Morth Carolina Whig.

"Be true to God, to your Country, and to your Duty."

VOLUME 4.

CHARLOTTE, N. C., SEPTEMBER 4, 1855.

NUMBER 29.

THOMAS J. HOLTON. Entron & Phophieron.

TERMS:

The North-Carolina Wing will be afforded to sub-pere at TWO DOLLARS in advance; TWO ILLARS AND FIFTY CENTS if payment be ARS AND FIFTY CENTS if payment be a for three mouths; and THREE GOLLALS and if the year. No paper will be disconist all arrearages are paid, except at the

diertisements inverted at One Dellar per square nes or less, this nized type? for the dist insefrom the regular prices, for antertioers by rly, at \$1 per square for each time. Semi-

Postmasters are authorized to act as apents.

Atlantic, Tennessee & Ohio Railroad

To incorporte the Aduntic, Tennessee and Ohio

Railroad Company. Whereas, The General Assembly of the ate of Tenuessee, on the 26th day of Febary, 1852, passed an act in the words and ares following, to wit:

SEC. 1. Be it enacted by the General addy of the State of Tennessee, That on by railroad, between the waters of Atlantic and the Ohio river, through States of North Carolina, Tennossee, ginia and Kentucky; the formation of a pany to be called the Atlautic, Tennesand Ohio Bailroad Company, is hereby norized, which, when formed, shall have orate existence in each of the States

James Gadsden, George A. Treubolm, mor of said State shall appoint; at taville, M. M. Wagner, Isaac W. Meo. A. D. Smith, Green Moore and E. mert at Elizabethton, Nathaniel G. borough, John A. Wilds, John T. nek, Landon C. Haynes, William H. ashington county, Adam A. Broyles

nder Williams, Wm. Lowry, James sourceary of State in manner of aparil. deDouel, John Mctianshey and Joseph Logislature or Governor of the last horn subscribed.

and receive the said one dellar at any or of the United States.

each of the States mentioned in said 2c

State, in each of the States of North Caroli- ident pro tempore. the purpose atoresaid.

the and William Tyler; at Middletos.

Tennessee, North Carolina or South Carolina directors by their by-laws, may adopt.

due on said shares at the the of offeran county, Abram McGlelland, Mina, and also from individuals or bodies corpo
"Sec. 14. Be in further encounty." Sec. 24. Be it further encounty.

a; at Rheatown, Joseph Hennerson, on closing the hooks on the first day of shall be required to build only so much of mored from the board, his observe employs first session, the independent of which court and produce in their own cars, and return idention. [Ratified the 15th day of Feb. h Earnest, Loyd A. Cox, James John . January, 1-55, the number of three thon- the said road as the means of the company ment by vote of the directors and Just Naff; at Graychurg, Nathau sand shares shall not have been subscribed, will permit; the location to be fixed by the "Sw. 26. He it further meted, That from by one of the parties; but that the work are of corresponding width, and that similar serious, Wan, Stancesphur, James Perry, the money paid by each subscriber shall be board of directors, subject to the control of any stockholder in the company may were may not be delayed or the progress of the privileges are extended to this company.

A STRANGE PREAK OF NATURE.

State of Tennesseer at Abington, Salts missioners after first deducting therefrom said company may use any section of said noted States, and before he ofes, he may dent and directors of said company by them.

consists to designated, shall receive a common scal; may see and be such, over the said failtread to the same thus valued, over the said failtread to the same thus valued, over the said failtread to the same thus valued, over the said failtread to the same thus valued, over the said failtread to the same thus valued, over the said failtread to the same thus valued, over the said failtread. That as fully as if it had been conveyed by the by-law of the company to the desired to the same thus valued, over the said failtread. That as fully as if it had been conveyed by the by-law of the company to the director, which may be provided to the same thus valued. That as fully as if it had been conveyed by the by-law of the company to the said north, which may be the said north, which may be it may be lawful upon the caretment of this one, and the said north, when the said control of the said of the sai

Brashearesville, Ky., who, or a majority they shall cause to be published in one or fetted, or they may take such steps for the shares.

