

AN ORDINANCE REGULATING THE COLLECTION OF BILLS AGAINST THE USERS OF ELECTRICITY FURNISHED BY THE TOWN.

Be it ordained by the Town Council: 1st. That the sergeant of the town shall on the first day of each month render bills to each user of electricity from the town, and collect the same which should be payable at the sergeant's office, and if the same is not paid by the 10th day following the rendition of bill, a penalty of 5 per cent. shall be added, and if at the expiration of two months from the rendition of bill any user who shall not have paid said bill, the service shall be discontinued without notice, and not again renewed until all arrears and penalties are fully paid. 2nd. All bills for the use of electricity that may be in arrears for a period of two months shall be collected by warrant before a Justice of the Peace sued out in the name of the town. 3rd. The sergeant is required to have printed on each bill rendered the time when due and payable, the place and penalties, and the discontinuance of service after the two months' arrears. This ordinance shall be enforced from its passage.

REGULATING THE LICENSE TAX ON POOL AND BILLIARD ROOMS.

Be it ordained by the Town Council, that the license tax on Pool and Billiard Rooms shall be as follows: — Two hundred (\$200.00) dollars for the first table, and one hundred (\$100.00) dollars on each additional table. (a). It shall be unlawful for any keeper, proprietor or manager of any public billiard saloon, pool or bagatelle room or bowling alley to permit any minor to frequent, play in, loaf or lounge in such public billiard saloon, pool or bagatelle room or bowling alley. Any such keeper, proprietor or manager failing to comply with this ordinance shall be fined not less than five or more than ten dollars for each offense. (b). It shall be unlawful for the keeper, proprietor or manager of any such place of business to suffer the same to be kept open or used between the hours of 10 p. m. to 6 a. m. (c). It shall be unlawful for the view of the interior thereof from the nearest public street to be in any manner obstructed, whether by curtains, screens, stained glass or otherwise, and during the night there shall be kept and maintained in said place of business sufficient light to enable the entire interior thereof to be plainly seen from the nearest street. And no such place of business shall be conducted except on a plane with the public street nearest the entrance. Any violation of (b) and (c) the offender shall be fined not less than twenty-five nor more than one hundred dollars, and each hour or fraction thereof under one hour during which any violation continues shall be deemed a separate offense. All ordinances in conflict herewith are hereby repealed. Sec. 2. This ordinance shall be in force from its passage.

CONCERNING THE SALE OF DELINQUENT LAND FOR TAXES.

1. The year for which taxes on real estate are assessed shall be deemed to commence on the 1st day of January, and there shall from that day be a lien on real estate for the taxes assessed thereon within the year so commenced. 2. The town sergeant shall annually after the first day of September and before the January term of the Circuit Court of the county of Prince Edward, prepare a list of the real estate in the town on which taxes remain unpaid for the last or any preceding year, stating the amount due for taxes on each lot, or part of a lot, and the name of the party assessed therewith, and describing such lot, or part of a lot, as it is entered on the Commissioner's book, and he shall post a copy thereof on the front door of the court house in the town of Farmville on the first day of the November term of said court. He shall also, under the direction of the Town Council, cause to be published in the newspaper of the town, and by hand bills posted in twelve or more public places, at least thirty days previous to the day of the sale, a notice of the time and place of sale of the real estate listed as aforesaid, but the list is not to be published at that time, but on some day, not more than twenty, nor less than ten days previous to such sale he shall cause to be published in the newspaper published in the town, the list prepared as above stated, of the several parcels of real estate so to be sold. 3. To the list and copy so published and posted, he shall subjoin a notice that each lot or part of a lot therein mentioned, or so much thereof as shall be sufficient will be sold at public auction between the hours of 12 noon and 4 in the afternoon, in front of the courthouse, at the January term of the court, unless there should be previously paid the taxes on the same with penalty thereon. 4. If the said taxes and such per centum be not previously paid, the town sergeant shall proceed to make sale accordingly, and the sale may be adjourned from day to day, and proceed between the hours aforesaid until it shall be completed. If, however, the sale be not completed on the last day of the court, it shall be adjourned to the first day of the next court, it may then proceed, and be in like manner adjourned as at the previous term. Whenever there is an adjournment to the next court, notice thereof shall be given by advertising in the paper, once a week for two weeks. 5. The town sergeant shall sell separately so much of each lot or part of a lot as shall be sufficient to satisfy the taxes with the prescribed penalty and charges thereon, with a commission of 5 per cent. on the amount of taxes due. The town sergeant shall not directly or indirectly purchase any real estate sold, except for the city as required by the 17th section of this ordinance. If he does, he shall forfeit to the city \$10.00 for every such purchase and the same shall moreover be null and void. 6. The town sergeant shall make out for each purchaser a receipt to the following effect: Memorandum of real estate within the town of Farmville, sold this ... day of ... 19... For the non-payment of taxes thereon for the year

Table with 6 columns: Name of party charged with taxes, Description of land charged, Amount of taxes due, Quantity of land sold, Name of purchaser, Amount of purchase money.

