por ers and emoluments, and subject to the same duties and penalties as therein provided: Provided That all nulla bona costs incident on any execution issuing from said town council, and directed to the said sheriff, shall be and privileges granted by aw to the commispaid by sald town council.

SEC. 58. That the said town council of Alken shall have power to impose, for the use of the liable to the pains and penalties imposed by said corporation, the following annual taxes: law upon commissioners of roads for like ne-On all real estate within the said limits, except that held for religious or charitable purposes, a tax not exceeding one-quarter of one per cent.; on all sales of merchandise and income arising from factorage, faculties and professions, except the salaries of clergymen of all religious denominations, a tax not exceeding one-eighth of one per cent.; on all wheel carriages kept for hire, a sum not exceeding five dollars each; on all itinerant traders, a tax not sire it, upon the payment of such sum of exceeding twenty-five dellars; also, to pre- money as they may deem a fair equivalent scribe and fix the tax on all shows and exhibitions, within the limits of said corporation; the said corporation. and the said town council shall have power to enforce the payment of all taxes and assessments levied under authority of this act, against the property of all defaulters, to the now be possessed of, or entitled to, or which same extent, and in the same manner, as is provided by law for the collection of the gen- any manner acquired by them, and to sell, eral State tax, except that the executions may be directed either to the siferiff or the town marshal, or other person especially appointed by council to collect the same.

SEC. 59. And the said town council shall be authorized to borrow money for educational and corporate uses only, and to assess each of qual tax on all real and personal property the corporators in an amount not exceeding within the corporate limits of said town: Protwenty-five per cent, on his corporation tax. to aid in the payment of the principal and in the one hundred dollars. terest of the said debt; Provided, That the funded debt of said town shall at no one time exceed the sum of five thousand dellars: And, mated without the previous concurrence of the voters of the said town who are subject to a property tax, to be ascertained through the medium of the ballot-box, after ten days' public notice, as is provided in the case of

election for intendant and wardens. SEC. 60. That the original charter of Alken, passed on the nineteenth day of December, in the year of our Lord one thousand eight hundred and thirty-five, and all acts amendatory thereof, as well as all others repugnant to this act, be, and the same are hereby, repealed, and that this act shall be deemed and taken to be a public act, and shall continue in force for twenty years.

TOWN OF WILLISTON

SEC. 61. And be it further enceted, That th charter of the Town of Williston, in the County of Barnweil, be, and the same is hereby, re newed and extended for the term of fourteen years from the dute of the passage of this act. TOWN OF GRAHAM'S.

Suc. 62. And be it parther ensected, That all rsons, citizens of the State of South Carolina, who are now, for who mey hereafter be some, inhabitants of the Town of Graham's. shall be deemed, and are hereby declared, a body politic and corporate, and that the said town shall be called and known by the name of Graham's, and its limits shall be deemed and held to extend one half mile in each direction from the railroad depot in said town.

SEC. 63. That the said town shall be governed by an intendent and four wardens, who shall be elected on the first Monday in September next, on which day, as well as on the first Monday in September of every year thereafter, an election shall be held for an intendant and four wardens; who shall be citizens of the State of South Carolina, and shall have Been residents of said town for sixty days immediately preceding said election, at such place in said town as the intendant and wardens shall designate, ten days' notice in writing being previously given; and that all male inhabitants of said fown, of the age of twentyone years, who have resided therein sixty days previously to the election, shall be entitled to vote for said intendent and wardens, and the election shall be held from nine in the morning until three o'clock in the afternoon, when shall count the votes and proclaim the elecstion, and give notice thereof, in writing, to the persons elected; and that the intendant and wardens, for the time being, shall appoint the managers to hold the ensuing election; that the intendant and wardens, before entering upon the duties of their offices, shall take the oath prescribed by the constitution of this State, and also the fellowing oath, to wit ; "As intendent, or warden, of Graham's, I will equally and impartially, to the best of my skill and 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 of my appointment : So help me

Sec. 86. That in case a vacency shall occur in the office of intendant, or say of the wardens, by death, resignation, removal from the State, or from any other cause, an election shall be held by the appointment of the intendant and warden or wardens, as the case may be, ten days' notice thereof, as aforesaid, being given; and in case of the sickness or temporary absence of the intendent, the wardens, forming a council, shall be empowered to elect one of themselves to act as intendant during such

