WILMINGTON MARKET.

WILMINGTON, N. C., Aug. 21, 1869. TURPENTINE .- 171 bbls. received to-day. and changed hands at \$3 for yirgin, and \$2 50 for

yellow dip, par 280 lbs. SPIRITS TURPENTINE .- Sales of 70 bbls. at 38 cents for country, and 189 bbls. at 39 cents per gallon for N. Y. packages. ROSIN.-Sales reported of only 216 bbls. at

\$8 50 for No. 1 and \$4 25 for Pale. TAR .- 42 bbls. sold at \$2 30 per bbl.

WHOLESALE PRICES

	WHOLESAI	E PRICES.	ą,
	BEESWAY.	Scantling 15 00@20	00
	# 1b42@43	White pine.00 00@00	00
	DUDU CATTLE	LIME.	
	to 100 the 00 00@00 00	32 bbl 000@1	50
	BARRELS. Spis. T., new	MOLASSES, # gallon.	
	Sols T new	Cuba hhd 521 @	55
	N. Y \$2 50@3 00 d hand do . 2 00@2 25	do tierce	00
	11 hand do 2 0000 2 25	do bbl 00@	55
	a nand do 2 dog. 2 20	Syrup	00
	BAGGING. 21@22	Sport House 4216	45
Á	Gunny	NATIS 29 Th	-
	Dundee 00@00 Rope 7@10	Cut \$0 00@5	50
	Rope	Wronght 0000	00
	BRICKS.	Oue W cellon	•
	BRICKS. BM\$10 00@15 00 COFFEE, B B.	Posin \$0.00@0	90
	COFFEE, & ID.	Lard 3800	65
	Java 37@40	V eresena 00@ 4	91
	Laguyra 26@28	Lingard 1 40@1	50
	Rio20@25	D. 00000	00
	St. Domingo 25@28	FITCH 0 0000	w
	CANDLES, # 1b.	PEANUTS.	10
	Sperm	W bushel \$2 00@5	10
	Adamantine 21@23	POTATOES, # DDI.	F.(1)
	Tallow 12@14	Irish 661\$2 00@2	00
	DOMESTICS, B yard.	Sweet, bush 1 50@0	UU
	Sheeting, 4-4 111@134	PROVISIONS, W Ib.	
	Yarn, & bun 1 95@2 00	Bacon, N. C	
	FISH, W bbl.	, Hams20@	31
	villets-	Middlings $00(a$	W
	Jak bbls.\$7 50@10 00	Shoulders16@)18

Pine do.. \$0 00@ 0 00 Hog round.....19@20 Bacon, Western-No. 1 1 bbl11 00@12 50 Sides 18@19 No. 2 bbl 0 00@10 00 Shoulders.... 15@16 No. 3.....14 00@16 00 Hams...... 20@25 Kits..... 0 00@ 0 00 Pork, \$ bbl .-Herring, Nova Scotia— | City m'ss 33 50@34 00 | bbs,..... 0 00@ 0 00 | Thin " 32 50@33 00 Herring, Nova Scotia-Prime....30 00@31 00 Herring, smokedboxes.....00 00@00 00 Rump....3I 00@32 00 Codfish..... 81@ 91 Becf......00 00@00 00 N. C. Roc...0 00@ 0 00 Butter, # 1b.— FLOUR, # bbl. Country.....30@35 Family....\$10 00@14 00 Goshen47@56 Super 6 00@ 7 00 Western 00@00 ... 6 000 6 25 Cheese, # tb .-GRAIN, P bushel.

English dairy .. 15@22 Corn, North., 1 05@1 10 State...... 20@32 Corn, Eas Co. 0 98@1 04 Lard, # tb .-Oats...... 90@1 00 N. Carolina....22@25 Peas..... 1 05@1 10 Western 17@21 Rice, rough.. 1 40@1 50 ONIONS. Rice, Carolina. 9@ 104 18 bbl......0 00@0 00 E. I. rice..... 00 @ 00 SUGAR, # 1b. GUNNY BAGS, ... 00 @ 00 Crushed 18@181 GUANO, Peruvian,

SALT, # sack. HIDES. Green..... 5@91 Liverpool, from store....\$0 00@200 Dry......17 @20 IRON, T 1b. Alum, # bush 50@ 60 English, ass'd 0 @ SOAP, B 1b. American, ref. 0 @ American, 00 Common.... 2 50@3 00 10 Contract..... 4 00@6 00

TIMBER. \$\times ton, 130 60@135 00 Shipping...11 00@12 50 Liquors, # gallon. Mill prime. 9 50@10 50 French.. 00 00@ 0 00 Mill ord'y.. 5 00@ 6 00 Apple, NC. 0 00@ 0 00 TOBACCO. Peach 0 00@ 0 00 Navy 00@00 Medium..... 00@00 Bourbon. 1 75@ 4 00 Manufactured. 00@00

N. E. Rum 0 0000 0 00 TALLOW. Rough....21 00@22 00 LAND PLASTER,

Pine...... 0 00@0 00 week. Flooring ... 15 00@17 00 Ash 0 00@0 00 Dressed....2 900@35 00 \$ ton......00@00

Trouble with the Compass.

