impurities; to nourish and strengthen it when it has become impaired and enfected by disease; to renew and invigorate the circulation of the blood, and strengthen the nervous organi-ration. The EXPECTORANT does this to an astonishing degree. It is active but mild and congenial, imparting functional energy and natural strength. It affords Oxygen to vitalize the blood, and Nitrogen to assimilate the matter—it EQUAL-IZES the "NERVOUS INFLUENCE," producing quiet and composure.

TO CONSUMPTIVES

It is invaluable, as it immediately relieves the difficult breathing and harrassing cough which attends that disease.

FOR ASTHMA

It is a specific-one dose often relieving the distressing choking, and producing calm and pleasant repose.

FOR CROUP

No mother should ever be without a bottle of the EXPECTORANT in the house. We have numer-ous certificates of its having relieved, almost in-stantly, the little sufferer, when death appeared almost inevitable.

Mothers be Advised! Keep it on Hand !

This dread disease requires prompt sciion; as soon as the hoarse, hollow cough is heard, apply the remedy, and it is easily subdued ;

BUT DELAY IS DANGEROUS.

The properties of the EXPECTORANT are demulcent, nutritive, balsamic, soothing, and sealing. It braces the nervous system and pro: duces pleasant and refreshing sleep.

It Exhilarates and Relieves Gloominess and Depression.

Containing all these qualities in a conveniend and concentrated form, it has proven to be the

Most Valuable Lung Balsam Ever offered to sufferers from Pulmonary diseases.

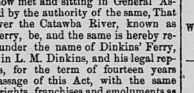
PREPARED BY

WM. H. TUTT & LAND. Augusta, Ga., Sold by Druggists everywhere. Oct 27, 1870 1 17

PACIFIC GUANO COMPANY'S (CAPITAL \$1,000,000)

SOLUBLE PACIFIC GUANO.

CORONER OF BEAUFORT COUNTY.



the Town Council of Spartanburg. And they and their successors in office, hereafter to be elected, may have a common seal, which shall he affixed to all their Ordinances; may sue and be sued, plead 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 years, any es-tate, real, personal or mixed, and sell, alien or convey the same : *Provided*, The same shall not exceed at any one time, the sum of ten thousand dollars. And the said Town Council shall have authority to appoint from time to time, as they may see fit, such and so many proper persons to act as Marshals or Consta-bles of said town, as the said Council may deem necessary and expedient for the preserva-tion of the peace, good order and police thereof, which persons, so appointed, shall, within the corporate limits of said town, have the power and privileges, and be subject to all the abligations, penalties and regulations provided by law, for the office of Constable, and shall be liable to be removed at the pleasure of said Council. And the said Town Council shall have power to establish or authorize the establishment of a market house in said town, also to establish or authorize the establishment of a guard house, and to prescribe suitable rules and regulations for keeping and governing the same, and until the said guard house be established, they shall be authorized to use a room in the common jail of the County of Spartanburg, for the confinement of all who may be subject to be committed for a violation of any ordinances, rules and regulations of said town, and the said Town Council or the said Intendant 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 com-mit to the said guard house or jail of Spartan-Hurg County, as the case may be, for a term not exceeding twenty-four hours, any person or persons who within the corporation limits of said town, may be engaged in a breach of the peace, any riotous or disorderly conduct, open obscenity, public drunkenness, or any conduct grossly indecent or dangerous to the citizens of said town, or any of them. And it shall be the duty of the town Marshal or Constables to arrest and commit all such offenders when required so to do, and who shall have power to call to their assistance the posse comitates, if duty as required, they shall severally be subject to such fines and penalties as the Town Council may impose upon them. And all persons so imprisoned shall pay the costs and ex-penses incident to their imprisonment, which said costs and expenses shall be collected in the same manner as is provided for the collection of fines imposed for the violation of Ordinances, rules and regulations: Provided, That such imprisonment shall not exempt the party from the payment of any fine the Council may impose for the offence for which he, she or they may have committed. And the said Town Council shall have full power and authority under their corporate seal, to make all such rules and regulations, by-laws and ordinances respecting the streets, roads and the business thereof, as well as the police system of the said town as shall appear to them necessary and proper for the security, welfare and conven-ience, and for preserving health, order and good government within said town. And the said Town Council may impose fines for offences against their by-laws, rules and regulations, and ordinances, and appropriate the same to the public use of said town. And the said Town Council shall have the same power that

the late general election that a vacancy existed in the said office of Coroner, in said County, the people did proceed to vote for Coroner, and ceived the highest number of votes for Coroner