Some strange things up in these done; and every obstruction to the free tions may justify they may put under con-Monday of October, 1854, ascertain North Carolina, Tennessee, Virginia and may seem right and proper; and should said company may purchase, lave, and hold passage of vehicles on the said road shall tract the graduation of the whole or any tains!

the whole number of shares taken in said Kentucky, or such other States as they may they declare the share or shares forfeited, in fee, or for a term of years, any lands, be a public nuisance, and be abated by any spari of said line; Provided, They do not exals composing the first named committee to fail to enact such by laws for the govern- its contraction of said road, or for ef- merchandisc and produce intended for trans- company or in bords redeemable in the re-open said books of subscription on the ment of the board of directors, it may be the said road, and stock it with every thing feeting transportation thereon.

escind, alter, or amend any such by-law as the stock of the company may be transfer- obstructed. section; and the said commissioners or any to them may seem inequitable or improper, red in such manner and form as may be disordinent, may, by themselves, or agents, rethem as have been adopted by the board rected by the by-laws of the company. ceive subscriptions of stock to the said com of directors. The persons elected at the "SEC. 21. Be it further exacted, That hold any bridge or turnpike over which or rice for immediate transportation, and which making the subscriptions and the board; pany, at any other places than those men first meeting of the stockholders directors, it shall be lawful for said company may have the power im- Frozaica, That the same be tendered or tioned in the said 2d section, during the shall serve for a period not exceeding tweive to time to vest so much or such parts of their raid road, and when purchase is made, to mediately to transport.

| paid at such time and place, in the line of mediately to transport, and such elections shall thenceforth capital, or of their profits, as may not be related and place, in the line of mediately to transport.

| paid at such time and place, in the line of mediately to transport. | Sec. 35. Be it further enocial. That aid railroad as the board may stipulate. tion of which, it shall be their duty to for- be annually held at the town of Jonesboro', quired for immediate use, until it may be s ward a correct list of the subscriptions so in the State of Tennessee; but if the day required, in the public tocks, or in the stoc btained on the second opening of the book- of the annual election shall pass without any of any branch or other road connecting with of said railroad company, and shall de- election being made, the corporation shall said railroad in the States of North Carolina, posit the money so received on said sub- not thereby be dissolved, but it shall be Tennessee, Virginia, Kentucky, or Ohio, o eriptions as before directed, and report the lawful on any other day to hold and make in any incorporated bank in the said States: same to the central commission, who, or a such election in such manner as may be Provided, The same shall at no time exceed majority of whom, shall again assemble at prescribed by a by-law of the corporation, one million of dollars, and the same be sub-

James Ruder and Valentine Ridle- January, 1855, and when the said number to be used with steam, animal or other pow- amount of stock to be held sy them which cause to the contrary be shown, and when trains of cars on the East Tennessee and ty that is allowed in the State of Tennessee at Blountsville, Samuel Rhea, Wm. of are thousand shares shall have been sub- er, between Charlotte, North Carolina, and shall be recorded by said clerk; Virginia Railroad; and it shall be the duty see; also all the powers and privileges in Was. Gammon, Abram Topton scribed, if the same shall have been done some point on the East Tennessee and Vir- business at any regular or (casional most- at the expense of the company) but if of this company, when required, to extend constructing, equipping and running their W. W. James; at Kingsport, William on or before the day last aforesaid, and on ginia Raitroad, at or near Jonesboro', in ing of stockholders or directs. Sames H. Vames, Armstead Wall, that day if a less number, but amounting to Washington county, and form such counter inqui- to receive on their road the full leaded to them in the said State of Tennesses. Rogan and Robert Patton; at Ro- three thousand shares or more, shall morning five freight cars of the East Tennesses and Vir- Sec. 5. Be it further enacted, That the Johns Phops, Wm. Lyon- Jo- have been subscribed, the said books of mountain, in the State of Virginia, by the executive commissioners, and direct ginia Railroad Company, and such branches said company shall have five years to com-Haiskill, Dix Alexander and Oralle subscription shall be closed, the subscribers most practicable line to the head waters of pany shall be directly or inductive of pany shall be directly or inductive of any part of said at Fall Branch, James A. Wells, shall themseforth form a hody politic as Big Sandy River, thence the most eligible of in any contract for workner shall any the premises within twenty days, and pro- same to their destination without changing road, and shall be allowed fifteen years as H. Crough, John Easley, George aforesaid, and the declaration thereof shall route to the Ohio River, and may put under director vote on the passage of this act, to finish and and John Vincent; at Greeneville, be made and deposited in the office of the contract any position of the road, at either materials, in which he is deptly or mid-manner as above prescribed for the first wares and merchandise and produce there- put in operation their said road in this State, "See 7. Be it surface enterted, That, if East Tennessee and Virginia Railroad, and or agent violating this provise may be re- the circuit court held for said country at its ed for similar goods, wares and merchandise net shall be in force from and after its rate

mafter mentioned.