A Duluih paper says: The magnetic compass, on the North shore of Lake Superior, and particularly in surveying around Duluth, is a very ziz-zag kind of guide. The Assistant Surveyor in charge of the transit on our Town Site Survey during the past ter the 10th day of April, A. D. eighteen hun-week, experienced some of the wildest cccentricities of variation.

In running and cutting out a transit line between sections on the mountain side, at a certain spot he noticed a distance of 50 feet a change from 11 degrees East to 17 degrees East; then in 100 feet further, back to 12 degrees East, while 500 feet further on from 12 degrees 30 minutes East it whirled around to 30 degrees west, and kept at that for 300 feet, and then got back again to 31

degrees East. The surveyor picked up a piece of rock of the granite specie, which seemed to prevail in the locality, and applied it near his compass, when the needle followed it around the same as it would a true loadstone. The vail in the locality, and applied it near his General Government may well require the use of the solar compass in surveying lands in this region. The needle is but a blind suicide.

Parisan Flirtation.

"How," asks a fast young Parisan of his friend, "do you rid yourself of an attach -Postmaster at St. Petersburg asking him to send me a Russian postage stamp to pay for a letter from Moscow to Paris Then I put this stamp upon a letter which I have written the fair one, in which I say that urgent business obliges me to pass the next seventeen years out of France. This I send to the postmaster at Moscow, with the request that he will drop it in the mail, and the thing is done." "There is a much simpler way than that. I write to my lady, 'I know all. Adieu.' In twenty cases out of twenty-five there is something to know. At any rate it has always been successful in my case."

Idle Negroes.

The Columbus Sun in speaking of "idle negroes," says: The city abounds with them. They saur ter around town in their best clothes, and

seem to think that labor is where the negroes
Will the Sun tell where the negroes
get their representable notions about labor?
We have that most citties in the South are with a class of lazy vagabonds that will not work, but it is not confined to the all the subjects of taxation that are taxed by the groes. Why cannot rebel newspapers be impartial, and if they must find fault with the special tax herein authorized to be levied those who are guilty of faults, why not take | shall not exceed in the aggregate fifteen hunin the whole range, irrespective of color ?- | dred dollars. Athens Republican.

The Jewish Record says that the Synod of Jewish Rabbis which has just been held has recognized these new principles: 1. Individual authority in religious matters. 2. The primary importance of free scientific investigation. 3. The rejection of the belief in Israel's restoration. The Synod also recommends choral services and the use of the organ in the synagogue, and musical performances on the Sabbaths and festivals.

Southwestern Georgia is raising its best .ugar crop since the war.

OFFICIAL.

Public Laws of North Carolina.

[Passed at the Session of 1868-'69.]

No. 217.] AN ACT TO INCORPORATE THE NORFOLK AND CURRITUCK RAILROAD COMPANY.

[Passed April 8th, 1869.] Sec. 1. The General Assembly of North Caro-Sec. 1. The General Assembly of North Carolina do enact, That Hodge Gallop, Alexander Owens, James M. Woodhouse, N. L. Walker, Thomas L. Sanderson, E. H. Walker, L. M. Bell, W. Griggs, John Bernard, William C. Mercer, Joseph W. Ethridge, W. D. Chadwick, H. G. Land, W. C. Stone, N. Hampton, W. Balance, John Simmons, J. R. Lee, E. Simmons, G. Haltand, Col. W. Stockton, their associates and good stead, Col W Stockton, their associates and successors and assigns, are hereby constituted and declared to be a body politic and corporate by the name and style of Norfolk and Currituck Railroad Company, with corporate powers and franchises to the same extent as are pos-

sessed by the North Carolina Railroad Compa-Sec. 2. The said Railroad Company may build a railroad from Powell's Point, in Currituck county, to the Virginia line, at a point near Shingle Landing in said county.
Sec. 3. That the affairs of said Railroad Com-

pany shall be managed by a board of seven directors to be elected by the Stockholders, and the said directors shall choose one of their number as President, and another as Treasurer and Secretary, who shall serve twelve months, and until their successors are qualified.