Received of ... the amount of purchase money for the land mentioned in the above memo, which receipt shall be delivered by the sergeant to the purchaser on the purchaser paying him the said purchase price. 7. The town sergeant shall make out a list of the sales with the following caption thereon: "List of real estate within the town of Farmville, sold in the month of ... 19... for the non-payment of taxes thereon for the year ... 19...". Underneath shall be the several columns mentioned in the 7th section, with a like caption to each column, and there shall be an additional column showing the date of each sale, unless the sales were all on one day, in which case the day may be mentioned in the caption. 8. The town sergeant shall subscribe and take before a Justice of the Peace the following Ordinance: "I, A. B., sergeant and collector of the taxes of the town of Farmville, do swear that I used due diligence to collect the taxes within the town liable to distress for the taxes mentioned in the list, but could find none; that I have received no part of the said taxes in any other way than by means of the sales mentioned in the said list; that the said list is, I verily believe, correct and true; and that I am not directly or indirectly interested in the purchase of any of the real estate therein mentioned. 9. The said list, with the certificate of the said oath subscribed, and attested thereto, shall be returned to the Town Council on or before the second Tuesday in May, of the year in which the sale is made. 10. The owner of any real estate so sold, his heirs or assigns or any person having a right to charge such real estate for a debt, shall redeem the same by paying to the purchaser, his heirs or assigns within two years from the sale thereof, the amount for which the same was sold, and such additional taxes thereon as may have been paid by the purchaser, his heirs or assigns, with interest on the said purchase money and taxes at the rate of 10 per cent. per annum from the time the same may have been so paid, or the same may be paid within the said two years to the Treasurer of the town, in any case in which the purchaser, his heirs or assigns may refuse to redeem the same or he or they shall not reside or cannot be found in the town of Farmville. 11. The purchaser of any real estate sold for taxes and not redeemed shall, after the expiration of two years from the sale, obtain from the Town Council a deed conveying the same, wherein shall be set forth what appears in his office in relation to the sale. If the title be not of the whole lot, or part of a lot, that is delinquent, the purchaser shall have the part sold surveyed and laid off at his expense by the county surveyor so as not to include the improvements

on the same if it can be avoided. A plan and certificate of every survey shall be delivered to the Town Council and referred to in the deed and to be annexed thereto, provided however, that no application is made to the Town Council for the said deed, the purchaser must give notice to all such parties as are now or may hereafter be required by the statute law of the State of Virginia in such cases made and provide. 12. When the purchaser has assigned the benefit of his purchase the deed may, with his assent, evidenced by his joining therein, or by a writing annexed thereto, be executed to his assignee. If the purchaser shall have died, his heirs or assigns, may move the Circuit Court of the county of Prince Edward to direct the Town Council to execute a deed to such heirs or assigns. 13. If no such deed or order of court be made under this chapter within one year after the expiration of the said two years, the former owner, his heirs or assigns, may, after such year, and before such deed or order is made redeem the land by paying such amount with such additional taxes and such interest as is mentioned in the 11th section, together with the costs of the survey or report, (and interest thereon) if any shall have been returned to the Town Council. The payment, under this section may be to the Treasurer of the town. 14. When the purchaser of any real estate sold for taxes, his heirs or assigns, shall have obtained a deed therefor under this Ordinance, and within sixty days from the date of such deed, shall have caused the same to be recorded in the Clerk's office of the county of Prince Edward, such estate shall stand vested in the grantee in such deed as was vested in the party assessed with the taxes (on account whereof the same was made) at the commencement of the year for which the taxes were assessed, notwithstanding any irregularity in the proceedings under which the said grantee came into title, unless such irregularity appears on the face of the proceedings. And if it be alleged that the taxes for the non-payment of which the sale was made were not in arrears, the party making such allegation must establish the truth thereof by proving that the taxes were paid. 15. Any infant, married woman, insane person or person imprisoned whose real estate may have been sold, or his heirs may redeem the same by paying to the purchaser, his heirs or assigns within two years after the removal of the disability, the amount for which the same was sold, with the necessary charges incurred by the purchaser, his heirs or assigns in obtaining the title under the sale, and such additional taxes on the estate as may have been paid by the purchaser, his heirs or assigns, and interest on each of said items at the rate of 10 per cent. per annum from the time the same may have been paid. Upon such payment within two years after the removal of such disability the purchaser, his heirs or assigns, shall, at the cost of the original owner, his heirs or assigns, convey to him or them by deed, with Special Warranty, the real estate so sold. 16. When a parcel of real estate is offered for sale as aforesaid by the sergeant and no person present bids such sum as is required by the 5th section of this Ordinance, the sergeant shall purchase the same on behalf of the town for the taxes, penalty and charges thereon. A list of real estate so purchased by the city shall be made out by the collector, and after being verified by him on oath, shall on or before the last day of May be delivered by him to the Town Council, who shall credit the sergeant with the amount for which the said real estate may have been so purchased, but not with any commission thereon. There shall be no right to such credit unless the list be so delivered on or before the last day of May. 17. The previous owner of any real estate so purchased for the town, his heirs or assigns, or any person having a right to charge such real estate for a debt, may, within two years, and until a further sale thereof, by authority of the Town Council, redeem the same by paying to the collector the amount for which such real estate was so purchased, with such additional sums as have accrued for taxes thereon. 18. This Ordinance shall be enforced from its passage.