SEC. 65. That the intendent and werdens. duly elected and qualified, shall, during their term of service, severally and respectively, be wested with all the powers of other incorporated towns of this State, in matters civil and oriminal, within the limits of said town; that shall, as often as occasion may require, summon the wardens to meet him in council, a majority of whom shall constitute a quarum for the transaction of business, and be known by the name of the town council of Graham's, and they and their successors in office shall have a common seal, and shall have power and authority to appoint. from time to time, such and so many proper persons to act as marshals or constables, as they shall deem expedient and proper, which officers shall have all the powers, privileges and emoluments, and be subject to all the duties, penalties and regulations provided by the laws of this State for the office of constable. 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 springs or fountains of water, markets and police of the said town, and for preserving health, peace, order and good government within the same as they may deem expedient and proper; and the said council may affix fines for offences against such by-laws and ordinances, and appropriate the same to the use of the corporation, but no fine shall exceed twenty dollars. All fines may be recovered by an action for debt before a proper tribunal.

SEC. 66. That the said council shall have power to abate and remove nuisances within he limits of said town; and to classify and arrange the inhabitants hable to police duty, and to require them to perform such duty as occasion may require; and to enforce the performance thereof, under the same penalties as are now or may hereafter be established by law: Provided, always, nevertheless, That the said town council shall have power to compound with persons liable to perform such duties, upon such terms as they shall by ordi-

SEC. 67. That it shall be the duty of the in-

ways which may be necessary for public use within the limits of the said town open and in good repair, and for that propose they are hereby invested with all the powers, rights sioners of roads within the limits of said town. And, for neglect of duty, they shall be glect. And they are hereby individually exempt from the performance of road and police duty. And the inhabitants of sald town are hereby excused from road and police duty without the limits of said corporation.

SEC. 68. That the said intendant and wardens shall have power to compound with persons liable to work on the said streets and ways, and to release such persons as may detherefor, to be applied by them to the use of

SEC. 69. That the said town council of Graham's shall also be empowered to retain, possess and enjoy all such property as they may shall hereafter be given, bequeathed to, or in alien, or in any way transfer the same, or any part thereof: Provided, The amoust of property so held, or stock invested, shall, in no case, exceed twenty thousand dollars.

SEC. 70. That the said town council of Gra ham's shall also have power to impose an anvided Said tax does not exceed ten cents on

SEC. 71. That the intendant and wardens o the town of Graham's shall have power to regulate sales at auction within the limits of provided, also, That ne loans shall be consum- said town, and to grant licenses to auctioneers: Provided, That nothing herein contained shall extend to sales by or for sheriffs, clerks of courts, judge of probate, coroners executors and administrators, assignees, or by any other persons, under the order of any court or trial justice.

SEC. 72. That the intendant and wardens of the Town of Grahamis shall have power and authority to require all persons owning a lot or lots in said town of Graham's to keep in re pair the sidewalks adjacent to their lots respectively, and for default in this matter shall have power and authority to impose a fine not exceeding ten dollars.

Sec. 73. That the power to refuse and grant licenses to keep a taverp or to retail intoxicating drinks be, and the same is hereby vested in the town council of the Town of Graham's, and that they be also invested with all necessary power, by ordinance or ordinances, to suppress or regulate the sales of intextcating drinks, to be drank at the place where sold, or in or upon any of its appurtenances, or in or upon any of the highways, streets, lanes, alleys, commons, kitchens, stores, shops, public lidings, booths, stalis or out-houses of the said town, or within one-half mile of the said town: Provided, That no rule or regulation shall be made inconsistent with the constitution and laws of the State.

Sec. 74. That this act shall be taken and semed as a public act in all courts of justice. and shall continue of force until repealed. VILLAGE OF LANCASTER

SEC. 75. That Section first of an act entitled 'An act to incorporate the Village of Laucaster," be, and the same is hereby amended so as to read as follows : "That the Village of Lancaster, extending one mile in every direction from the courthouse, be, and the same is hereby incorporated by the name of the Village of

TOWN OF COKESBURY.