Sec. 4. That at a meeting of the Stockholders a majority of stock issued shall constitute a quorum, and a majority of stock represented, at such meeting, together with a majority in number of the stockholders represented, shall be competent to elect officers: Provided, That no director shall be declared elected unless he re ceive a majority vetc of the Stockholders rep resented.

Sec. 5. That the board of directors shall have power to fix the salaries of the President and other efficers of said Company. Sec. 6. That said Railroad shall be let to con tract on such terms as the directors shall deem

best, and they may make contracts with any other Railroad Company for the use of its track, rolling stock and appurtenances. Sec. 7. That this act shall go into effect from and after its ratification. Ratified the 12th day of April, A. D. 1869.

[No. 218.]

RUFUS GALLOWAY, LATE SHERIFF OF REARS OF TAXES.

Sec. 1. The General Assembly of North Caro. | ratification. lina do enact, That Rufus Galloway, late Sheriff of Brunswick county, be, and is hereby authorized and empowered to collect all arrears of taxes due him for the years 1866 and 1867, which collection shall be made under the same rules, regulations and restrictions as other collection of taxes are, by virtue of the laws of the State : Porto Rico.... 00@15 | Provided, That the provisions of this act shall B ton. .. \$82 50@00 00 A Coffee 17@171 not extend beyond the first of January.

Ratified the 12th day of April, A. D. 1869.

[No. 219.]

AN ACT IN RELATION TO TAKING SHAD AND RIVER AND CONTENTNEA CREEK, [Passed April 10th, 1869.]

Sec. 1. The General Assembly of North Carolina do enact, That from and after the tenth day of April, A. D. eighteen hundred and sixty-nine, there shall be no sein, drift net, set net, pod net, or any other net or snare set or placed in the waters of Neuse River from its mouth to where Contentuea Creek empties into said River, nor in the waters of Contentnea Creek from where it empties into Neuse River, to Bell's Ferry on said Creek, for the purpose of taking shad or herring in said waters on the following days to wit : From Tuesday morning sunrise, to Wednesday morning sunrise, and from Friday morning

Sec. 2. Any person violating the provisions of this act shall be considered guilty of a misdeless than fifty dollars for each offense, and imprisoned not less than three months. Sec. 3. Any person informing of parties violating this act, shall, on conviction of the party,

Sec. 4. This act shall be in force from and afdred and sixty-nine. Ratified the 12:h day of April, A. D. 1869.

No. 220.]

AN ACT TO REVIVE AND AMEND THE CHAR-TER OF THE TUCKASEGE AND NANTIHA LA TURNPIKE COMPANY.

[Passed April 9th, 1869.] Sec. 1. The General Assembly of North Carolina do enact, Au act passed by the General the Tuckasege and Nantihaly Turnpike Compaprivileges, and immunities, granted by said acts to the said Turnpike are hereby vested in the same, as fully as they were heretofore enjoyed under the provisions of said acts.

Sec. 2. That section second of an amendatory act passed at the session of eighteen hundred and fifty-six and seven, is amended so as the subscription of stock on behalf of the State in said company may be paid for in any bonds giv- by the present stay law of the State. en, or which may be hereafter given for Cheroment which you don't care to continue?" | kee lands, which the agent of the State may "I have an excellent way. I write to the have in his hands not otherwise appropriated: Provided, The said Company shall within three years complete the construction of said Turnpike

and bridges thereon. Sec.3 Books of subscription for additional stock are authorized to be opend, under the supervision of N S Jarrett, J P Siler, Frank Leech. AP Mundey, and the former Commis-sioners, or any part of them, at such places and times and under such rules and regulations, as

they may prescribe. Sec. 4. This act shall take effect and be in force from and after its ratification. Ratified the 12th day of April, A. D. 1869.

No. 221.]

AN ACT TO AUTHORIZE THE COMMISSION-ERS OF TRANSYLVANIA AND HENDERSON COUNTIES TO LEVY A SPECIAL TAX.

Passed April 10th, 1869. Sec. 1. The General Assemby of North Caroing do enact, That the County Commissioners of Transylvania and Henderson counties are if for a County, by the County Commissioners hereby authorized and empowered to levy a special tax for the purpose of paying the lawful debt of the county, and repairing and building

the same time and in the same manner as other | State.

