Caption of the Laws Passed by the Legislature of North Carolina dl ils Session in 1840-41.

PUBLIC ACTS.

An Act to prevent the cutting Timber into the Rivers of Cherokee County. [Imoses a penalty for so doing.]

2 To lay off and establish a new County, by the name of Stanly. [Provides for the crection of a new county, out of the Southern part of Montgomery-the Yadkin and Pedee Rivers to be the division line.

8 To make the elections uniform throughout the State, &c. [Provides that hereafter, all Elections, whether for Representatives in Congress, for Governor, for Members of Assembly, or Clerks, shall take place in every county in the State, on the some day. wiz : The first Thursday of August, instead of different days, in different counties, as formerly allowed.]

4 'Fo amend the Revised Statute, providing for the appointment of Electors of President and Vice President of the United States. [Changes the day of voting for these officers from the second Thursday in November to the first Monday of said month 7

5 To secure title and grant jurisdiction over a Tract of Land on Body's Island. Grants leave to the United States to erect Light House.]

6 Giving further time to register Grants, Deeds, &c. in this State. [Allows two years.] 7 Amendatory of an Act, passed in 1839. authorizing the Justices of Iredell County to purchase a Tract of Land, on which to erect a Poor House (Repeals that part of the law which requires the Tract to be within ten miles of Statesville,

Superior Court of Moore, at its next term. Stock from \$4,000 to \$6,000.

(Authorises the owner of any Fishers who | School C believes that it has been injured by unne- County by th cessary encroachment on the part of the Teachers, and Commissioners to laying off a passage for the State are the Fish, to petition the County Courts of counties, when Montgomery, Anson and Richmond for re- Schools, the per dress ; and said Courts are to appoint a again on the subject commission each, to lay off a new passage, if they deem it proper.)

\$1 Giving to the county of Henderson a Superior court of Liaw and Equity.

\$2 To repeat in part an Act, "concerning Bills, Bonds and Promisory Notes." (Fixes the rate of damages on protested Bills drawn in this State on persons in other States at three, instead of six per cent. as is now the case.)

\$5. Providing for restoring to the rights ors." Provides that any person imprisonof citizenship, persons convicted of infamous crimes. [Gives to the Superior court | damages to the person, property or reputathe power of restoring the rights of citizen- tion of another, or on a Bastardy Bond, afship, under certain regulations]

34. To repeal the Act of 1831, giving ed under the Insolvent Law. exclosive jurisdiction to the Superior courts. of Moore.

\$5. To protect the interests of lessors. Exempts from execution such portion of any crop as may be requisite to pay the proportion stipulated to be paid for the lease of of giving the Sheriff of Wake the privilege the land.

36. To amend the Revised Statute, 'concerning the appointment of Guardians, &c." Authorises the court to commit the custody of an Orphan's person to one Guardian, and his estate to a different Guardian.

37. Supplemental to an act passed at last Session, to amend the inspection of laws. imposes a penalty of \$100 on Inspectors, inspecting Lumber otherwise than is directed by this Act.

\$8 Supplemental to an Act passed at this Session, to lay off and establish a county by the name of Caldwell.

59. To amend an Act passed at the last Session, authorizing the making of a Turnpike Road in Haywood county -Adds oth-8 To regulate the time of holding the er commissioners and increases the capital

> 40. Fixing the times at which the Su executed with the same formalities as wills tionably is, why may not the same cause perior courts shall be hereafter held in the Seventh Circuit. Cherokee, 1st Monday in conveying Real Estate.] 64. To authorize the making a Turnpike March and September; Macon, 2d do. 11 Road from Gatesville to the Chowan River. do; Haywood, Sd do; Henderson, 4th do Bancombe, 1st Monday after the 4th Mon-65 To regulate the time of holding the day in March and September, Yancy, 2d courts in Rutherford and Cleaveland. 66. For the relief of the Raleigh and do, after do. Burke, 8d Monday after do. Rotherford, 5th da after do. Gaston Rail Road Company. 41 To enable the commissioners of Ra leigh to appoint Trustees of the Hospita PRIVATE. Fund, and to erect such Trustees into To enlarge the limits of the Town of body corporate City commissioners to Wadesboro,' in Anson County. nominate five Trustees, to take charge of 2 To regulate the Jury in the County the fund left to the City of Raleigh by the late John Rex, and the Supreme Court is to of Barke. ratify or negative the appointment 3. To incorporate the Trustees of Hopewell Academy, near Stantonsburg in Edge-42. To amend the 58th chapter of the Revised Statutes, entitled " Insolven: Debt comb county. ors" Persons for whose relief this Act is 4 To repeal an Act, passed in 1829, intended, must give notice to the Clerk of authorizing the appointment of a Committhe Court which imposed the fine. ee of Finances. 5 To incorporate a Light Artillery Com-43. To encourage the destruction of Wolves in Haywood County. Allows \$2 pany in the Town of Newbern.