19. If the person so summoned do appear, he shall be interrogated on oath, and such evidence may be taken as shall be deemed, and such judgment shall be rendered as upon the whole case shall seem proper. 20. A tenant from whom payment shall be obtained by distress or otherwise for taxes due from a person whom he owes shall have credit for the same against such person out of the rents he may receive him, except where such tenant is a wife or pay such tax by an expressed contract with such person. 21. Any town sergeant who shall neglect real estate as delinquent for the non-payment of taxes when such sales, or any part thereof, have been received by him, shall forfeit, if the return is made by design, five times the amount of taxes so actually received, and if the return was by mistake, twice the amount, half of which forfeiture shall in each case be to the town, and the other half to the person charged with such taxes; and if the collector shall return any real estate as delinquent when he had either found, or by using due diligence might have found, sufficient property within the town liable to distress for taxes, for which such real estate is returned delinquent, he shall forfeit to the city a sum equal to 25 per cent. above the amount of said taxes. 22. For horses or any live stock distrained or levied upon, the town sergeant shall provide sufficient sustenance while they remain in his possession. Whether distrained or levied upon, shall be removed from him out of the city, unless where it is otherwise especially provided. The distress or levy in all cases shall be reasonable. 23. In case of goods or chattels w.c.c. the sergeant shall distrain or levy upon for taxes, and which you may be directed to sell by an order of the court or police justice, he shall fix upon a time and place for the sale of the eod, and publish notice of the same at least ten days before the day of sale, at the door of the courthouse, in the town. The town sergeant shall at the time and place so appointed sell to the highest bidder for cash the said goods and chattels, or so much thereof as may be necessary to pay said taxes and the costs incident thereto. 24. If such goods and chattels be mules, work oxen or horses, they shall be sold at the court house, between the hours of ten in the morning and four in the afternoon, the sale shall be on some Saturday, except where the parties shall at or before the time for advertizing the same, in writing authorize the collector to dispense with this section, in which case the sale shall be according to the preceding section. 25. When there is no time on the day appointed for any such sale to complete the sale, the sale may be adjourned from day to day until it shall be completed. 26. If there be good cause to believe that a person assessed with taxes not on real estate, intends to move his property out of the city, or to sell out or close his business therein, the town sergeant may, unless such taxes be paid on demand, distrain therefor, although the first day of September may not have arrived. To enable the collector to ascertain the amount of taxes charged to any such person, the Commissioner, if his books have not been returned, shall on the application of the town sergeant deliver him a statement of such taxes. Whenever taxes are received under this section by the town sergeant, he shall within one week thereafter deposit the same in bank to the credit of the town. Annually on or before the first day of September of each year subsequent to that in which the taxes are assessed, the town sergeant shall make out and report to the Town Council all taxes delinquent for non-payment, making two lists of said report, one for the return of delinquent taxes on real estate, and one for delinquent taxes on personal property. 27. The town sergeant shall at the same time make out two other lists of real estate returned delinquent for the non-payment of taxes, one of which he shall send to the Auditor of Public Accounts of the State of Virginia, and the other shall be filed with the Clerk of the Circuit Court of the county of Prince Edward, there to be transcribed to a book kept in said office for the purpose, to be known as "Real estate delinquent for the non-payment of town taxes." 28. The town sergeant annually shall, on or before the 1st day of September of each subsequent year to the year in which the taxes are assessed, file before the Town Council verified on oath a list of property on the Commissioner's book improperly placed thereon, or not ascertainable, stating in such list the names, alphabetically, of the persons charged with the taxes for such property, and the amount of such taxes, subdivided to which list the town sergeant shall make a memo of any person or persons which he thinks have been omitted on the books and of any other errors which he has reason to believe exists on the Commissioner's books. 29. A copy of the lists mentioned in Sections 27 and 28 shall be posted at the front door of the court house before the 1st day of October of each year in which said returns are made. 30. The lists mentioned in the two preceding sections shall be examined by the Town Council, who shall give credit to the town sergeant on account of the taxes mentioned in said list, such amount as they may direct, and of that list mentioned in the 22nd section, he shall as soon as practicable deliver a copy to the Commissioner, who will correct his books as may appear proper. After such credit is directed on account of any list, the town sergeant shall not receive any of the taxes mentioned therein, but the list in the 22nd shall be placed by the Town Council for collection, in the hands of the said town sergeant on such commissions as the Council may direct. 31. If after the town sergeant receives such credit on account of real estate and personal property as the Town Council may direct under the preceding sections, and also receives credit on account of real estate purchased for the town under the Ordinance concerning the sale of land for taxes, any of the taxes which shall have been in his hands remain unpaid, he or his representatives shall on notice notified thereof by the Town Council pay into the City Treasurer the amount of such taxes—deducting therefrom a commission of ... per cent. thereon. If there be a failure to make such payment for three days after such notice, the town sergeant shall have no commission on said account, and the Town Council shall deliver a copy of the sergeant's bond to the Town Attorney who shall assess thereon for the collection of such amount as provided for by law. 32. All Ordinances or parts of Ordinances in conflict herewith are hereby repealed. 33. This Ordinance shall be enforced from its passage.