Sec. 3. That this act shall take effect from and after its ratification. Ratified the 9th day of April, A. D. 1869.

[No. 222.]

AN ACT TO REQUIRE THE REGISTRATION OF DEEDS.

[Passed April 9th, 1869.] Whereas, Creditors and purchasers are often

&c. ; therefore,

which is required or allowed to be registered within a given time, and have not been proved or registered on or before the first day of Octotofore appointed by law; and, when so proved and registered, shall be as good and valid, as if they had been duly proved and registered: Provided, That nothing herein contained shall be construed to extend the mortgages and convey-

ances in trust and to marriage settlements. trust or mortgage, in the county where the land lieth: or in case of personal estate where the donor, bargainor or mortgagor resides; or in case the donor, bargainor or mortgagor shall reside out of the State, then in the county when the said personal estate or some part of the same fication of this act it shall be the duty of the Secretary of the State to send by mail ten printed copies of the same to the Chairman of the Coun- twenty dollars. ty Commissioners of each county in the State; and the said Chairman shall, within ten days at-

ed at the Court House door and nine other pubic places in his county. Sec. 4. That this act shall be in force from and after its ratification. Ratified the 19th day of April, A. D. 1860.

No. 223.1

AN ACT TO PREVENT THE HUNTING OF WILD FOWL WITH FIRE IN CARTERET AND OTHER COUNTIES.

[Passed April 8th, 1869.]

Carteret, Craven, Hyde, Currituck, Tyrell and Robeson, from the practice of hunting wild fowl with fire in said Counties. Thefore, Scc. 1. The General Assembly of North Caroina do enact, That if any person whatsoever shall bunt wild fowl in the counties of Carteret, Craven, Hyde, Currituck, Tyrell and Onslow with fire, from and after the passage of this act, such person shall be guilty of a misdemeanor, and, upon conviction for the same, shall be fined not less than twenty nor more than fifty dollars and shall be imprisoned not less than 'ten nor

more than thirly days. Sec. 2. That any person who shall inform the Court or Solicitor of the district, or any Justice INO. 218.1 of the Peace, of the name of any person guilty of any pleading or demurrer, and delivering copies such violation of this act, shall be entitled to reflice to the parties to whom addressed, ten ceive one-half of said fine.

Sec. 3. That all acts and parts of acts in con | 5. Order enlarging, or refusing to enlarge, Sheriff. are hereby repealed. Sec. 4. This act shalll be in force from its rat

Ratified the 12th day of April, A. D. 1869.

No. 221.

AN ACT TO EXTEND THE TIME FOR REGIS-

TERING CERTAIN DEEDS.

[Passed April 9th, 1869.] Sec. 1. The General Assembly of North Caroina do enact, That all grants of land in this State, all deeds of mesne conveyances, deeds of roll, deeds of wift, powers of attorney, and other conveyances. which are allowed or required by law to be proved and registered, shall, within

two years after the passage of this act, be admitted to proof and registration under the same rules, regulations and restrictions as heretofore or hereafter may be provided by law; and when so proved and registered shall be as good and valid as if they had been proved and registered within the time heretofore allowed: Provided. That nothing herein contained shall be construed to extend to mortgages and conveyances in trust, or to marriage settlements. Ratified the 12th day of April, A. D. 1869.

[No. 225.]

AN ACT FOR THE BENEFIT OF SECURITIES AND ENDORSERS.

[Passed April 10th, 1869.] Sec. 1. The General Assembly of North Caro lina do enact. That in all coses where any secu-rity or endorsers on any note, bill, bond, or other written obligation, shall consider himself in danger of loss in consequence of his contingent liability, either from the insolvency or mismeanor, and on conviction, shall be fined not conduct of the principal, in said note, bill, bond or other written obligation, or from the negligence of the payee or holder of any such instrument, it shall be lawful for such security or en dorser at any time after such note, bill, bond, receive one half of the fine, the other half to go to the support of the poor of the county.

or other such written obligation shall have become due and payable, to cause written notice to come due and payable, to cause written notice to be given to the payee or holder of any such paper or obligation, requiring him to bring suit on said obligation, and to use all reasonable diligence to save harmlesss such security or endors-

apply to official bonds, or bonds given by any person acting in a fiduciary capacity.