who ate to employ the State with the first Volume of the Re- the plentitude of our wisdom, that no State e white children in vised Statutes. estructed. In those

te before was against are to vote next August tors in Congress to urge the passage of a or regulated by federal enactments. Albeit. 56 To anthonize the making a Turnpike [Lands among the several States]

57. To provide for the election of cer- endeavors to obtain any appropriation from co tain Militia Officers. [Provides for the e- the General Government, for re-opening lection of Major General and Brigadier Roanoke Inlet

35 Accepting the donation of certain books from Hon. Edward Stanly. 36 In favor of the Donr-keepers. 37 In favor of J. N. Crosby, 38 In favor of George Little. 39 In favor of John B. Love.

ELECTION FRAUDS.

The Van Buren papers are still barping upon alledged frauds, as the cause of their defeat. One of their pleas is, that Van had a much larger vote than the did in 1856, and that therefore he was fairly elected this time. There is no disputing, that this result would have happened, if the Whigs also had polled more votes than they did in 1836. The question is, was the immense increased vote fair ? To our North Carolina readers, we can very easily prove that it was.

The aggregate number of votes in 1836 excluding South Carolina, which cannot be ascertained,] was 1,466.374. The aggregate number in 1840. [again excluding South Carolina,] was 2,393,638. Increase 926,-264, or about 62 per cent.

Now no one, in or out of North Carolina, bas pretended that there were any frauds in the election in this State. And yet, owing to the prodigious excitement, what is the increase here? The vote in 1856 was 50,536 ;- in 1840, it was 80,805, or an increase of 60 per cent, though there is no concerning Wills Testaments. (Requires material increase of our population. If this Wills and conveying personal Estate, to be be the fact in North Carolina, as it upqueshave produced the same effect throughout the Union, particularly in those States whose population has increased ?

ten chosen in each | [Provides for turnishing each Magistrate in | McDonald did right. We pronounce in 1 ny in the has any right to make quarantine laws, or 33 In relation to the Public Domain .- laws interrupting the internal (no more than Requests our Representatives and Sena- (the foreign) commerce of the nation as left bill to divide the proceeds of the Public we cannot exactly perceive how Georgia is to get redress of her grievance out of Maine. Road in the county of Henderson. [Ap 34 Respecting the reopening of Roan- If we could think of any feasible plan, we points commissioners to construct the Road. oke Inlet. [Requests our Representatives would take pleasure in making Georgia heartand Senators in congress to use their best ily welcome to it. Reckon we shall have to asider at further. - Greensboro' Patriot.



TO OUR PATRONS.

As we have no other dependance for means by which to continue the publication of this paper, than the monies arising therefrom, from jub work and advertising ; and as the voluntary payments of our patrons have been insufficient to meet our necessary expenditures, we are compelled to remind them of the necessity of paying us. There are none so hard pressed but they may pay their printer with ease; and doubtless all would do it if they would be convinced of the the place of the Stat importance to the Printer of the small amount they owe him.

We intend making out and presenting, either in person or by an Agent, the accounts of out patrons in the following Counties, at the Court | cannot be well in \ weeks ensuing ; and we hope our friends will 1, whence he goes on be prepared to reward our labors and gladen our W. H.; H. Tuylor, hearts by paying them punctually. Mecklenburg, fourth Monday in . Ian, inst. Wilkes, first Monday in February. Rowan, first do do

to defend the Cherokee cour Directing the ney. [Auth ceeding \$70.00 State from this 1842; the mon erary and Inti default thereof, State.] In favor o [Releases them make proper return The New 1 al Intelligencer, g touching the New "I learn from C in Washington, that

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the Post Office De the post of Allorne thinks of leaving baying accepted an be his Private See Harrison, (who ha with lock jaw from a Mrs. Taylor of Virg eral's son iulaw, wi and have the chi

(The term to commence one week earlier aud to centinue two weeks.)