or both ends, or its intersection with the rectly concerned, and every ficer, director, named jury, and shall report their award to in any greater rate of freight than is charge

company, and if the number of five thous- think proper; at which time and place the whatever payments may have been made tenements or hereditaments which may be officer or agent of the company, and the coed the amount of the subscriptions in the and shares shall have been taken, the At- stockholders, in person or by proxy, shall thereon shall be liable to inlantic, Tennessee and Ohio Railroad Com- proceed to elect the directors of the compa- pany, and may be appropriated as they shall be regarded as formed, but if ny, and to enact all such regulations, rules see proper; and the stock so forfeited may officers, servants or agents of the company. "SEC. 34. Be it further enacted That the said board of directors may have the the number of five thousand shares shall and by-laws as may be necessary for the be sold to any other person.

or for workshops, or for foundries, to be us. the said company shall have the right to power in contracting for the construction not have been subscribed, the central company or for procuring take at their storehouses they may establish of said road, or any part thereof, to pay mission may forthwith direct the individu- transaction of its business; but should they the said company may at any time, increase timber, stone, or other materials to be used and annex to their railroad, all goods, wares, any portion of the same in the stock of the

first Monday of November, 1854, at the lawful for the board to enset such rules necessary to give it full operation and effect, "Sic. 29. Lo it further encepts, That charge and receive such just and reasonable not draw a greater amount of interest than places designated in the 2d section of this and by-laws for their own government as to either by opening books for new stock, or the said company shall have the right where compensation for storage, as they by rules six per centum per annum, and provided the act, and keep them open for the space of them may seem needful and proper, provided the said road across or the said road acro

the said company may purchase, have, and delivered to them at their regular deposites may be served upon between the individuals porations from which such purchase may be visable, when the affairs of the company than the cash market price for the labor made: Francied, The said company shall may permit, shall be semi-annually divided done, or the articles facuished, or the prices not obstruct any public road, without con- among the stockholders in proportion to the paid by the board to contractors, or persons structing another as convenient as may be stock each may hold.

be president and directors of said company, the said company shall possess such addi- by decree or otherwise the said corporation Jonesborough, Tenn, on the first Monday and the old board shall continue to serve mitted to the stockholders at a general or a majority of them or their authorized tional powers as may be convenient for the shall be dissolved, the president and direcof January following, to ascertain the new board shall be elected.

In the new board shall be elected. found upon adding the number last obtained whole number concurring, may expel a "SEC. 22. Be it further exacted, That wanted for the construction or repair of any the work: this charter, however, may be serve the property, pay the debts, and distance received on the first opening of the member for any wanton violation of the board of directors shall once in every of said road or any of their works, for the books, that five thousand shares shall have rules and by laws of the corporation, and year at least make a full report on the state interested, when who may be entitled thereto under the charbeen subscribed, the Atlantic, Tennessee any member's seat may be declared forfeited of the company and its affairs to a general same; and if they cannot agree, and if they cannot agree. and Ohio Railroad Company shall be re- who continues to absent himself from the meeting of the stackholders, and offener it owner or owners or any of them be from the meeting of the stackholders, and offener it owner or owners or any of them be from the meeting of the stackholders, and offener it owner or owners or any of them be from the meeting of the stackholders, and offener it owner or owners or any of them be from the meeting of the stackholders, and offener it owner or owners or any of them be from the meeting of the stackholders. warded as formed, and the said central meetings of the board; and all such varan- directed by a by-law, and shall have the pow- correspondent to our such amendments shall be adopted by the said company. carded as formed, and the said central meetings of the board; and all such vacancommission, or a majority of them, shall sies, and those that occur by death or resigner to call a general meeting of the county in which the property wanted legislatures, and submitted to the directory