AN ORDINANCE CONCERNING THE COLLECTION OF THE TOWN TAXES.

1. The town sergeant shall collect all of the revenues of the town, but before entering into the discharge of the duty of collecting the revenues, he shall give bond in the penalty of \$5,000.00 to be approved by the Town Council and entered of record. 2. The town sergeant may, with the consent of the Commissioner, appoint one or more deputies, who may be removed from office by said town sergeant, by the Mayor or by the City Council. During the town sergeant's continuance in office his deputy may discharge any of the duties of the office of collecting the revenues that the town sergeant himself could discharge, but the town sergeant and his sureties shall be liable therefor. 3. The town sergeant shall annually give notice by publication in the newspaper published in the town of Farmville, and by hand bills posted in twelve or more public places in the town at least fifteen days prior to the 15th of Nov., each year, and he will be at his office daily between the hours of 9 o'clock A. M., and 6 o'clock P. M., from the 15th day of November until the first day of December, inclusive, for the purpose of receiving from any person charged with town taxes the amount of taxes charged against such persons; and the five per cent. will be added to the amount of taxes charged in every case where the party assessed shall fail to pay the whole within the time so limited; and in case any person fails to pay the taxes so charged against him on or before the 30th day of November, there shall be added five per centum upon the amount of taxes so charged. 4. The town sergeant shall daily from the 15th day of November to the 30th inclusive, pay into the bank or banks designated as a depository in the town of Farmville the amount received by him for town taxes during the said period; said money to be deposited to the credit of the town of Farmville, retaining himself, however, his commission of 5 per centum thereon. All other times he shall deposit in the said depository all moneys collected by him on Wednesday of every week, retaining his legal commissions thereon. 5. The town sergeant shall make out lists of the taxes received by him from the 15th to the 30th of December inclusive, showing the date of receipt, the names of the persons charged with the taxes, the amount charged and the amount paid, and the town sergeant shall as soon as practicable, after the expiration of the above mentioned period of payment, prepare an alphabetical arrangement of the said list for more convenient reference thereto. 6. The town sergeant shall proceed to collect all the taxes assessed on the books of the Commissioner of the Revenue and all taxes of which an account or statement is delivered by the Commissioner to the town sergeant under an ordinance of the town. 7. If all taxes with which any person of any estate of a decedent is assessed be not paid before the first day of September, the town sergeant shall distrain therefor if not collected otherwise unless such collection is suspended by order of the Finance Committee. And when such collection is suspended he shall report the reason therefor to the next meeting of the Council. 8. Any goods or chattels in the town belonging to the person or estate assessed with taxes may be distrained therefor, and the distress shall be for a sum sufficient to include all expenses of hauling, storage, insurance and other necessary costs attending the sale of the goods and chattels so distrained. 9. The goods and chattels of the tenant or other person in possession claiming under the party or estate assessed with taxes on land, may be distrained if found on the premises, but when taxes are assessed wholly to one person on a lot, part of which has become the freehold of another by a title recorded before the commencement of the year for which said taxes were assessed the property belonging to the owner of that part shall not be distrained for more than due proportion of such taxes, and the owner of such part may redeem that part from any lien for delinquent taxes in favor of the town charged against the entire property by paying such proportion of the past due taxes, penalties, costs, etc., as the Commissioner of the Revenue, Chairman of the Finance Committee and Town Attorney may deem just. Said Commissioner shall, on the application of such owner, examine and determine what amount shall be paid and certify to the town sergeant—specifying the year for which such payment is allowed, and the town sergeant shall receive the amount so ascertained and receipt therefor on a copy of the certificate of the Commissioner. The town treasurer, shall, upon presentation of such receipt, make a minute of the same on the delinquent tax book for each year for which payment is so made opposite the entry of the tax against the entire lot. 10. No deed of trust or mortgage upon goods or chattels shall prevent the same from being distrained and sold for taxes assessed against the grantor in such deed while such goods and chattels remain in the grantor's possession, nor shall any such deed prevent the goods and chattels conveyed from being distrained and sold for taxes thereon no matter in whose possession they may be found. 11. Where the town sergeant cannot find sufficient goods or chattels to distrain for taxes, any person indebted to or having in his hands estate of the party assessed of such taxes, may be applied to for payment thereof out of such debt or estate, and a payment by such person of the said taxes, either in whole or in part, shall entitle him to a charge of credit for so much on account of such debt or estate against the party so assessed. If the person applied to does not pay so much as it may seem to the officer ought to be recovered on account of the debt or estate in his hands, the officer shall, if the sum due for such taxes exceed not \$100.00, procure from the Mayor or a summons directing such persons to appear before him at such time as may seem reasonable, and if the sum due exceed \$100.00, shall procure from the Clerk of the Court (Circuit) of the county of Prince Edward a summons directing such persons to appear before said court on the 1st day of the next term thereof, and from the time of the service of any such summons the said tax shall constitute a lien on the debt so due from such person or on the said estate in his hands. 12. If such summons be returned executed, and the person so summoned do not appear, judgment shall be entered against him for the sum due for such taxes and for the fees of the Clerk and the officer who may execute the summons.