9 Amendatory of the Act concerning the Seat of Government and Public Buildings. Authorizes the appointment of a compe tent person to take charge of the Capitol.) 10 To compel the Militia Officers to

hold their Commissions three years. 1.1 Authorizing the Governor to appoint an Agent in the County of Cherokee (The Agent to be allowed 21 per cent Commis-

sion for collecting the Bonds given for the purchase of Cherokee Lands.) 12. Concerning Jurors in Yancy Coun-

ty- (Allows them pay hereafter.)

13. For the relief of the Wilmington and Raleigh Rail Road Company. (Lends the credit of the State to the company by endorsing their Boilds for \$\$00,000, on condition that \$50,000 of the amount is annually paid off.)

14. Repealing the law relating to the Public Road in Buncombe County

15 To amend the Revised Statutes, ep titled an Act concerning Registers. Makes it the duty of that Officer to keep all his Books at the County seat, and to attend, regularly, one particular day in each week at his Office.)

16 To expedite Legal Process. (Pro vides that where any bill in Equity shall be filed in any of the Courts of this State, alleging that some of the defendants are nonresidents, the Clerk of such Court may at once give notice to such non-residents, without waiting for the Court to order it.) 17. To attach a part of the County of fredell to the County of Wilkes. (Atlach-

es a few Acres of land in Iredell to Wilkes. 19 Concerning the collection of fines and costs, from free Negroes and free per sons of colour (Repeals so much of the Act of 1859- 59 amendatory of the 58th Chapter of the Revised Statutes, entitled "Insolvent Debtors," as relates to this class of persons.)

19 To give the County Court of Cherokee jurisdiction over the State Road in said Coonty.

20 To amend the first section of the Act, reducing into one, the several Acts Navigation. (Takes the power of appoint- pany. ing Pilots from the county Court of New Hanover, &c. and confers it upon Commissioners to be elected, as provided for in this act.)

21. To amend the Act of 1838, laying off a Road from Burnsville in Yancy, to the Tennessee Line. (Substitutes different persons as Commissioners.

ly by the name of Cleaveland. (Forms a Lumber shall be measured by board meas-Lowry. new County out of parts of Lincoln and ure. Rutherford) 52. Concerning the Superior courts of 1 23. Directing the conveyance of the Hyde, Northampton and Davie counties. Commons adjoining the Town of Murphey | The clerks of these counties not to issue a to the Chairman of the county court of certificate to any judge until 4 o'clock on Cherokee. Thursday evening. 24. To amend the 55d chapter of the 53. To extend the time of holding the Revised Statutes concerning the Governor next term of the Superior court for Cum-(Provides that the Sheriffs shall deposite berland county To continue two weeks their Poll Books, containing the votes given | if necessary. for Governor, with the Clerks of the sever-54. To repeal an act directing the county al county courts, and forward to the Secrecourts to pay fees to certain officers therein tary of State, a summary certificate of the named so far as respects the county of Ranresult, taken from the Poll Books] dolph.

for each Wolf killed

44. To authorize the laying off a Turn. pike Road from Laxion Lynch's, in Rutherford, to the Widow Sail's in Boncombe. Fublic Treasurer to take \$2,500 in Stock.

45. In favor of Poor Debtors. Exempts from execution, in addition to what is already stipulated by law, one Cow and Call, two barrels of corn, 50 lbs. of Bacon, Beef

or Pork, or a Barrel of Fish.

46. Making an appropriation for completing the Capitol of the State Appropriates \$2,000 for finishing the Supreme Court Boom and Library, and the comptroller's Office-\$20,000 for reprint a loan to the Bank of the State-and \$9,374 46 to pay outstanding accounts.

47. To alter the time of holding the Superior courts of Law and Equity for Cabarrus and Mecklenburg counties .- Cabarrus, So Monday in February and August; Meclenburg, 4th do. in do.

48 To prevent free persons of colour from carrying File Arms. Makes the offence indictable.

49. To authorise the Weldon Toll Bridge company to subscribe their Stock to the concerning Pilots and Commissioners of Portsmouth and Roanoke Rail Road com-

> 50. To amend the Revised Statute for preventing frauds and fraudulent conveyances. Repeals the third section. Also declares that a voluntary gift or settlement, made by a person who is indebted shall not be taken as an evidence of fraud, &c. 51. To regulate the measurement of

Ton and Square Timber, and Saw-Mill Lum 22. To lay off and establish a new Coun- ber. Provides that all such Timber and 11. In favor of J. R. Siler and D. R.

capital Stock \$2.000

of attending upon it.

the person may be guilty.)

for this purpose.)