Whenever, under said act of incorporaign and seal four dupliente declarations to nation, may be filled by the board during ders, when the board may deemit expedient, may be, where such land or material may be to be accepted and adopted by a vote of that effect, with the names of all the sub- the period for which they were elected, and and the company may provide in their by- wanted, application may be made to any just two thirds of the then existing heard of disscribers appended, and cause one of the du- in the absence of the president may fill his laws for additional meetings being called, tice of the peace of such county, who shall rectors, they shall be obligatory on the com- pany hath been formed and organized in plicates to be forwarded to the secretary of place by electing one of their number pres- and prescribe the mode thereof, and the thereupon issue his warrant under his hand, pany, and not otherwise. company may provide by a ly-law for the directed to the sheriff of such county, rena, Tenuessee, Virginia and Kentucky, by "SEC. 12. Be it further enacted, That votes of stockholders at more tian one place, quiring him to summon a jury of five free- president, directors, clerks, agents, officers them to be filed in their office, and thence- the board of directors, at each annual nect- and also for taking their vote on any ques- holders, not related to any of the parties or and servants of said concerns shall be exforth, and from the day of closing the books ing, may appoint an executive committee, flow relative to the repeal, alcration or a- in any wise interested, to meet on the land empt from military duty, except in cases of of subscription as aforesaid, the said substantistic be composed of not less than three nor mendment of, or addition to any of the rules, or near the property or materials to be va- invasion and insurrection, and shall also be of subscription as alteresaid, the subscription as alteresaid, ioners on each of those days: At the and corporate in deed and in law, in all holders in each of the States through which posed by the board of directrs.

That the states of South Carolina, the States aforesaid by the name and for the Atlantic, Tennessee and Ohio Railroad in Sec. 23. Be it further enacted. That the issuing of his warrant; and if at the may pass, who may be authorized to trans- no person but a citizen of th, United States time and place any of said jurors do not ation; the road, with all its fixtures and may pass, who may be authorized to trans. no person but a chizen of the trans. no person but a chizen of the trans. no person but a chizen of the trans. See 5. Be it further enacted. That in set such local business as may be entrusted and a bonn fine stockholder a his own right attend, said sheriff shall forthwith annual particular transfer of the transfer of the