Sec. 2. Should the payee or holder of any such note, bond, bill, or other written obligation, refuse or fail, within thirty days from the service of said notice, to bring suit in the appropriate Court in an effort to save harmless such security or endorser, such failure to sue, or negligence shall operate as a discharge of such security or endorser from all liability whatever, or any such Assemby of North Carolina, and ratified on the note, bond, bill, or other written obligation; twenty-eighth day of January, eighteen hundred Provided, That this notice shall not have the efand fifty-one, entitled "An act to incorporate feet to discharge from liability any co-security who does not join in such notice, or who has not given a seperate notice as required by this act; Provided further, That this act shall not apply to holders of such note, bill, bond, or obligation, who hold the same as collateral security

er: Provided, Nothing herein contained shall

or in trust. Sec. 3. And such notice shall be in writing and served by the Sheriff or his Deputy, who shall return to the party for whose benefit the notice was issued, which shall be evidence of the fact in all the Courts of this State; Provided, That the provisions of this act shall not apply to any notes, bills, bonds, or other obligations affected Sec. 4. That this act shall be in force from and

after its ratification. Ratified the 12th day of April, A. D. 1869.

[No. 226.] Title twenty one of the Code of Civil Procedure

amended as follows: The General Assembly of North Carolina do eract as follows : Section 555. Fees of officers, by whom and how

payable. The several officers, hereinafter named, shall receive the fees heroinafter prescribed for them respectively, from the persons for whom, or at whose instance, the service shall be performed, except persons suing as paupers, and no pauper shall be compelled to perform any service, unless his fee be paid or tendered. The said officers shall receive no extra allowance or other compensation whatever, unless the same shall be expressly required by some statute. In case the service shall be ordered by any proper officor of the State, or of a County, for the benefit of the State or County, the fees shall not be paid in advance; but if for the State, shall be paid by the State as other claims against it are;

Sec. 556. Copy sheet defined. A copy sheet shall consist of one, hundred

out of the County funds.

Section 557. Fees on returns to Secretary of All officers required by law to make returns to the Secretary of State, shall receive for such renegroes, nor are half of these vagabonds ne- State, and shall be collected at the same time turns five cents per copy sheet, to be audited and accounted for as other county taxes are on the certificate of the Secretary of State, and provided by law to be collected: Provided, That | paid as other claims against the State are required to be.

Sec. 558. Clerks to furnish blank write. Clerks of Courts shall furnish to parties printed copies of the formal parts of all writs re- and private examination of a married woman, quired to be issued by them, with convenient containing not more than three copy sheets, fore the Clerk of the Court, or the referee or blank spaces for the insertion of written matter; | eighty cents, and for every additional copy sheet. and also blank forms of such bonds as are required to be taken by them.

Sec. 559. Who to pay certain criminal actions. If a defendant be acquitted, or judgment against him arrested, the costs, including the fees for all witnesses summoned and actually for witnesses, fifteen cents. examined for the accused, when the Judge or 4. Recording each order of Commissioners. Justice of the Peace before whom the trial took | not over one copy sheet, twenty cents. hindered and defrauded of their lawful actions, place shall certify to have been necessary or debts and purchases, by reason of the failure of proper for his defense, shall be paid by the prosthe grantee or bargainee of lands to register ecutor, if any be marked on the bill, whenever their deeds of conveyance, powers of attorney, the Judge or Justice of the Peace shall certify copy required to de made, two cents. that there was not reasonable ground for the Sec. 1. The General Assembly of North Caro- prosecution, and that it was not required by the ter, the Commissioners may allow him not to presentation of a certificate, fail or refuse to pay lina do enact, That all grants of lands in the public interest. If there be no prosecutor, if exceed three dollars per day for services.

State, all deeds of conveyance, all powers of at- the Judge or Justice of the Peace shall certify as torneys, and every other instrument in writing aforesaid, the costs shall be paid by the County in which the bill was found.

Sec. 560. Fees if convict insolvent. The costs in criminal actions shall, in all cases, ber, eighteen hundred and sixty-nine, under the be paid by the person convicted, if he be able same rules, regulations and restrictions as here- but if he be not able, the County where the bill

If any officer, to whem fees are payable by any person, shall fail to receive them at the time the Sec. 2. That after the first day of October, in therefor on motion to the Court, in which the the year eighteen hundred and sixty-nine, no action is or was pending, upon twenty days' nodeed of conveyance, deed of trust, or mortgage tice to the person to be charged, at any time for real or personal estate shall be valid at law within one year after the determination of the to pass any property as against creditors or pur- action in which the same was performed; if the chasers for a valuable consideration from the motion for judgment be in behalf of the Clerk donor, bargainor or mortgagor, but from the of the Superior Court, it shall be made to the registration of such deed of conveyance, deed of Judge of the Court in or out of terms. CHAPTER II.