SEC. 76. That from and after the passage of this act, all citizens of this State, having resided sixty days in the Town of Cokesbury, shall be deemed, and are hereby declared to be, a body politic and corporate, and the said town shall be called and known by the name of Cokesbury, and its corporate limits shall extend one mile in each direction from the centre

SEC. 77. That the said town shall be governed by an intendant and six wardens, who shall be citizens of the United States, and shall have been residents of the said town for sixty days immediately preceding their election, who shall be elected on the second Monday in April, 1870, and every year thereafter on second Monday in January, ten days' public notice 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 in the said town for sixty days immediately preceding the election, shall be entitled to vote for said intendant and wardens.

SEC. 78. That the election for intendant and wardens of the said town shall be held in some convenient house, or some other convenient public place in the said town, from 9 o'clock in the morning, until 5 o'clock in the afternoon, and when the polls shall be closed, the managers shall forthwith count the votes and proclaim the election, and give notice, in writing, to the persons elected. The intendant and wardens shall appoint three managers to hold the ensuing, and any subsequent election. Whenever there shall not be an intendant and wardens, or intendant and warden, from any cause whatever, it shall be the duty of the clerk of the Court of Abbeville County to order such election forthwith, and appoint three managers for the same. The managers in each case shall, before they open the polls for said election, take an oath, fairly and impartially, to conduct the same; and that the intendant and wardens, before entering upon the duties of their respective offices, shall take the oath prescribed by the Constitution of this State, and, also, the following oath, to wit: "As intendant (or warden) of the Town of Cokesbury, I will equally and impartially, to the best of my ability, exercise the trust reposed in me: and I will use the best of my endeavors to preserve the peace and carry into effect. according to law, the purposes for which I have been elected: So help me God." The said intendant and wardens shall hold their offices from the time of their election until the second Monday in January ensuing, and until their successors shall be elected and qualified, SEC. 79. That in case a vacancy should oc-

cur in the office of the 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 the intendant and wardens, or warden, (as the case may be,) or the clerk of the Court of Abbeville County, if there should be no intendant or wardens, ten days' public notice thereof being previously given; and in case of the sickness or temporary absence of the intendant, the wardens, forming a council, shall be empowered to elect one of their number to act in his stead during

SEC. 80. That the intendant and wardens, duly elected and qualified, shall during their term of service, severally and respectively, be vested with all the jurisdiction and powers of magistrates within the limits of said town; and the intendant shall and may, as often as he may deem necessary, summon the wardens to meet in council, any two of whom, with the intendant, may constitute a quorum to transact | corporate limits shall extend one mile in every business, and they shall be known by the name of the town council of Cokesbury, and they and their successors, hereafter to be elected, may have a common seal, which shall be affixed to all the ordinances, and the said town council

should now do, having the same privileges | tendant and wardens to keep all streets and | shall have authority to appoint, from time to time, as they see fit, such and so many proper persons to act as marshals or consta-bles of the said town, as the said town council may deem necessary and expedient, for the preservation of the peace, good order and bolice thereof, which persons, so appointed shall, within the corporate limits of said town, have the powers, privileges and emoluments and be subject to all the obligations, penaltie 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 to authorize the establishment of the market rouse in said town. And the said town council shall have full power and authority, under their corporate seal, to make all such rules, by-laws and ordinances, respecting the streets, roads, market house and the business thereof, and the police system of the said town; as shall appear to them necessary and proper for the security, welfare and convenience, and for preserving health, order and good governnent within the same; and the said town council may impose fines for offences against hese by-laws and ordinances, and appropriate the same to the public use of said town ad the said council shall have the same power which magistrates now have, to compel the attendance of witnesses, and require them-to give evidence upon the trial before them of any person for a violation of any of these bylaws or ordinances; but no fine above the sum of twenty dollars shall be collected by the town council, except by suit in the court of comnon pleas; And provided, also, That no fine shall exceed fifty dollars, and also that nothing herein contained shall authorize the said councll to make any by-laws or ordinances inconsistent with or repugnant to the laws of this State, and all the by-laws, rules and ordinances the said council may make shall at all times be subject to revisal or repeal by the General assembly of this State.

SEC. 81. That the said intendent and war dens shall have power to abate and remove misances in the said town, and it shall also be their duty to keep all roads, ways 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 hereto fore granted to commissioners of roads; and shall have full power to classify and arrange the inhabitants of said town, liable to street road or other public duty therein, and to force the performance of such daty, under such penalties as are now or shall hereafter be prescribed by law: Provided, That the said town council may compound with persons liable to perform such duty, upon such terms and on the payment of such sums as may be established by laws or ordinances: And provided also, That the individuals who compose the said town council shall be exempt from the performance of road and police duty, and the inhabitants of said town are hereby exempt from road and police duty without the corporate limits of said town.

