

THE DAILY



PHOENIX.

“Let our Just Censure” BY J. A. SELBY. COLUMBIA, S. O. WEDNESDAY MORNING, APRIL 19, 1871. VOL. VII—NO. 26.

Sec. 49. That the Intendant and Wardens, duly elected and qualified, shall, during their term of service, severally and respectively, within the limits of said town, be vested with all the powers and jurisdiction of Magistrates or Trial Justices of this State, except for the trial of small and mean causes, and the Intendant shall, as occasion may require, summon the Wardens to meet him in Council, a majority of whom shall constitute a quorum for the transaction of business. The said Council shall have full power, under its corporate seal, to ordain and establish all such rules, by-laws and ordinances respecting the streets, pavements, ways, markets, public buildings, weights, measures, wells, disorderly places, fire department, police, and, in general, every other by-law as shall appear to them requisite for the security, welfare and convenience of the said town, and for preserving health, peace and cleanliness, order and good government within the same, and to prevent the violation of its ordinances, by ordaining suitable fines, not, however, in any case, to exceed the sum of fifty dollars. Provided, That no fine above the sum of twenty dollars shall be collected by the said Council, except by suit in a court of competent jurisdiction. And provided, further, That no ordinance shall be repugnant to, or inconsistent with, the law of the land, and all ordinances shall be, at all times, subject to repeal by the Legislature.

Sec. 50. The Intendant and Wardens shall have power to elect or appoint a Marshal, and, if they see fit, Deputy Marshal, upon such terms as they may deem proper, who shall be duly sworn in by the Intendant, and vested with all the power Constables now have by law, and whose power and authority shall be particularly confined within the limits of the said town; but whose further power and authority shall also extend to the arresting and taking in custody, any person or persons within a distance of four miles, in each and every direction, beyond and without the corporate limits, who shall violate any ordinance of said town. Provided, Said offence be committed within the corporate limits. The duties of the Marshal shall be to collect all fines and forfeitures imposed by the Intendant and Wardens, and to enforce the by-laws and ordinances of the said corporation, and who shall be liable to be removed by the said Town Council; and the said Intendant and Wardens shall also have power to establish an ordinance whenever they shall deem it expedient, to ordain and establish a police corps for the said town, the expenses of the same to be provided for out of the revenue of the said corporation.

Sec. 51. The Intendant and Wardens shall have power to select or appoint a Clerk, who shall also be Treasurer, whose duty it shall be to attend all meetings of Council, and make a record in a book kept for that purpose, of all the proceedings thereof, to take charge of all papers belonging to Council, and to lodge with the proper officers all summonses, executions, &c., and receive returns; to keep a regular account of all receipts and disbursements, which accounts shall, at all times, be accessible to the Intendant or any of the Wardens; and it shall be his duty to make an official semi-annual report to the Council of the state of his accounts; at which times the doors of the Council room shall be open to all the citizens of the said town; and which reports shall be regularly entered in a book kept for that purpose. He shall attend to the publication of all ordinances and other documents ordered by Council to be published. He shall hold his office for such term as Council may prescribe, not, however, exceeding one year, and shall receive such compensation for his services as Council may enact. Provided, That he may be removed from his office at the pleasure of the said Town Council, and before entering upon the duties of his office he shall give bond in the penal sum of three thousand dollars for the faithful discharge of the same.

Sec. 52. That the said Town Council shall have power to establish a guard house, and, to prescribe, by ordinance, suitable rules and regulations for keeping and governing the same; and the said Town Council may, by ordinance, or said Intendant and Wardens in person; any one or more of them, authorize and require any Marshal, Deputy Marshal or Police officer, or any Constable, specially appointed, to arrest and commit to said guard house, or other place of custody; to be designated by the Intendant, for a term not exceeding forty-eight hours, any person or persons who may be engaged in a 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 the said town, or any of them. And it shall be the duty of the Town Marshal, or other police officer, to arrest and commit all such offenders, and who shall have power to call to their assistance the posse comitatus, if need be, to aid in making such arrests; and, upon failure of said Marshal or police officer in the performance of such duty as required, they shall, severally, be subject to such fines and penalties as Council may establish. And all persons lawfully imprisoned shall pay the costs and expenses incident to their imprisonment, and be subject to such fines as Council may impose for the offence committed.

Sec. 53. That the said Intendant and Wardens shall have full power to abate and remove nuisances in said town.