Be it Resolved by the Senate and House of twenty cents on every hundred donals of in a now met and sitting in General Assembly, value of all real and personal property lying na, now met and sitting in General Assembly, within the corporate limits of the town, the and by the authority of the same, That Ridley within the corporate limits of the town, the and by the authority of the same, That Ridley K. Carlton, elected Coroner of Beaufort County K. Carlton, elected Coroner of Beaufort County beaufort County and by the authority of October 19, 1870, be at the general election of October 19, 1870, be commissioned by the Executive of South Carolina as Coroner, to fill the unexpired term of Elisha P. Hutchinson.

Approved February 11, 1871.

AN ACT TO RENEW AND EXTEND AN ACT TO PROVIDE A MODE BY WHICH TO PERPETUATE TESTIMONY IN RELATION TO DEEDS, WILLS, CHOSES IN ACTION, AND OTHER PAPERS AND RECORDS DESTROYED OR LOST DURING THE RECENT WAR.

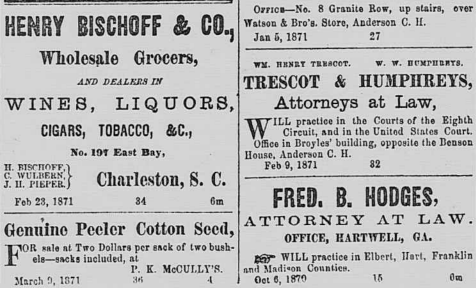
SECTION 1. Be it enacted by the Senate and House of Representatives of the State of South Carolina, now met and sitting in General Assembly, and by the authority of the same, That the Act entitled "An Act to provide a mode by which to perpetuate testimony in relation to Deeds, Wills, Choses in Action, and other papers and records, destroyed or lost during the recent War," approved on the twenty-first day of December, in the year of our Lord one thousand eight hundred and sixty-five, be, and the same is hereby, renewed, and shall extend and continue in force for the term of five years

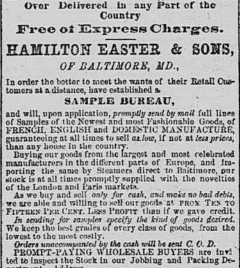
SEC. 2. That said Act be further amended so as to dispense with the personal service of any notice required under the provisions of said ness of the defendant, the same shall be valid in law to all intents and purposes as if served upon the person of such defendant. will do well to give me an early call. PAR-LOR and COOKING STOVES always on hand.

Approved February 11, 1871.

AN ACT TO REGULATE THE RIGHT OF TRA VERSE.

Be it enacted by the Senate and House of J. C. C. FEATHERSTON now met and sitting in General Assembly, and of an indictment shall not, in any Court of erate to continue the case. Approved February 11, 1871.





ted to inspect the Stock in our Jobbiug and Packing De-partment. Address HAMILTON EASTER & SONS, 197, 199, 201 and 203 West Baltimore Street,

Baltimoro, Md. 18

BENSON HOUSE.

THE subscriber will continue Hotel-keeping for 1871, as this House and Lot, Stables,

17

c., in a short time will be repaired. No pains nor expense will be spared to render those stopping with me comfortable. My table will be supplied with the best the market affords, and charges moderate. \$2.00 single day-\$7.00 per week, and \$15.00 per month. Rooms to rent.

AND

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WANTED,

A CARD.

in the Cotton market.

Jan 5, 1871

Jan 5, 1871

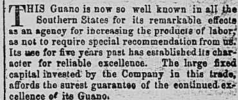
Jan 5, 1871

short notice.

0m

Jan 23, 1871

them.



J. N. BOBSON. Selling Agent, Charleston, S. C. JNO. S. REESB & CO., General Agents, Balimore. SHARPE & TOWERS, Agenis, Anderson, 8, C,

Jan 5, 1871

COMPOUND ACID PHOSPHATE OF LIME,

For Composting with Cotton Send

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SHARPE & TOWERS, Agents, Anderson, S. C. Jan 5, 1871



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