SEC. 82. That the power to grant or refus license for billiard tables, to keep tavern or retail spiritous liquors within the limits of the said corporation, be, and the same is hereby, vested in the town council of Cokesbury. And the said council may grant licenses to retail spirituous liquors, to such persons, and in such quantities, at such rates, and upon such terms and conditions as the said council may deem best and proper; and the said intendant and vardens shall have full and only power to impose a tex on all shows or exhibitions, for gain or reward, within the limits; and all money paid for license for retailing spirituous liquors, keeping tavern and billiard tables, and the tax for all shows, for gain or reward, within said limits, shaft be appropriated to the

public use of said corporation.

SEC. 83. That the said town council Cokesbury shall have full power and authoriy to require all persons owning a lot or lots sald town, to make and keep in good repair sidewalks in front of said lot or lots, whenever the same shall front or adjoin any of the public streets of said town, if, in the judgment of the council, such sidewalks shall be necessary, the width thereof, and the manner of col struction, to be designated and regulated by the town council; and, for default or refusal to make and keep in repair such sidewalks, the town council may cause the same to be made or put in repair, and require the owner to pay the price for making or repairing: Provided. That such contracts for making or repairing be let to the lowest bidder.

SEC. 84. That the said town council of Cokesbury shall have power to arrest and commit to jail, for a space of time not exceeding twelve hours, and to fine, not exceeding twenty dollars, any person or persons who shall be guilty of disorderly conduct in said town, to the annovance of citizens thereof; and it shall be the duty of the marshal of the town to make such arrest, and to call to his assistance the posse comitatus, if necessary; and upon fallure to perform such duty, he shall be fined in a sum not more than twenty dollars for each and every offence.

Sec. 85. That the said town connell of Cokesbury shall have power to grant or refuse licenses to parties within the limits of said town; and the parties to whom such licenses are granted shall be subject to such regulations as may, by ordinance, be established. They shall also have power to impose and collect an annual tax upon the assessed property of said town: Provided, No tax shall be imposed, in any one year, to exceed the rate of ten cents on each hundred dollars of such assessed property; and that the money so raised shall be applied to the use of said town. The said town council shall have power to enforce the payment of all taxes levied by the said town council, to the same extent, and in the same mannur as is now, or hereafter shall be, provided by law for the collection of the general State taxes.

SEC. 86. That the said town council of Cokes bury shall have power to regulate sales at auction within the limits of said town, and to grant licenses to auctioneers : Provided, Nothing herein contained shall extend to sales by sheriff, clerk of the court, judge of probate. coroner, executor or administrator, assignee in bankruptcy, or by any person, out of the order, decree of any court, justice of the peace

SEC. 87. That this act shall be deemed a public act, and shall continue of force for twenty years, and till the end of the session of the General Assembly of said State then next following; and all acts of incorporations or amendments thereof repugnant thereto are hereby renealed.

TOWN OF ORANGEBURG.

SEC. 88. That an act entitled "Au act to incorporate the Town of Orangeburg," approved on the seventeenth day of December, A. D. 1836, be, and the same is hereby altered and amended as follows: "That from and after the passage of this act, all and every person or persons, who shall have resided within the corporate limits of the Town of Orangeburg for sixty days, are hereby declared to be members of the corporation hereby to be created.

SEC. 89. That the said persons shall, from the passing of this act, become a body politic and corporate, and shall be known and called by the name of the Town of Orangeburg, and its direction from the courthouse as a centre, except on the side next to North Edisto River. which river shall constitute the boundary in that direction.

SEC. 90. That the said town shall be govern-

tinne in office for two years, and until the election and qualification of their successors; and all male inhabitants of said town, who shall have attained the age of twenty-one That no new street, road or way, shall be years, and resided therein sixty days immediately preceding the election, shall be entitled to vote for sald mayor and aldermen.