case and of the persons forming the said cen- to them by the board of directors, un- of at least ten shares, which to shall have mon as many jurors as may be necessary houses and vehicles for transportation, shall tral commission should not attend at Jones- der such rules and regulations as may be held at least three months previous to his with the jurors in attendance, who shall act be exempt from taxation for the period of point on the North-Carolina Railroad. ro', on the said first Monday of October, prescribed, of which number, before pro- election (except at the first election) shall as the jury of inquest of damages, and be- twenty years from the completion of said. Sur. 2. Be it further enacted. That said or secondly, on the said first Monday ceeding to act, they shall cleet a chairman be a director of said commany, nor shall fore they act as such, the said sheriff or railroad, and no longer; the company shall not have power to construct of November, 1804, or attending, should re- and secretary, a minute of whose proceed- any stockholder vote in penor or by proxy other authorized person, shall administer to have full power and authorized branches in this State, or to extend their fuse of be muchle to act, the remaining ings shall be kept in a book, and shall re- at any general or other election (except the each of them an oath or affirmation, that he and own such number of shares as may be read further than herein mentioned, withnumber or numbers of the said central consent of the General Assembly fix the damages necessary for the construction of said road, out the consent of the General Assembly mission, shall forthwith fill the vacancy, to the board of directors, and should they right the share or shares or which the owner or owners shall sustain by and keeping the same in repair, which shall of this State. and the person or persons so appointed, fail at any time to carry out the instructions to vote, at least three month previous to the use and occupation of said property reshall constitute a part of said commission. of the board, or be incompetent, may be re- such election, nor shall any stockholder quired by the company; and the said jury William Stom, Isaac P. Topton, See G. Be it further emeted, That, if moved and others appointed with the Company have power to re-open hooks of Rockhold and Jacob Cameron; at on closing the books aforesaid, the number "Sec. 13. Be it further emeted, That or refused to pay any ofthe instalments consideration the benefits resulting to the of five about and shares shall not have been all contracts and agreements, authenticated made by said company, i proof of which owner from conducting said road by, any point at may be agreed upon by the pital stock of said company, under the susubscribed, then, and to that case, the said by the president and secretary, shall be the person so offering to one may be re- through or near the property of said own- two companies, and it may be lawful, should perintendence of the commissioners herein and Seth J. Luckey; at Broyles contral commission by themselves or their binding on the company, with or without a quired to produce his recipt, or take an ers, but only in extinguishment of damages; the connection not be made at any regular named under the advertisement, and at the agents, may rece a subscriptions from any seal, or such other mode of authentication that the said pury or a majority agreeing, shall pot, to use the track of the said East Ten- places named or under the superintendence. of the States of this, Kentucky, Virginia, may be used as the company, or board of paid, or if he shall tender he amount then reduce their verdict to writing, and shall sign be used as the company, or board of paid, or if he shall tender he amount then reduce their verdict to writing, and shall sign be used as the company, or board of paid, or if he shall tender he amount then reduce their verdict to writing, and shall sign be used as the company, or board of paid, or if he shall tender he amount then reduce their verdict to writing, and shall sign be used as the company, or board of paid, or if he shall tender he amount then reduce their verdict to writing, and shall sign be used as the company, or board of paid, or if he shall tender he amount then reduce their verdict to writing, and shall sign be used as the company, or board of paid, or if he shall tender he amount then reduce their verdict to writing, and shall sign be used as the company, or board of paid, or if he shall tender he amount then reduce their verdict to writing, and shall sign be used as the company. due on said shares at the the of offering to the same, and it shall be returned by the to the nearest depot in either direction from said company or its directors may provide Massangill, Ethaney Millard, Jesse rate, till the number of five thousand shares the board of directors shall have power to "SEC. 24. Be it further enacted, That by such clerk shall be filed in his office, and may be fair and equitable, and may be fair and equitable, and may be and David McCielland; at Papercille, shall have been sals cribed) I vocate, The construct, as specify as their means will the stockholders may provide by a bylaw shall be confirmed by the companies, and so as said company shall have the same power of Hammer, John R. Dulaney, John same he done or or before the first day of permit, a callroad, with one or more tracks, as to the number of stockhilders, and the county at its next session, if no sufficient not to interfere with the running of the surveying locating and condemning proper-

> set aside, or on the application of citizen the same privileges to other reads, and said road, that is by the said and granted shall be final and conclusive, unless appealed the cars so received : Proceded the tracks rancy, 1853.1

not charge or receive storage on goods, wares in labor, materials or provisions,

-ame terms, and with all the rights which the profits of the company, or so much there if no price agreed upon, the subscriber selong to the individual, individuals or cor. of as the board of directors may deem ad | hall not be entitled to a credit for more

"SEC. 31. Be it further enacted, That "SEC. 36. Be it further enacted, That I "SE. 42. Be it further enacted, That if

sheriff to the clerk of the county court, and the point of intersection, on such terms as and direct.