Sec. 54. That it shall be the duty of the said Council to keep all roads, ways and streets within the corporate limits, open and in good repair, and, for that purpose, they are invested with all the powers vested in the County Commissioners, and they shall have full and exclusive power to order out all the hands

now liable, or hereafter made liable by the laws of this State, and to require them to work on the respective roads, ways and streets, within the limits of the said corporation, as many days in each year, and to inflict the same fines and penalties for the non-performance thereof, as is by law now inflicted by the different Boards of County Commissioners. Provided, It shall not be obligatory on the Town Council to open any street within the limits of the said town, unless upon the petition of the person applying for the same, alleging that the said street is necessary for his use and accommodation, and that there is no other direct or convenient access for him to the business part of the town; which petition shall be verified by the affidavit of the applicant, and recommended by at least twelve of the taxable inhabitants of the said town.

Sec. 55. The said Intendant and Wardens shall have power to compound with all persons liable to work on said roads, ways and streets, upon the payment of such sums of money as they may deem a fair equivalent therefor, to be applied to the use of the said corporation. And the Intendant and Wardens are hereby individually exempted from the performance of road and street duty, and no person residing within the said town shall be liable to work on any road without the said limits, or to be taxed or assessed for the same.

Sec. 56. That the power to grant licenses for billiard tables, to keep taverns, or retail spirituous liquors, within the limits of the said corporation, be, and the same is hereby, vested in the Town Council of Aiken, which licenses 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. Provided, That no billiard table kept by the boarding houses and hotels of said town, for the use of boarders, shall be subject to a tax, unless the same is also kept for the use of the public generally, and for profit and gain; and all moneys received for licenses, taxes, fines, exhibitions, etc., within the said limits, shall be appropriated to the public uses of said corporation.

Sec. 57. That all fines and forfeitures imposed by said Town Council, under the power vested by law, shall be collected in the same manner as the general State tax is now by law collected. The Sheriff for the County, for the time being, and his lawful deputies, be, and they are hereby, authorized to execute the process of the said Council of Aiken, as by law the Marshal of said corporation might or should now do, having the same privileges, powers and emoluments, and subject to the same duties and penalties as therein provided. Provided, That all nulla bona costs incident on any execution issued from said Town Council, and directed to the said Sheriff, shall be paid by said Town Council.

Sec. 58. That the said Town Council of Aiken shall have power to impose, for the use of the said corporation, the following annual taxes: 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 clergyment 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 exceeding twenty-five dollars; also, to prescribe and fix the tax on all shows and exhibitions, within the limits of 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 same extent, and in the same manner, as is provided by law for the collection of the general State tax, except that the executions may be directed either to the Sheriff 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 the corporators in an amount not exceeding twenty-five per cent. on his corporation tax, to aid in the payment of the principal and interest of the said debt. Provided, That the funded debt of said town shall at no one time exceed the sum of five thousand dollars; and, provided also, That no loan shall be consummated 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 Aiken, 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 enacted, That the charter of the town of Williston, in the County of Barnwell, be, and the same is hereby, renewed and extended for the term of fourteen years from the date of the passage of this Act.

TOWN OF GRAHAM'S. Sec. 62. And be it further enacted, That all persons, citizens of the State of South Carolina, who are now, or who may hereafter become, 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 Intendant 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 town, of the age of twenty-one years, who have resided therein sixty days previously to the election, shall be entitled to vote for said Intendant and Wardens, and the election shall be held from nine in the morning until three o'clock in the afternoon, when the polls shall be closed, and the managers shall count the votes, and proclaim the election, 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 following oath, to wit: "As Intendant, 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 God."

Sec. 64. That in case a vacancy shall occur in the office of Intendant, or any 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 Intendant, the Wardens, forming a Council, shall be empowered to elect one of themselves to act as Intendant during such sickness or absence.

Sec. 65. 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 other incorporated towns of this State, in matters civil and criminal, within the limits of said town; that the Intendant shall, as often as occasion may require, summon the Wardens to meet him in Council, a majority of whom shall constitute a quorum for the transaction of business, and shall 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 afflict 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 the limits of said town; and, also, to classify and arrange the inhabitants liable 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 ordinance, establish.

Sec. 67. That it shall be the duty of the Intendant and Wardens to keep all streets and ways which may be necessary for public use within the limits of the said town open and in good repair, and for that purpose they are hereby invested with all the powers, rights and privileges granted by law to the Commissioners of Roads within the limits of said town. And, for neglect of duty, they shall be liable to the pains and penalties imposed by law upon Commissioners of Roads for like neglect. And they are hereby individually exempt from the performance of road and police duty.