SEC. 91. That said election shall be held in some convenient public place in said town from 8 o'clock in the morning, until 5 o'clock in the evening; and when the polls shall be closed, the managers shall forthwith count the votes and declare the election, giving notice. in writing, to the persons elected. The mayor and aldermen for the time being shall always appoint the managers to conduct the election. who, before they open the poll for said election, shall take an oath, fairly and impartially. to conduct the same. And the mayor and alderman, before entering upon the duties of their offices, shall, respectively, take the oath prescribed by the constitution of this State, and also the following oath, to wit: "As mayor (or alderman) of the Town of Orangeburg, I will equally and impertially, 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."

SEC. 92. That in case a vacancy should cur in the office of mayor or any of the aldermen, by death, resignation or otherwise, an election to fill such vacancy shall be held by the appointment of the mayor and alderman, or aldermen, as the case may be, ten days' previous notice being given; and in case of sickness or temporary absence of the mayor, the aldermen, forming a council, shall be empowered to elect one of their number to act as mayor during the time.

SEC. 93. That the mayor and afdermen duly elected and qualified shall, during their term of service, severally and respectively, be vested with all the powers of magistrates in this State within the limits of said town: And the mayor shall and may, as often as may be necessary, summon the aldermen to meet in council, any two of whom, with the mayor, or any three aldermen, may constitute a quorum to transact business, and they shall be known by the name of the town council of Orangeburg, and they and their successors hereafter to be elected, may have a common seal, which shall be affixed to all their ordinances, may sue and be sued, plead and be impleaded in any court of law or equity in this State, and purchase, hold, possess and enjoy to them and their successors, in perpetuity, or for any term of years, any estate, real, personal or mixed, and sell, allen and convey the same; Provided, The same shall not exceed at any one time the sum of ten thousand dellars. And the mayor and aldermen shall have full power to make and establish all such rules; by-laws and ordinances, respecting the roads, atreets, market and police of said town, as shall appear to them necessary and requisite for the security, welfare and convenience of the sald town, or for preserving health, peace, order and good government within the same; and the said council may fix and impose fines and penalties for the violation thereof, and appropriate the same to the public uses of the said corporation: Provided, That no fine shall exceed fifty dollars for any one offence.

Sec. 94. That the mayor and afdermen of said town shall have full and only power to grant or refuse licenses to any person, firm, company or corporation engaged in or intend-ing to be engaged in any trade, business, or profession whatsoever, within the corporate limits of said town, upon such condition 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 fixed at a less sum than is established by the laws of the State; and all moneys paid for licer and for fines and forfeitures for retailing spirituous liquors, keeping taverns and billiard tables, within the said limits without licenses, shall be appropriated to the public uses of said town: Provided, That the mayor and aldermen, duly elected and qualified, shall not have power to grant any license to keep taverns, or retail spirituous liquors to extend beyond

the term for which they have been elected. Sec. 35. That it shall be the duty of the said mayor and aldermen to keep all roads, streets and ways within their corporate limits open and in good repair, and for that purpose they are vested with all the powers and duties of surveyors of highways and selectmen of towns. They shall have power to compound with all persons liable to work the streets, ways and roads in said town, upon such terms as they shall, by ordinance, establish; the moneys so received to be applied to the public use of said town: and all persons refusing or falling to pay such commutation shall be liable to such fine, not exceeding twenty dollars, as the town

council may impose. SEC. 96. They shall also have power to im pose an annual tax not exceeding fifty cents on every hundred dollars of the assessed value of all real and personal estate lying within the corporate limits of said town, (the real and personal estate of churches and school assoclations excepted.) The said council shall have the power to regulate the price of license upon all public shows and exhibitions in said town, to erect a powder magazine, and compel any person holding more than twentyfive pounds of powder to store the same therein, and to make regulations for rates of storage thereof, and for keeping and delivering the same. The said council shall have power to enforce the payment of all taxes levied under the authority of this act, against the property and persons 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 payment of the town taxes shall be issued under the seal of the corporation, and directed to the town marshal, or other person especially appointed by the town council, to collect the same; and all property upon which a tax shall be levied is hereby declared and made liable for the payment thereof in preference to all other debts against the said property, except debts due the State, which shall first be paid.

Sec. 97. That the said town council shall have power and authority to require all persons owning a lot or lots, in said town, to make and keep in good repair sidewalks in front of sald 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 their construction, to be designated and regulated by the said council; and for default or refusal, after reasonable notice, to make and keep in repair such sidewalks, 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 or repairing be let to the lowest bidder.