> FEES OF SOLICITORS. Sec. 562. Fees of Solicitor.

The Solicitor shall receive forty dollars for every attendance on the session of his Court, and is situated, or in case of choses in action where the donee, bargainee or mortgagee resides.

Sec. 3. That within thirty days after the rati-

Sec. 563. Fees of Solicitors.

1. On every conviction for any capital crime, 2. On every conviction where, by law, the punishment must be imprisonment at hard labor in a Penitentiary for not less than six months, ter he receives the same, cause them to be post-

ten dollars. 3. On conviction on any other indictment, four 4. On final judgment against a defaulting wit ness or juror, where no issue is joined, two dol-

5. On such a judgment when contested, four dollars. 6. Judgment on undertaking of bail or recognizance, if uncontested, two dollars. 7. On the same it contested, four dollars.

S. On application to renew bond to keep the peace, if granted, one dollar. 9. On an issue in bastardy, if found against the Whereas, much evil exists in the counties of putative father, four dollars.

> Sec. 564. What fees, and for what. I. Furnishing blank writ of summous or other writ or process required to be issued by him, and taking a bond from the plaintiff as security for costs, or receiving a deposit from plaintiff and giving a certificate to him and the defendant, one dollar.

1. IN CIVIL CASES.

2. Docketing summons, five cents. 3. Recording a return of a Sheriff or other ministerial officer, ten cents. 4. Receiving, filing and noting on the docket,

fliet with the provisions of this act shall be, and time for pleading, or for any other act where 21. Bringing up of a prisoner upon a habeas authorized, lifty cents. 6. Entering judgment against either party, 7. Judgment on any question authorized to be decided by him, if there be no appeal to the

Judge, or if judgment of the Clerk be confirmed on the appeal, one dollar. S. Preparing statement of case on appeal from isdecision to the Judge, one dollar. 9. Transcript of record for Judge on issue of law joined on the pleadings, one dollar. 10. Acknowledging receipt of decision of

Judge, and notify each attorney thereof thirty 11. Taking an affidavit except to a witness or juror's ticket of attendance, twenty-five cents. 12. Taking affidavit to witness or juror's tick-

13. Transcript of case and record for Supreme Court, two dollars. 14. Mailing transcript, post paid, fifteen cents. 15. Docketing any judgment on Execution Docket, twenty-five cents, 16. Affixing seal of Court when necessary,

twenty-five cents. 17. Entering on record any order or judgment of the Judge, on a matter which he has jurisdiction to decide out of term, if not more than one copy sheet, twenty-five cents for every copy sheet over the first, ten cents. 18. Entering on the docket a brief of any com-

plaint, plea, demurrer on motion, five cents. 19. Entering general verdict, five cents. 20. Entering special verdict, ten cents. 21. Entering appeal taken, five cents. 22. Issuing subpœua for witnesses, each name,

23. Swearing a witness, five cents. 24. Copy of any record or writing in his o Mce per copy sheet, ten cents. 25. Probate of acknowledgment of a deed or writing or any sort anthorized to be proved, lifty cents. 26. Probate acknowledgment of deed or other writing, and taking private examination of mar-

ried women with certificate thereof, fifty cents. 27. Probate of a will in common form with certificate and issuing letters testamentary, one 28. Recording will per copy sheet, ten cents, of executors, administrators, guardian or other trustee required to return accounts. If amount returned does not exceed two hundred dollars. twenty cents; if amount returned exceeds two hundred and under five hundred dollars, fifty cents: if amount returned exceeds five hundred

dollars and under one thousand dollars, seventy five cents; if amount returned exceeds one thousand dollars and under two thousands dollars, one dollar; if amount exceeds two thousand and under three thousand dollars, one dollar and fifty cents; if amount above three thousand dollars, two dollars. 20. Grant of letters of administration of any sort, and taking bond of administration, of one 30. Every notice required to be issued by

Clerk, ten cents. 31. Grant of guardianship, including taking of bond, for each minor, fifty cents. 32. Apprenticing infant, including indenture 33. Entering caveaton contested will, twenty 34. Recording articles of agreement of pro-

posed corporation, including all services, two 35. Issuing commission of any sort, fifty 36. Entering return to commission and order for registration of deed, ten cents.

37. Auditing account of executor, administrator, guardian, or other trustee required to return accounts fifty cents, if not over three hundred, Section 570. Pay for mileage.

I. Jurors to the Superior and not over one thousand dollars; one dollar and a half, if over one thousand dollars. 38. Justification of surcties, fifty cents.