And the inhabitants of said town are hereby exonerated 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 desire it, upon the payment of such sum of money as they may deem a fair equivalent therefor, to be applied by them to the use of the said corporation.

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 now be possessed of, or entitled to, or which shall hereafter be given, bequeathed to, or in any manner acquired by them, and to sell, alien, or in any way transfer the same, or any part thereof. Provided, The amount of property so held, or stock invested, shall, in no case, exceed twenty thousand dollars.

Sec. 70. That the said Town Council of Graham's shall also have power to impose an annual tax on all real and personal property within the corporate limits of said town. Provided, Said tax does not exceed ten cents on the one hundred dollars.

Sec. 71. That the Intendant and Wardens of the town of Graham's shall have power to regulate sales at auction within the limits of 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 Graham's shall have power and authority to require all persons owning a lot or lots in said town of Graham's, to keep in repair 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 tavern, 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 intoxicating drinks, to be drunk 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 buildings, booths, stalls 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 deemed as a public Act in all courts of justice, and shall continue in force until repealed.

VILLAGE OF LANCASTER. Sec. 75. That section first of an Act entitled "An Act to incorporate the village of Lancaster," 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 Court House, be, and the same is hereby, incorporated, by the name of the village of Lancaster." TO BE CONTINUED.

Special Notices.

NOTICE.—The sale of ICE will be discontinued until further notice, as some part of the Ice Machinery is out of order. All persons having Tickets and not inclined to wait, the money will be refunded to them. April 15 JOHN C. SEEGERS.

BEAR IN MIND.—When disease has undermined the health, and the physical system has become prostrated, a stimulant that will not only strengthen, but remove the cause, should be immediately resorted to. Mental distress is also a fruitful source of the breaking down of the constitution, and the ravages of this enemy to health are truly alarming. For all such maladies, HOSTETTER'S STOMACH BITTERS have been found unsurpassed. By acting directly upon the digestive organs, they remove the heavy, disagreeable feeling after eating, so often complained of by persons of a delicate temperament. As soon as digestion is restored, the patient finds his strength increasing, and his general health improved. Thousands of persons certify that it may be relied on in all cases of weakness or nervous debility attendant upon sedentary habits. The generality of Bitters are so disagreeable to the taste that they are objectionable to a weak stomach. This is not the case with Hostetter's Bitters, which will be found mild and extremely pleasant. Balaemic plants, barks and roots contribute their restorative juices to render it soothing and strengthening, which has ever been produced, containing no fast oil, or any other deleterious element. The most careful and skillful chemists have analyzed the Bitters, and pronounce them harmless. This is scientific testimony; but the testimony of the hundreds of thousands who have experienced the preventive and curative effects of the GREAT VEGETABLE TONIC and PURGATIVE of modern times, is still more conclusive. In Fever and Ague, Dyspepsia, Biliousness, Nervous Complaints, Chronic Complaints and General Debility, it is as nearly infallible as anything in this fallible world can be. April 16

STOCKS, BONDS AND COUPONS bought and sold by D. GAMBRILL, Broker. Nov 23 6mo

SPECIAL ATTENTION given to the collection of Commercial Paper, Interest on State and Railroad Bonds and Stocks, and Conversion of State Securities, by Nov 23 6mo T. GAMBRILL, Broker.

19,999 Lbs. Bacon, 2,000 Bushels Corn, 40 Barrels Sugar, 30 Sacks Coffee, ALL at the lowest figures they have been offered at SINCE THE WAR.

BUYING FOR CASH, AND SELLING FOR CASH. Turning over Goods quick before they get old or decline, we CAN, WILL AND DO offer the VERY CLEAREST FIGURES THAT CAN BE MADE. Our stock, both of HARDWARE AND GROCERIES, has recently been largely increased. April 2 LORICK & LOWRANCE.

WALTER C. FISHER, DRUGGIST, And Dealer in Family Medicines, Seeds, FANCY GOODS, &c., OPPOSITE THE COLUMBIA HOTEL.

HAVING JUST OPENED MY DRUG STORE, I offer to Columbia and vicinity a well-selected stock of PURE DRUGS, FAMILY MEDICINES, SEEDS, and everything usually kept in a first class establishment. Prescriptions carefully prepared. I introduce a new feature (for Columbia) in the Prescription business, having a BELL at the front door, and a competent person to sleep in the Store, parties can be supplied with Medicine at any hour of the night. April 2

CLOTHING AND HATS. AT R. & W. C. SWAFFIELD'S.