Sec. 98 That the said town council shall have power, with the consent of the adjacent

have resided in the State for one year and and ways within the said town, as they may poses for which I have been elected. So help within the limits of the corporation for sixty deem necessary, by safe of the freehold therein, the said mayor and aldermen thall be elected. So help the said mayor and aldermen thall be elected. So help the said mayor and aldermen thall be elected. So help the record the freehold therein, the said town to close in and to have been elected. So help the said in front of said lot or lots in said town to close in and to half lot or lots in said town to close in front of said lot or lots in said town to close in front of said lot or lots in said town to close in front of said lot or lots in said town to close in front of said lot or lots in said town to close in front of said lot or lots in said town to close in front of said lot or lots in said town to close in front of said lot or lots in said town to close in front of said lot or lots in said town to close in front of said lot or lots in said town to close in front of said lot or lots in said town to close roads and ways, as they may, from time to time, deem necessary for the improvement opened without first having obtained the conent of the land owner or owners through whose premises any such new street, road or

way may nass.
Sed, 99. The said town council shall have power, and are hereby authorized, to elect one or mere marshals, (in addition to the sheriff of the County of Orangeburg,) who shall also be a marshal of the town, to fix their salaries and prescribe their duties, who shall be sworn in and invested with all the powers, and subected to all the duties and liabilities that constables now have or, are subject to by law, in addition to the duties and liabilities specially conferred and imposed on them by the town council: Provided, That their jurisdiction shall be confined within the limits of said town. SEC. 100. That the town council shall have

power to establish a gnardhouse, and to prescribe, by ordinance, suitable rules and regulations for keeping and governing the same and until such guardhouse shall be established; they shall be authorized to use a room in the common jail of the County of Orangeburg for the confinement of all who may be subject to be committed for violation of any ordinance of the town, passed in conformity to the provisions of this act; and the said town council may, by ordinance, or the said mayor and aldermen in person, any one or more of them, authorize and require any marshal of the town, or any constable specially appointed for that purpose, to arrest and commit to the said guardhouse, or jall of Orangeburg County, as the case may be, for a term not exceeding twentyfour hours, any person or persons who, within the corporate limits of said town, may be engaged in the breach of the peace, any riotous 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 it shall be the duty of the town marshal to arrest and commit all such offenders, when required so to do, who shall have power to call to their assistance the posse comitatus, if need be, to aid in making such atrests; and upon the fallure of said marshals to perform such duly as is required, they shall severally, he subject to such fines and penal-ties as the town council may establish. And all persons so imprisoned shall pay the cost 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 collection of fines imposed for the violation of ordinances: Provided, That such imprisonment shall not exempt the party from the payment of any fine the council may impose, or in lieu of fallure to pay the fine im-posed, to be imprisoned for a term not more than twenty days, for the offence for which he may have been committed.

SEc. 101. The said town council shall have power to collect the taxes from all the persons representing, publicly, within the corporate limits, for gain or reward, any play or shows of what nature or kind whatever, to be used for purpose of said town.

SEC. 102. The said town council shall have full power and authority to abate all nuisances within the corporate limits, and also to appoint board of health for said town, and to pass such ordinances as may be necessary to define the powers and duties, and to impose fines and penalties upon the members of said board for neglect of duty or retusal to serve: Provided; That no time hereby authorized to be imposed shall exceed the sum of twenty dollars. SEC. 103. The said town council shall have

full power and authority over the fire department of the Town of Orangeburg, define the duties, regulations, and government of same. SEC. 104. The mayor and aldermen elect shall, during their term of office, be exempt om street duty. Each town council shall, tions: Provided, That such imprisonment 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; 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 so to do, they shall be liable to be fined in a sum not exceeding five hundred dollars, to be collected by any proper action by the town

SEC. 105. For any wilful violation or neglect of duty, malpractice, abuse or oppression, the said mayor and aldermen, jointly and severally, shall be liable to indictment in the Court of Sessions, and, upon conviction, to punishment as prescribed in the preceding section, besides being liable for damages to any person or persons injured. SEC. 106. That all ordinances heretofore

passed by the Town Council of Orangeburg, in conformity with the auth rity granted by existing laws, shall be; and they are hereby, eclared legal and valid. Sec. 107. All acts and parts of acts hereto-

fore passed in relation to the incorporation of the Town of Orangeburg be, and the same are hereby, repealed.