General of the fifth division.]

58. To smend the 58th chapter of the

Revised Statutes, entitled "Insolvent Debt-

ed by virtue of a judgment in actions for

ter 20 days confinement, may be discharg-

59. To repeal part of the 19th section of

the Revised Statues, concerning the Su-

preme court. Gives the Supreme court

the power of electing annually their own

Marshal to attend upon the court, instead

60. Relating to Vagrants [Repeals the

present Vagrant law and enacts that Va-

grants shall bereafter give security for their

good behaviour, and in default thereof, to

be imprisoned 20 days, which may be re-

peated at intervals of fifty days, as often as

61. To amend the Revised Statue, "in

drain the Swamp Lands of the State and to

create a fund for Common Schools " (Au

thorizes the Directors of the Literary Fund

to employ Counsel to aid in investigating

62. To purchase a State Library [ap-

63 To amend the Revised Statutes,

propriates \$1,000 a year for two years,

the State's title to Swamp Lands.)

6. To incorporate the Greensborough Gaurds in the County of Guilford.

7, To change the time of holding the county courts of Lincoln.

Mar

8. For the better regulation of the County Court of Cumberland.

9 To incorporate the Concord Manufacturing Company.

10. To incorporate the Beaver Creek company in Cumberland

ate the Town of Ruth-

OLUTIONS.

Resolution authorising the removal of the Map of the Cherokee Lands from the county of Macon to the County of Cherokee.

2. Directing State Librarian to prepare Catalogue.

3. In favor of Robert Woodsides, Sher iff of the County of Brunswick.

4 In favor of Samuel Terry, Sheriff of Richmond county.

5. In favor of Pricilla Goodwin. 9. For the relief of Thomas Faison and others.

7 In favor of the Executor of Beverly Daniel.

8. In favor of William Young, of Macon corniy.

9 In favor of Travis Elmore, of Macon county.

10 In Favor of Philip Hodnett, late Entry-taker for the county of Caswell.

But again : the State of New Hampshire, where the Van Burenites had it all their own way, gave a larger vote, in proportion to the number of inhabitants, than any other State in the Union.

In New Jersey also, the five Van Burer counties gave one vote to every 5 58-100 inhabitanis; whilst the thirteen Whig counties gave one vote to every 6 2-100 inhabitants.

These facts show, that if frauds were committed, and spurious votes received, they were received by the Van Buren party themselver.

But this incessant attempt to argue the people into the belief of monstrous frauds has a bad effect upon the public morals. is calculated to familiarize men's minds with such things, and thereby to break down their own bonesty of purpose, not less than to destroy their confidence in the validity of this momentous expression of the people's will. If facts can be produced showing fraud, out with them ; let us have the evidence, and a prompt punishment of the offender. But argument only to prove fraud, is dangerous, is base, is fraud itself - Fayetteville Observer.

Correspondence of the National Intelligencer. NEW YORK, JANUARY 8.

Already preparations are making in this querter to visit Washington on the 4th of March. Parties and Companies are in a state of organization. It is worthy of remark, however, that but few of the many coming, so far as I know, come with an appetite for office. Families are value of any slave who may escape by being coming often-men, women, and children-not, then, the ravenous, raging crew that beset Gen. Jackson in 1829. Indeed, so far as our city is concerned, it is worthy of remark, again, that so few are in pursuit of its great and so-supposed lucrative office. The competition is very limited, and public opinion so concentrates upon one or two of the candidates that a selection will not be so embarrassing as imagined. The revival of business takes a great many from the field of competition, and Gov. Seward long ago supplied the most pressing. I am sure, then, neither our State nor our city will throw obstacles in the way of Gen. Harrison's ease, or embarrass him in his efforts to serve his country as well as to befriend his party. What has been said of Gen. Van Rensselaer's wanting the colectorship of this port is all idle talk. So far as know, the gallant old soldier asks for nothing, but, beyond all doubt, Gen. Harrison will put his compatriot in arms back into the place (the Albany Post Office) whence Mr. Van Buren re-

selves.