39. Continuanne of a cause, thirty cents. 40. Execution, thirty-five cents. 41. For any service required by law for which no fee is specified in this act, the Clerk shall be allowed twenty-five cents.

II. IN CRIMINAL ACTIONS. 42. Issuing capias, one dollar.

43. Docketing action and entering return, ter cents. 44. Taking a recognizance, ten cents.

45. Issuing subpona, fifteen cents.

46. Entering judgment against a defaulting laror or witness on a bail bond or recognizance. fitty cents. 47. Entering verdict and judgment, one dollar. 48. Issuing execution seventy-five cents. 49. Justification of bail or surcties to an ap-

peal, fifty cents. 50. Affidavit, except to witness or juror's ticket, twenty-five cents. 51. Affidavit to witness or juror's ticket, ten 52. Affixing seal, when necessary, twenty-five

55. Indictment, sixty cents. 56. Continuance, thirty cents. FEES OF REGISTER OF DEEDS Section 565. Specifications. 1. Registering any deed or other writing anthorized to be registered or recorded by him, with certificate of probate, or acknowledgement

53. Transcript on appeal, as in civil cases.

54. Mailing transcript, as in civil cases.

ten cents. 2. For a copy of any record or paper in his office, like fees as for registering the same. 3. For issuing each notice or order required by shall be, as against the party to be charged therethe County Commissioners, including subporns on, presumptive evidence of the facts set forth

5. It over one copy sheet, for every one over. 6. Making out tax list, for each name on each 7. When the fees do not compensate the Regis-

8. Issuing marriage license, one dollar. 9. Search of record, twenty-five cents. 10. For any service required by law, where no fee is specified in this act, the Register of Deeds shall be allowed twenty-five cents.

FEES OF SHERIFF. Section 566. Specifications.

L Executing summons, or any other writ or notice, simply by delivering a copy to the party or his attorney, sixty cents.

2. Arrest of a defendant in a civil action and aking ball, including attendance to justify, and all services connected therewith, one dollar, 3. Arrest of person indicted, including all service connected therewith, one dollar. 4. Imprisonment of any person in a civil or criminal action, fifty cents; and release from

prison, fifty cents. 5. Executing subpæna on a witness without mileage, twenty-five cents. JOSEPH C. ABBOTT. 6. Conveying a prisoner to jail to another County ten cents per mile. 7. For a prisoner guard, if necessary, and ap-

proved by the County Commissioners, per mile, for each, five cents. 8. Expense of guard and other expenses of conveying prisoner to jail, or from one jail to another for any purpose, or to any place of punishment, whatever may be allowed by the Commissioners of the County in which the indictment was issued.

9. Feeding prisoners in the County jail, per day, to be fixed by the Commissioners of the 10. Providing prisoners in County jail, with suitable beds, bed clothing, other clothing and

fuel, ane keeping the prison and grounds cleanv. whatever shall be allowed by the Commissioners of the County.

11. Collection fine and costs from convict, two and a half per cent on the amount collected.

13. Advertising a sale of property under execution, at each public place required, fifteen 14 Seizing specific property under order of a Court, or Judge, or executing any other order of a Court or Judge, not specially provided for to

FEES OF CLERKS OF THE SUPERIORCOURT be allowed by the Judge. 15. Taking any bond, including furnishing the blanks, fifty cents.

16. The actual expense of keeping all property seized under process or order of Court, to be allowed by the Court. 17. A capital execution, including the burial of the body, twenty-five dollars. 18. Summoning a grand or petit jury, for each man summoned, thirty cents; and ten cents for each man summoned on a special venire. 19. Serving any writ or other process, with the

red thereby. 20. All just fees paid to any printer for every advertisement required to be printed by the

aid of the County, or arresting any criminal,

three dollars, and all necessary expenses incur-

corpus to testify or answer to any Court, or before a Judge, one dollar, and all necessary ex-

CHAPTER VII.

FERS OF CORONERS.

Section 567. Specifications 1. Coroners shall receive the same fees as are or shall be allowed Sheriffs in similar cases. 2. For holding an inquest over a dead body, including the summoning of the jury and returning the verdict, ten dollars; if necessarily engaged more than one day, for every additional day,

3. For summoning each witness on inquest, wenty-five cents. 4. For burying a pauper over whom an inquest has been held, ten dollars, to be paid by the

County. 5. The fees in cases numbered two and three shall be paid by the County. 6. It shall be the duty of every Coroner, when he or any of the jurymen may deem it useful to the better investigation of the cause or manner of death to summon a physician or surgeon, who shall be paid for his attendance and services, ten | branches. dollars, and such further sum as the Commissioners of the County may deem reasonable. Title twenty-one of the Code of Civil Procedure amended as follows:

FRES OF JUSTICES OF THE PEACE. Section 568. Specifications.