Sec. 108. This act shall be deemed a public act, and continue in force for the term of fifteen years, and until the end of the session of the Legislature then next ensuing.

TOWN OF BRANCHVILLE. SEC. 109. 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 Branchville, shall be deemed, and are hereby declared to be, a body politic and corporate, and the said town shall be called and known by the name of Branchvill, and its corporate limits shall extend one mile in each direction from the hotel between

the two railroads in said town. SEC. 110. That the said town shall be governed by an intendant and four wardens, who shall be citizens of the United States, and who shall have resided in this State twelve months, and shall have been residents of the said town sixty days imediately preceding their election, and who shall be elected on the first Monday in February of each year, five days' public notice thereof being previously given, and that all male inhabitants of the age of twenty-one years, citizens of the Stale, and who shall have resided within the State twelve months, and in the said town sixty days immediately preceding the election, shall be entitled to vote fo: said intendant and wardens, paupers and per-

sons under disabilities for crime excepted. SEC. 111. The said election shall be held at some convenient public place, in said town, from eight o'clock A. M., until five o'clock P. il., 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 intendant therein being, who shall, within two days thereafter, give notice or cause the same to be given to the persons duly elected. The intendant and wardens, before entering upon the duties of their offices, shall respectively take the oath prescribed by the Constitution of the State, and, also, the following oath, to-wit: "As intendant (or warden) of the Town of Branchville, I will equally and impartially, to the best of my ability, exeroise the trust reposed in ma, and will use my best endeavous to preserve the peace, and

tained the age of sixty years shall be compelled to serve in either of said offices, nor shall any and convenience of said town: Provided, forson be compelled to serve either as intendant or warden, more than one year in any term of three years. The intendant and wardens, for the time being, shall always appoint one or more board of managers, three mana gers for each board, to conduct the election, who, before they open the pells, shall take an oath fairly and impartially to conduct the

> Sec. 112. That to case a vacancy shall occur in the office of intendant, or of any of the wardens, by death, resignation, removal of otherwise an election to: MI such . vacancy shall be held by order of the intendent and wardens. or a majority of the same, five days' publicnotice being previously given, and in case of sickness or temporary absence of the intendant, the wamiens, forming the council, shall be empowered to elect one of the number to

set as intendant during the time. Sec. 118. That the intendent and wardens duly elected and qualified, shall, during their term of service, severally and respectively, be rested with all the powers heretofore granted o magistrates in this State, within the limits of the said town, except for the trial of small and mean causes, and the entendant shall or may, as often as is necessary, summone the wardens to meet in countil, any two of whom with the intendant; or any three of the war dens, may constitute a quorum to transpol usiness; and they shall be known at the men council of Branchville, and they and their encall their ordinances, may sue and be ened, forgain a reward within the cosporate limits plead and be implested in any court of justice of said town. in this State, and purchase, hold, possess and enjoy to them and their successions, in perpetuity, orfer any term of years, any cetate, real personal or mixed, and sell, alien er convey the same : Provided, .The same shall not exceed, at any one time, the sum of ten thouse and dollars; and the said town sounds shall in office, a fall account of their receipts and have authority to appoint, from time to time, as they may see St, such and so many proper persons to act as masshals or sonstables of limplaces of said town, and shall pay over all said town as the said council may deem neeceeary and expedient, for the preservation of the peace, good order, and police thereof, which persons, so appointed, shall, within the core incir successfore, and on failure to do so they porate limits of said town, have the power and shall be limbs to be fined in a sum not embedprivileges, and be subject to all the obligations, ponabies and regulations provided by the 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, and the town council, or the said intendant and wasdens in person any one or more of them, may authorize and require any marshat of the town, or constable, specially appointed for that purpase, to arrest and commit to the guardhouse, for a term not exceeding twenty-four hours any person or persons who, within the porporate 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 marshals 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 comitatus, if need be; to sid in making such arrests, and upon the fathere of said officers to perform such daty as required. they shall severally be subject to such fines. and penalties as the town council may unpos upon them; and all persons so imprisoned shall pay the cost and expenses 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 regula-