WE have now in store a very large stock of the above goods, and we assure our customers that we have never before been enabled to offer them so CHOICE A SELECTION OF GOODS, at such low prices. We have good All Wool SUITS at \$15, suitable for any business man. HATS. We have a very large stock, and we are determined to undersell any other dealers, as our facilities enable us to do so. OUR SHIRTS. Are decided to be the best fitting Shirts made. We make the finest custom garments made in this State. Call and examine. March 25 R. & W. C. SWAFFIELD.

NO FIRE USED IN WASHING. WARFIELD'S COLD WATER SOAP. THIS SOAP washes perfectly in cold water, soft, hard or salt. It removes grease, oil and paint from garments. It washes all kinds of goods—cotton, flannel, silk or woolen. It cleanses silver, plated ware and jewelry without scratching. If the articles are much tarnished, rub them with a piece of flannel which has plenty of the Soap on it. To people who do their own washing, it is invaluable. It will save its cost in one washing. An ordinary washing costs: For coal, two hods 20 cents. For kindling wood 08 cents. For ordinary soap 08 cents. One cake Cold Water Soap costs 15 cents. Making a saving of 10 cents. 31 cents.

And there is no expense of repairing leaky boilers or broken scrubbing boards. There is no acid or acid soap in the Soap, and, positively, nothing that can injure the clothes. One cake (about one pound,) faithfully used, according to the directions which accompany each bar, will convince any one of its superiority. For sale, in boxes of thirty-six bars, by EDWARD HOPE, Agent for South Carolina. April 9

Fruits, Flowers and Vegetables, &c. 75 POPULAR FLOWERS, and how to cultivate them. By Rand. The City Fruit Garden and its Culture. By Thomas Rivers. Thirtieth edition. \$1.00. Peach Culture. By J. A. Fulton, of Del. The Grape Culturist. By Fuller. \$1.50. The Southern Gardener. By White, of Georgia. \$2.00. Practical Floriculture for the Amateur. By Henderson. \$1.50. Ruist's Family Kitchen Gardener. \$1.00. Queen on Mich Cows and the Dairy. 75c. The Gentleman's Stable Guide. By McLaren. The Trotting Horses of America; How to Train and Drive them. \$2.25. "Professor" Holmes' Work on Phosphate Rock. For sale by BRYAN & McCARTER. Feb 28

White's Gardening for the South, By the late Wm. A. White, of Athens, Ga. \$2. HOLMES' SOUTHERN FARMER and MARKET GARDENER. \$1.50. The Phosphate Rocks of South Carolina, their History and Developments—Colored Plates. \$1.25. Six Sermons on Temperance, by Lyman Beecher. Sacred Rhetoric; or a Course of Lectures on Preaching. R. L. Dabney, D. D. \$1.50. Any above sent by mail. DUFFIE & CHAPMAN, Opposite Columbia Hotel. Feb 19

Keyes' Early Prolific Tomato Plants. It is claimed that this TOMATO is fifteen to thirty days earlier than any other variety known. The fruit is of a good size, round, smooth, brilliant color, perfectly solid and fine flavor. Plants now ready, cold frame stock hardened. Can be transported without loss. For sale at April 14 HEINITZ'S DRUG STORE.

C. W. WIECKING, CORNER KING AND SOCIETY STS., CHARLESTON, S. C. AGENT FOR MILWAUKEE LAGER BEER. Orders solicited. April 14 6+

Seegers' Beer is Pure. It don't contain Copperas, Salt, Lime or Alum. Terms Cash Only. OUR terms are strictly cash, and no order will hereafter be filled, or goods delivered, until paid for. All parties indebted to us will please call and pay the same immediately. J. & T. B. AGNEW. Guano. 20 TONS PURE PERUVIAN GUANO, 50 tons Berger & Bids' Superphosphate, for sale low to planters and dealers, for cash, by WELLS & CALDWELL, Near G. & C. R. Depot, Columbia, S. C. March 16

Spring and Summer Goods, AT GOODMAN'S CLOTHING BAZAAR.