10. If the person so summoned do appear, he shall be interrogated on oath, and such evidence may be taken as shall be deemed, and such judgment shall be rendered as upon the whole case shall seem proper. 11. A tenant from whom payment shall be obtained by distress or otherwise for taxes due from a person whom he owes shall have credit for the same against such person out of the rents he may receive him, except where such tenant is a wife or pay such tax by an expressed contract with such person. 12. Any town sergeant who shall neglect real estate as delinquent for the non-payment of taxes when such sales, or any part thereof, have been received by him, shall forfeit, if the return is made by design, five times the amount of taxes so actually received, and if the return was by mistake, twice the amount, half of which forfeiture shall in each case be to the town, and the other half to the person charged with such taxes; and if the collector shall return any real estate as delinquent when he had either found, or by using due diligence might have found, sufficient property within the town liable to distress for taxes, for which such real estate is returned delinquent, he shall forfeit to the city a sum equal to 25 per cent. above the amount of said taxes. 13. For horses or any live stock distrained or levied upon, the town sergeant shall provide sufficient sustenance while they remain in his possession. Whether distrained or levied upon, shall be removed from him out of the city, unless where it is otherwise especially provided. The distress or levy in all cases shall be reasonable. 14. In case of goods or chattels w.c.c. the sergeant shall distrain or levy upon for taxes, and which you may be directed to sell by an order of the court or police justice, he shall fix upon a time and place for the sale of the eod, and publish notice of the same at least ten days before the day of sale, at the door of the courthouse, in the town. The town sergeant shall at the time and place so appointed sell to the highest bidder for cash the said goods and chattels, or so much thereof as may be necessary to pay said taxes and the costs incident thereto. 15. If such goods and chattels be mules, work oxen or horses, they shall be sold at the court house, between the hours of ten in the morning and four in the afternoon, the sale shall be on some Saturday, except where the parties shall at or before the time for advertizing the same, in writing authorize the collector to dispense with this section, in which case the sale shall be according to the preceding section. 16. When there is no time on the day appointed for any such sale to complete the sale, the sale may be adjourned from day to day until it shall be completed. 17. If there be good cause to believe that a person assessed with taxes not on real estate, intends to move his property out of the city, or to sell out or close his business therein, the town sergeant may, unless such taxes be paid on demand, distrain therefor, although the first day of September may not have arrived. To enable the collector to ascertain the amount of taxes charged to any such person, the Commissioner, if his books have not been returned, shall on the application of the town sergeant deliver him a statement of such taxes. Whenever taxes are received under this section by the town sergeant, he shall within one week thereafter deposit the same in bank to the credit of the town. Annually on or before the first day of September of each year subsequent to that in which the taxes are assessed, the town sergeant shall make out and report to the Town Council all taxes delinquent for non-payment, making two lists of said report, one for the return of delinquent taxes on real estate, and one for delinquent taxes on personal property. 