of any fine the council may impose for the offence for which he, she, or they, may, have committed. And the said town council may have full power and authority, under their corporate seal, to make all such rules, regulations, by-laws and ordinances respecting the streets, roads, and the business thereof, as well as the police system of the said town, as snall appear to them necessary and proper for the security, welfare, and convenience, 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, regulations and ordinances, and appropriate the same for the public use of said town; and the said town counci shall have the same power which has been heretofore granted to magnetrates in this State to compel the attendance of witnesses, and require them to give evidence upon the trial before them of any person or persons for violation of any of their ordinances, by-laws, rules, or regulations; but no fine above the sum of twenty-five dollars shall be collected by the town council, except by suit in the proper courts of justice in this State, and that no fine shall exceed the amount of fifty (50) dollars, and also nothing herein contained shall authorize the said council to make any ordinance, or by-law, inconsistent or repugnant to the laws of this State.

SEC. II4. That the said intendent or wardens, or a majority of them, shall have power to abate or remove all nuisances in said town, and it shall be their duty to keep all roads, ways, bridges, and streets within the corporate limits of said town, open and in good repair, and for that purpose they are vested with all the powers of county commissioners, or commissioners of roads, for and within the corporate limits of said town, 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 inhabi tants or citizens of said town, liable to street, road or other public duties therein, and u torce the performance of such duty, under such penalties as are now, or shall hereafter 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 regula tions require, the moneys so received to be applied to the pub ... 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 for any one year; as the said town council may impose. And they shall have power to enforce the payment of such fines 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 adscent land owners, to close all such roads, streets and ways within the said town as they may deem necessary, and they may 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 street, road or way shall be opened without first having obtained

the consent of the land, owners, or owners

power and authority to require all persons

new street, road or way may pass.

thereof, through whose premises any such SEC. 115. The said town council shall have

designated and regulated by said town councilpand 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 connoil may cause the same to be made or put in sepair, and require the emer 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 or repairing is

let thethe lowest Milde

Surs 126. The intendent and wardens of said town, or a majority of these, shall have full power to grant of refuse such houses to keep tavern; or retail spirituous liquors in the corperate limits of said lown, mon such conditions and maker such directness as to then shall seem proper and right: Provided, That keep a ta wire or retail spiritudin liquors to black that the removed established by the States and describing paid for licenses and for home the foresteire stalt be appropriated for the public are of said form: Problem, That the intendant and wardens, duly stated, shall see have been to grant say thomass to keep toward or result worth net Manore to extend beyond the term for which they have been should must there about hove power to regulate sales at another within the corporate fimits of the town, and to grant licenses to auc-Monogra itsmesses traders to keep our of hotels he es staltes, bilitard tables, ten vin alleys, chance; they shall have the full and only power have a common seal, which shall be affixed to to impose a tax on all shows and exhibitions

of said town.

Sac. 117. The intendent and wardens elect togother with clerk and trousurer, shall, during their term of office, be exempt from street and pelice duty; each town council shall, within one nonth after the expiration of their term of office make out and return to their successors expenditures during their term, which account shall be published in one of more pubmeneys in their possession belonging to the ation, and deliver up all beoks, records and other papers incident to their office, to ing five hundred (500) deliars, to be collected by any prener action of the town council.

Sno. 118. That all ordinances, heretofors paged by the town council of Branchville, in conformity with the authority granted by existing tows, shall be, and they are hereby, de olared legal and valid. Sec. 110. All sots and pasts of acts he

fore passed in relation to the incorpora the Town of Branchville be, and they are here by, repealed.

TOWN OF BEIDVELE. Spc. 120. That the charter of the Town of Reidville, in the County of Spertanburg, be and the same is hereby, renewed and extended for the term of forceen, yeers, with the same powers that are conferred by this set on the Lown of Graham's. SEc. 121. This act shall be deemed a public

ct, and continue in force for the term of fifeen years, and until the end of the session of the Legislature thereafter.

Approved the 9th day of Margh, A. D. 1871.

Derfumery.

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is for one sole purpose, that of reproducing, with absolute cer-tainty, the natural error of the hair. It is not intended as a daily dressing, nor for removing scurf or andruff; nor for curing balaness; nor for stimulating the growth of the hair .-Thes objects may be accomplished after the color has been fixed with the Vitalia, by Phalon's Chemical Hair Invigo-

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