THOUGH late in opening our stock of Gen's READY-MADE CLOTHING, we challenge the State for LOW PRICES, and are ready and willing to compare quality and finish with all in our line—having had all goods made especially for our trade. We enumerate a few of these goods, to convey an idea to the community at large, and those who have not, as yet, honored us with a call: Fancy Cassimere Suits, Black Cassimere Suits, Blue Colored Cassimere Suits, White Duck Suits, Cream Duck Suits, Brown Duck Suits, Deer by Sacks, Alpaca Sacks in all colors, White Vests, Fancy Vests, Silk Vests, &c. Our stock of FURNISHING GOODS, and GEN'S UNDERWEAR, is complete, and we feel justified in saying that our SHIRTS are the most perfect fitting ever found ready-made; Our line of HATS is large and varied; and in this line, too, we defy competition for LOW PRICES. We call special attention to the K. K. Hat—something never as yet surpassed in beauty. In Silk Hats, we have all the styles of the present season. We boast of the very largest stock of STRAW HATS in this city, embracing all styles and colors. We ask but a fair trial to guarantee satisfaction, and most cordially extend an invitation to all in want of goods in our line to pay us a call or purchase elsewhere. D. GOODMAN, Main street, next to Pollock House. April 9

CARRIAGES. A COMPLETE assortment of two and four-seat Passenger CARRIAGES has just been received at the Repository, corner Lady and Assembly streets. The latest and most stylish patterns have been built with care, from some of the best builders in the country, and the stock never has been surpassed in design or finish by any offered here. Prices moderate. Dec 16 W. K. GREENFIELD.

The Dexter Stables. THE undersigned have removed their Stables to the new building, immediately South of Janney's Hall, on a new stock of CARRIAGES; BUGGIES and fine HORSES, are prepared to answer all calls that may be made upon them. Horses bought and sold on commission. Persons in want of good stock, are invited to give us a call. Liberal advances made on stock left for sale. BOYCE & CO. W. H. BOYCE. C. H. P. H. TINKLING. Jan 24

For Sale, 3,600 ACRES of LAND in Barnwell, on the Edisto, in lots to suit. Saw Mill and 2,000 acres of Land in Lexington, on North Edisto, \$7,000. 2,500 acres Watered Bottom Land, \$2 per acre. 2,500 acres creek bottom and pine Land, at \$2 per acre. 1 House in this city, \$5,000. HORSES and Apple and Peach LAND, near the city—\$8,500. Apply to JOHN BAUSKETT, Attorney at Law and Real Estate Agent, Sec. 25

Guns, Pistols, Etc. I INFORM my friends and public in general that I have just received an entire new lot of Double and Single Barrel GUNS, REPEATERS, Flasks, Pouches, Pistol-Belts, Caps, Buck Shot, Cartridges, Cartridges for all kinds of Pistols, Powder and Shot. ALSO, REPAIRING done at short notice. Oct 8 F. W. KRAFT, Main street.

ARTIFICIAL TEETH. REYNOLDS' IMPROVEMENT. THOSE who have lost several Natural Teeth, and have been advised to part with remaining sound ones, as the first step towards obtaining artificial substitutes, are requested, before submitting to a practice, cruel in itself and often unnecessarily performed, to convince themselves of its ill-effects, by looking closely into a matter of so much importance. The above improvement was designed to resist so deplorable a practice, and after a thorough test of more than three years, is found capable of accomplishing what no other system of Artificial Dentistry has heretofore done. It is now possible to obtain perfect sets, which will save for years Natural Teeth, and be at the same time reliable in every respect. An invitation is hereby given to such as feel interested to call at our Operating Rooms, and examine duplicate specimens of cases now in actual use. Nov 6+ REYNOLDS & REYNOLDS.

PLANTS FOR SALE. ORNAMENTAL FOLIAGE.—Achyranthus, Alternanthera, Begonia, Cannas, Coleus, Geranium, (variegated), Gazania, (variegated), Vinca, (variegated), Pyrethrum and many other varieties. BEDDING PLANTS.—Verbena, Petunia, Heliotrope, Salvia, Lobelia, Dianthus, Fuchsia, Cuphea, Coleus, Chrysanthemums. 50 varieties of GERANIUMS, consisting of Double, Variegated, Ivy, Scalloped, Nosegay and Large Flowered. 10 varieties of FUSCHIA. Also, a choice selection of ANNUAL, BIENNIAL and PERENNIAL PLANTS, raised from carefully selected Seed, and ready for transplanting. Apply to W. F. G. Washington street, one door from Bull. March 31

Keyes' Early Prolific Tomato Plants. It is claimed that this TOMATO is fifteen to thirty days earlier than any other variety known. The fruit is of a good size, round, smooth, brilliant color, perfectly solid and fine flavor. Plants now ready, cold frame stock hardened. Can be transported without loss. For sale at April 14 HEINITZ'S DRUG STORE.

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