Surry, do do Iredell, third do do March. Monigomery 1st do Stokes, second do We return thanks to our patrons in Cabarrus

do

Davidson, second do

for the ready payment of our dues during our visit there in the first part of this week. Many of them paid us the past, and some the past and present year's subscription, and those owing for jub-work and advertising, were equally punctual. But main. They are we were unable to see all of our patrons in that ground : county, and doubiless shall ever be ; and we hope none will make it a reason for neglecting to send os by mail the amounts they may owe.

THE LEGISLATURE.

We subjoin the Titles of such Acts, passed by the Legislature, as were omitted in some of the Captions issued from this Office, at the close of the Session. On the last day of the Session, business is transacted with so much rapidity, that it is almost impossible to get an accorate account of what is done :- Register.

PUBLIC.

To amend the 102d chapter of the Revised statutes, entitled an Act to provide for the colection and management of a Revenue. [Renires Sheriffs, when they make their returns of Laxes, to include Taxes collected on unlisted property.]

Supplemental to an Act passed at this Ses- bill directing the dr sion, authorizing the appointment of an Agent to collect Cherokee Bonds. [Agent to give an equitable ratio to Public Treasurer a receipt, specifying the names and amount of the obligors]

To prevent the transportation of Slaves upon Rail Roads, and Steam Boats, or Stage Coaches, without written permission from their owners, [Imposes a penalty of \$500, and makes the own ers of such means of conveyance, liable for the transported in violation of this provision.]

To protect Churches. [Persons defacing any monument attached to a Church, or the Church tself, shall be fined or imprisoned at the discretion of the Court.]

To alter and amend the act to incorporate the North Carolina Rail Road Company, passed 1836. [Repeals the 25th section of said act ; and provides for the opening of books for subscription to the amount of one million of dollars, dark. At an early for the purpose of making a Rail Road, from | 20th, our ears were Beaufort Harbor to the Wilmington and Raleigh Rail Road, by individual enterprize alone.

PRIVATE. To change the time of holding the county court of Camden.

To incorporate the town of Henderson. Altering the mode of drawing Jurors for the

Superior Court of Rutherford. For the more convenient administration

Justice in Burke. For the more convenient administration of borses feel them, to

Justice in Franklin and Warren. To incorporate Orr Lodge, in Beaufort.

Mr. H. can leave N no other mem bove named will Harrison reaches V LAND I

We subjoin the

Legislature, on the

Whereas, we be States being a DSSPASES 80 portioned to the he terms of the respective pro expenditure : and the introduction of Graduation Bi Congress of the

lice is intended to federacy : Be it therefore Assembly do ci ner any act by th

whatever title i a disposition of th otherwise than as sion from the seve Resolved further resentatives in Co their best exertions sales of the Public L

ternal Improvement purpose, as may be eral States receiv Resolved, That requested to forward to each of our Senau

Congress, with a refore their respective SNOW .- On the we had a fall of se inches-the first thi

tended with the pec Cold, of course, and broken and dense c of the sleigh-riders the laughing eye of forrs, as they darted We are quite i sures of this kind a pardoned for omittin enjoyment here. doubt, how to reach

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Legislature, respecti

Superior Courts in 1

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sylvania county.

moved him, Glentworth, the Tobacco Inspector, famous for his conclave with Messrs. Hoyt, Butler, and Edmonds, has been removed from office by the Governor. Thus chaffering with them for "the Consulate at Havre," he has lost his tobacco inspectorship, it seems. Never was a worse job all around for the parties concerned in it. The Recorder of the city, in all probability, will be removed. Our mild, and, in private life, in all respecis, worthy Mayor, has been suffering for weeks, in daily danger of his life, from an influenza, contracted, it is said, by the midnight exposure and excitement of the search for " the Glentworth papers," &c. I will not dwell upon what Mr. Butler and the other parties concerned in that affair have lost, for all can see for them-

25 To lay off and establish a county by the name of Caldwell. (Forms a new coun. ty out of portions of Burke and Wilkes.)

fees of coroners. [Allows Five Dollars for holding inquests.]

perior court of Law and Equity.

Blue Ridge, from the County of Yancy federal population .- The county courts are to Turkey Cove Greek in Burke county - ennually to appoint in each county, which him fees for certain services.) (Appropriates \$1,000 from the State funds voted for Schools under the Act of the last to aid in construction of said Road.)