Marian, Estreville, Jonesville, and whatever expense may have occurred in the railroad before the whole shall be completed, be required by any stockholer to swear, selves or their agents, after the assessment the Atlantic, Tennessee and Ohio railroad is certainly the most remarkable case of its other places in the State of Virginia, opening of the books of subscription, either subject to the rates hereinafter montioned, that to his belief, the stock box fore belongs of damages by the first jury of inquest, to may pass shall fail to resemble this charter. Find that has ever come to our knowledge. of five such commissioners at each of by giving a check for the amount if deposiblaces, as the Legislature or Governor ted in some bank, or an order on the persaid company may construct branches, proany stockholder votes in hisown right, or the use of the company may construct branches, proany stockholder votes in hisown right, or the use of the company may construct branches, prois last mentioned State shall designate somin whose hand it may have been retained, vided such branches shall not conflict with for an estate, he may be required by any ber, stone, or other materials necessary for 9th section of this act among the other Herald of Truth, published, we believe at Canterburg, Prestonshing, Pastonshing, Pantville, central commission, or a majority of them, be attended with no exclusive privileges, right, or is the legal representative of the awarded by the court to which an appeal States when considerable subscriptions have ture of "Wesley" as follows: C. H. Louisville, Piketon and Litch shall have published a declaration that the except the exclusive right of transportation testate whom e represents, may be taken. The jury of inquisition shall been obtained; and should the citizens of and such other places in the State of formation of the company has failed for of goods, wares, increhendise, produce and and that no other person but inner the describe the property taken or the bounds South Carolina, Ohio or other States subtiseky, and by five such commissioners, the want of three thousand shares having persons thereon, subject to the rates here- estate is directly or indirectly interested of the land condemned, and the duration of scribe for two hundred thousand dollars in the Yancey line, (N. C.) there lives a lad, therein, to his belief; any Site or county interest in the same, valued for the compa- the stock of this company, it may be locful in many particulars much like a snake! He housed State shall designate or appoint. "SE: 8. Be it further enacted, That helding stock, may vote by ach person or my in the report; and such valuation when for them to be entitled to the election of one is, from appearance, about 14 years of Sus, 3. He is further emuted, That the said Atlance, Tennessee and Ohio Railroad the said company shall have the exclusive persons, as the legislature or owners of said director from said stockholders, and for every well grown, and looks quite healthy. I commissioners or a majority of them Company so formed as aforesaid, shall have right of transportation, or conveyance of of may appointed in property, or his, her, or their legal repre- additional two hundred and fifty thousand talk to a stranger is quite indistinct; his such of " aforesaid places, or so as a perpetual succession of members; may have persons, goods, merchandise and produce any other way, pursuant to be laws of the contained to one other tongue seeming too heavy, very often thrust

subscribed, may call for and receive the may make all such regulations, rules, and heavy articles, or ten cents per cubic foot meeting of the stock holders, which may deposited in the office of the charter by the State of North Carolina for Possesses a scaley nature, smooth, when of one dollar, but should the sum of hylaws as are necessary for the government on articles of measurement for every hundollar not be required to be paid at the office of the corporation, or affecting the object dred miles, and five ceuts a mile for every holders in any other manur, the votes
of making said subscription, it shall be taken according to the following after the closing of the hooks of subscription but the said subscription but the said subscription but the said subscription of the said subscription and for every holders and five ceuts a mile for every holders in any other manur, the votes
of making said subscription, it shall be taken according to the following after the closing of the hooks of subscription are rather than a said subscription and form a rather by the closing of the said subscription. are vitistic said subscription, but the rules and by-laws shall not be repugnant said company may, when they see fit, farm scale; the owner of one or two shares, shall tion, and an experimental survey being the in the several planes and counties in disposed to form a rattle in inners or their successors may call to the laws or constitution of the said States, out their right to transportation on the said States, and an experimental survey being from the said States designated in said section for the united to one vote; the water of not made of the route from Charlette. North said States designated in said section for the united to one vote; the water of not made of the route from Charlette. North said States designated in said section for the united to one vote; the water of not only by section of the route from the registration of the said states of the route from the registration of the said states. The route from the registration of the said states designated in said section for the capital stack of this company at any time from the route fro "SEC. 9 Be D further enected, That the "SE: 17. Be it further enected, That entitled to two votes; the own of not less the East Tennessee and Virginia Railroad, prior to the first Morning of July, 1854, from their victors by music. Sec. 4 Be if further concless. That as affairs of the said company shall be mans the said company, and every person who than five nor more than six shree, shall be or from such intersection to the Ohio River, which may be designated by the tien conas the time of receiving subscriptions aged and directed by a board to condst of may have received from them the right of entitled to three votes; the some of net or any partitioners designated for said with a smaller som great caution is required. to aforesaid shall have expired, the said litteredirectors, of whom four shall be elected transportation of States in the 3rd section of this act, and ed to prevent his running into the woods; missioners shall deposit the money so from the State of North Carolina, five from on the said road, and shall be entitled to four votes the money so from the State of North Carolina, five from on the said road, and shall be entitled to four votes the money so from the State of North Carolina, five from on the said road, and shall be entitled to four votes the money so from the State of North Carolina, five from on the said road, and shall be entitled to four votes the money so from the State of North Carolina, five from on the said road, and shall be entitled to four votes the money so from the State of North Carolina, five from on the said road, and shall be entitled to four votes the money so from the State of North Carolina, five from the said road, and shall be entitled to four votes the said road, and shall be entitled to four votes the said road, and shall be entitled to four votes the said road, and shall be entitled to four votes the said road, and shall be entitled to four votes the said road, and shall be entitled to four votes the said road, and shall be entitled to four votes the said road. vot in some incorporated bank, re- the State of Tennessee, the from the State to be a common carrying as respects all not less than nine nor more than ten shares, fifteen years thereafter to finish and put in as they may designate, the amount obtains the wild torrest, there is employ blancelf, by ed by the opening of said backs of subscript lying or old loger or at other times, dashwing its notes in specie, to the credit of Virginia, and three round the State of goods, wares, merchandise and produce en-Atlantic, Temesace and Ohio Railroad Kentucky, each of whom shall be the owner trusted to them for transportation.