For attachment or transcript of a judgment, wen-tyfive cents. For summons, forty cents. For adjournment or continuance, then cents. For subpoena or order for witness including all of the names inserted therein, fifty cents.

For filing every paper necessary to be filed, lve cents. For trial of an issue, fifty cents. For entering judgment, twenty-five cents. For taking affidavit, bond or undertaking, wenty five cents. For drawing or taking affidavit, bond or unlertaking, per copy sheet, ten cents.

For receiving and entering verdict of jury, wenty-five cents. For execution, forty cents. For renewal of execution, ten cents. For making a return to an appeal, one dollar. For order of an arrest in civil action, twenty-For warrant for apprehension of, any person charged with crime, or with being the father of

a bastard, fifty cents. For entering judgment for a contempt, fifty cents. For execution of such judgment, twenty-five For warrant of commitment for any cause, twenty-five cents.

For taking depositions on an order or commission issued by some Court, per copy sheet, ten For making necessary return and certificate thereto, fifty cents.

For order for a commission to take testimony

Section 569. Like those of Sheriff. The fees of Constables shall be the same as those for Sheriff, for the like services.

CHAPTER VIII.

FEES OF CONSTABLES.

CHAPTER IX. FEES OF JURORS.

1. Jurors to the Superior Courts, per day, what shall be allowed by the County Commissioners of the County, not exceeding two dollars and fifty cents. 2. Per mile of travel coming to, and returning from Court, five cents, and such ferriage or tolls

as they may have to pay going and returning from Court. 3. The same pay and mileage shall be allowed to special jurors, and the same pay, without mileage, to tales.

CHAPTER X.

SALARIES AND FRES OF CLERK OF SUPREME COURT. Section 57I. The salary and fees of the Clerk of the Su

preme Court shall be as provided by section

CHAPTER XI. FEES OF WITNESS.

Revised Code of this State.

Section 572. 1. The fees of witnesses whether attending at a term of the Court, or before the Clerk, or a referee, or upon any inquest or examination, shall be one dollar and fifty cents per day; they shall also receive mileage at the rate of five cents per mile, for every mile necessarily traveled from their respective residences in going to, and returning from the place of examination, by the ordinary route, and ferriage and toll paid in go-

ing and returning. 2. The witness shall prove the number of days of his attendance, and the distance traveled, beofficer taking the inquest or examination, and receive a certificate thereof; the said certificate shall also state the case in which, and the party by whom, the witness was summoned; and it

therein. 3. Witnesses are not entitled to receive their fees in advance; but no witness in a civil action or special proceeding, unless summoned on behalf of the State or a municipal corporation, shall be compelled to attend more than one day, if the party by or for whom he was summoned, shall, after one day's attendance on request and what then may be due, for traveling to the place

of examination, and for the number of days of attendance. 4. The tees of witnesses may be recovered by action before a Justice of the Peace, as is prcscribed in other cases of actions.

MISCELLANEOUS.

Ratified this 12th day of April, A. D. 1869.

THE MORNING STAR,

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Pilots and Masters of vessels will take due noice of the above regulations, under penalties by law provided. W. G. CURTIS. Quarantine Physician.

Port of Wilmington, N. C. Smithville, N. C., May 24th, 1869.

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june 20

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suitable for immigrants.

may 6

HAVING BEEN NOTIFIED BY THE SEC-retary of the Treasury that a contract has been made by him with GEO. Z. FRENCH and ROBERT STEVENSON, for saving property from wrecks of all vessels belonging to the Govverument, on and adjacent to this coast, and having been appointed by him as agent to superintend their operations, I hereby warn all persons from interfering with said wrecks or any other Government property on the coast. L. G. ESTES.

Coll. Int. Rev. Wilmington, Aug. 5, 1867. DISSOLUTION OF COPARTNER-SHIP.

wenty-five, chapter one hundred and two of the THE COPARTNERSHIP HERETOFORE EX isting between L. G. Estes, O.C. Hatch, and M F. Hatch, under the firm of Hatch, Estes Co. in the city of New York, is hereby dissolved from this date. The affairs of the concern will be liquidated by O. C. Hatch, No. 10 Ferry st ... New York.

New York, May 1st, 1869. 270-LF

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