25 In favor of the Princess Ann and ten Superintendants of common Schools. Kempsville canal companies [Gives to A School tax is to be levied in each county. Morrison. these companies the exclusive havigation of not exceeding in amount one balt of the Currituck Sound with Steam Boats, on con- sum received from the Literary Fund, to be dition of their removing the Mud flats.]

55. For the establishment and better regulation of common Schools. This is a very long act, and exceedingly minute in 26 To amend the law concerning the its details. The principal provisions of it are however, that the nett annual income of

the Literary fund [exclusive of the monies 27 Giving the county of cherokee a Su- arising from the sale of Swamp Lands] shall David L. Swain. [Provides for the paybe distributed annually among the several 23 Tolay offand establish a Road down the countres of the State, in the rates of theu Session, not less than five nor more than !

collected by the Sheriff as other tax-s-\$0 To amend an Act passed last Session, The Board of Superintendants to lay off in prevent obstructing the passage of Fish their counties into Shcool Districts of up the Pedee and Main Yadkm River. convenient size. There are to be three

12. In favor of Isaac Hunter. 13. In favor of R B. Davis and others.

14. Directing the Secretary of State to deposite certain documents in the Library of the University.

15 In favor of W G Lamb. 16 In Favor of the Public Treasurer. 17 In favor of Thomas L- West. 18 In favor of Mark H. Hill 19 In favor of James Erwin. 20 In favor of John S. Russiwom. 21 In favor of J L. Smith, of Haywood. 22 In favor of John Davis, of Lenoir. 23 In favor of J. C. Turrentine. 24 Directing a loan of Ten Thousand

Dollars to Wake Porest Cellege. (Directs the Literary Board to lend the Institution Ten Thousand Dollars for four years, interest to be paid annually.

25 in favor of George E. Badger and ment of tees for legal services rendered the State.

28 Relating to the Comptroller. [Gives]

27 To pay certain contingent expenses of the General Assembly.

28 In favor of Alexander & Benjamin

29 For repairing the Governor's residence and purchasing Forniture. [Appropriates \$3 000 for repairs, and 1.000 for furniture.] 30 In favor of Edward Benson. 31 In favor of John J Briggs. 32 For distributing the Revised Statutes.

GEORGIA AND MAINE.

A Bill passed the Georgia legislature at its late session which, in its principle and details presumed an extraordinary exercise of state rights. Cettain persons some time since fled from Georgia to Maine with slave property belonging to citizens of the former State. The authorities of Maine, on being required by the authorities of Georgia, refused to deliver up the refugees. In retalfation, the legislature of Georgia passed a bill to compell all vessels from Maine, with their officers, seamen and passengers to perform quarantine, and not be allowed to come within three miles of any port in Georgie, under penalty, on trial and conviction, of being septenced to the penitentiary not less than five nor more than ten years. The bill was vetoed by Gov. McDonald, consequently it did not become a law. Gov.

To incorporate the Trostees of Ashville Female Academy in Buncombe.

To incorporate Raleigh Mechanics' Association.

To incorporate the Little River Manufactor ing Company, in the county of Comberland. To establish a Female Literary Institution in the county of Robeson

To incorporate the Light Infantry Company in the town of Edenton

To incorporate Cross Creek Manufacturing Company in the county of Cumberland. [Capital Stock \$40,000, with privilege to increase it to \$140,000. Private property of the Stockhol- the apprehension of ders liable for the debts of the corporation] To divide the Militia of Ashe county into three Regiments.

To incorporate the Stockholders of the Boarding House of the Ashville Female Academy .-Capital Stock. \$10,000.

To incorporate the Saliebory Manufacturing Company. [Capital Stock, \$300,000. The private property of the Share-holders to the amount of each one's stock liable for the debis of the Company.j

To compel the Militia Officers of Mecklenburg county to drill three days in each and every year.

To appoint Commissioners for the lawn of Kenansville in the county of Duplin.

To incorporate the town of Ashville, in Buncombe county.

To provide for the better government and regulation of the town of Murfreesboro" in Herdford coupty.

To incorporate the Fairfield Academy in the lations on the Lou provably spend a g county of Orange.

To incorporate the Trustees of the Union In- Berkley, in Charl stitute Academy.

To incorporate the Kembrie Turopike Comps. General was born.

Annual products the census : What, bushel

Uats, do Rye, do Buckwheat, d Indian Cora, Tobacco, ibs-Hay, tons Polatoes, be

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