18. The town sergeant shall at the same time make out two other lists of real estate returned delinquent for the non-payment of taxes, one of which he shall send to the Auditor of Public Accounts of the State of Virginia, and the other shall be filed with the Clerk of the Circuit Court of the county of Prince Edward, there to be transcribed to a book kept in said office for the purpose, to be known as "Real estate delinquent for the non-payment of town taxes." 19. The town sergeant annually shall, on or before the 1st day of September of each subsequent year to the year in which the taxes are assessed, file before the Town Council verified on oath a list of property on the Commissioner's book improperly placed thereon, or not ascertainable, stating in such list the names, alphabetically, of the persons charged with the taxes for such property, and the amount of such taxes, subdivided to which list the town sergeant shall make a memo of any person or persons which he thinks have been omitted on the books and of any other errors which he has reason to believe exists on the Commissioner's books. 20. A copy of the lists mentioned in Sections 18 and 19 shall be posted at the front door of the court house before the 1st day of October of each year in which said returns are made. 21. The lists mentioned in the two preceding sections shall be examined by the Town Council, who shall give credit to the town sergeant on account of the taxes mentioned in said list, such amount as they may direct, and of that list mentioned in the 22nd section, he shall as soon as practicable deliver a copy to the Commissioner, who will correct his books as may appear proper. After such credit is directed on account of any list, the town sergeant shall not receive any of the taxes mentioned therein, but the list in the 22nd shall be placed by the Town Council for collection, in the hands of the said town sergeant on such commissions as the Council may direct. 22. If after the town sergeant receives such credit on account of real estate and personal property as the Town Council may direct under the preceding sections, and also receives credit on account of real estate purchased for the town under the Ordinance concerning the sale of land for taxes, any of the taxes which shall have been in his hands remain unpaid, he or his representatives shall on notice notified thereof by the Town Council pay into the City Treasurer the amount of such taxes—deducting therefrom a commission of ... per cent. thereon. If there be a failure to make such payment for three days after such notice, the town sergeant shall have no commission on said account, and the Town Council shall deliver a copy of the sergeant's bond to the Town Attorney who shall assess thereon for the collection of such amount as provided for by law. 23. All Ordinances or parts of Ordinances in conflict herewith are hereby repealed. 24. This Ordinance shall be enforced from its passage.

THE Farmville Creamery. The largest butter producing plant in the State. WANTS MORE CREAM. Write or call. RICHMOND STOVE COMPANY'S Ranges, Cook Stoves and Heaters, just come in. Consisting of New Lee, Merit, Palace and other styles, with prices to suit everybody. Also have a complete stock of the famous "Chattanooga" Plows. And another Car of Page's "Lion" Field and Poultry Fencing, which makes the best, strongest and prettiest Fence for Stock, Poultry and Hogs. While the "Ubiko" Union Grains makes your stock improve and your cows give richer, better and more milk. We always carry a large stock of this and other feeds on hand. H. E. Barrow & Co.