See St. 33. Be st fresher exected, That apany; but should it not be practicable in his own name and right of at least ten "SE". 18. Be it further enacted, That shares, to six votes; the owner due to by navidle, running not far from his onvenient to deposit the money in some shares of the stock of said railroad com- the board of directors may call for the pay- sixteen nor more than twentythares, shall destroy or in any manner hart, damage or subscribed, they may furthwith declare the more than twentythares, shall destroy or in any manner hart, damage or subscribed, they may furthwith declare the more than twentythares, shall destroy or in any manner hart, damage or subscribed. thorated bank, the said commissioners pany, and shall have so held it at least three ment of forty-nine dollars on each share of be entitled to seven votes; theowner of not obstract the said road, or any bridge or vehi- company formed as before stipulated, and Is to seven votes; theowner of not obstract the said road, or any bridge or vehithe authorized to retain said advance months previous to the election at which he the stock, in sums not exceeding five dollars less than twenty one nor more than twenty o rd a cormet list of all the subscribers to in the election of the first board of directors, instalment shall be advertised in one or more and the owner of not less than wenty-seven therefor, and ou conviction shall be impri- boro'. Tencessee, at such time as they may of read-, to be used as quille in wearing. said stock with the number of shares. The President shall be elected from among newspapers in North-Carolina, Tennessee, nor more than six nor less than one designate, and after organizing as herein Sin stepped on a rartle state, but without th subscriber has taken, noting what has their own number, in such manner as the Virginia and Kentucky, and in such other entitled to nine; and the owner of net less mouth, and pay a fine of not less than fifty before directed they may proceed to cara paid, by whom, and from whom the regulations of the company may prescribe. States, and in such affirm the proceeded to despatch SE: 10. Be it further enacted, That as may think proper, at least one mouth before shall be entitled to ten votes; and the owner the expenses of repairing the same; it shall and force as may be necessary to survey so the renounces beast, which mathers and roundision to be composed of the soon as the number of three thousand shares the time the same is to be paid; and failure of every ten shares above fort, shall be on the Atlantic, Tennes daughters are not atraid to attempt in these lawing persons: Wm. A Lenoir, of Lo. shall have been subscribed, it shall be the to pay or secure to be paid, according to the titled therefor, to one vote: Foreign that some states and Ohio railroad that lies between mountains. But, strange to tall that some or, N. C. A. E. Jackson, of Washington duty of the central commission, or a major- rules of the company, shall induce a forfer- no individual, corporation or state, holding fend himself by pleading or giving in eviunty, and John S. Gaines, of Sallivan any of them, to declare the same, to appoint ture of the share or shares on which default stock in said company, shall be cuttled to dence that he was the owner, agent or ser. Tennessee and Virginia railroad, and when or specially surveyed may proceed to be at shall be so made, and the board of directors more than five header of the share or shares on which default stock in said company, shall be cuttled to dence that he was the owner of such land when such carefully surveyed may proceed to locate whose chilling rattle was heard and whose on county, Va., and Wm. Brasheares, Jouesboro', in the State of Tennessee, which may, at their option, demand destruction was the same on the most practicable line be writings of death were fest by that mother

"Sic. 29. Be it further enacted. That charge and receive such just and reasonable not draw a greater amount of interest than

Sec. 3. Be it further enacted, That said