

12th. New Hanov	
13th. Brunswick 14th. Sampson—J	
15th. Columbus a	and Robeson-1.
16th. Cumberland	d and Harnett-1.
17th. Johnston-	1.
18th. Wake-1.	well and Orange-2.
19th. Warren-1.	and Owners 9
20th. Person, Cas	well and Orange-2.
21st. Granville—1 22nd. Chatham—	
23rd. Rockinghan	
24th. Alamance a	nd Guilford-2.
25th. Randolph a	nd Moore-1.
26th. Richmond a	and Montgomerv-1.
27th. Anson and	Union-1.
28th. Cabarrus ar	
29th. Mecklenbur	
30th. Rowan and 31st. Davidson-1	
32nd. Stokes and	Forsythe-1
33rd. Surry and	Yadkin-1.
34th. Iredell, Wi	lkes and Alexander-
35th, Alleghany,	Ashe and Watauga-
36th. Caldwell, B	urke, McDowell, Mitch
ell and Yancey-2.	
37th. Catawba an	d Lincoln-1. •
38th. Gaston and 39th. Rutherford	and Polk_1
40th. Buncombe	and Madison-1
41st Haywood, H	Henderson and Transy
vania-1.	
42nd. Jackson, St	wain, Macon, Cheroke
Clay and Graham	-1.
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HOUSE OF REP.	RESENTATIVES Th
apportionment of	this body as prescrib
ed by the Legisla	ture is as follows :-
Alamance, 1,	Jackson, 1.
Alexander, 1,	Johnston, 2,
Alleghany, 1,	Jones, 1,
	Lenoir, 1,
Anson, 1,	Lincoln, 1,
Ashe, 1,	Macon, 1,
Beaufort, 1,	Madison, 1,
Bertie, 1,	Martin, 1,
Bladen, 1,	
Brunswick, 1,	McDowell, 1, Mocklophurg, 2
Buncombe, 2,	Mecklenburg, 2,
Burke, 1,	Mitchell, 1,
Cabarrus, 1,	Montgomery, 1,
Caldwell, 1,	Moore, 1,
Camden, 1,	Nash, 1,
Carteret, 1,	New Hanover, 3,
Caswell, 2,	Northampton, 1,
Catawba, 1,	Onslow, 1,
Chatham, 2,	Orange, 2,
Cherokee, 1,	Pasquotank, 1,
Chowan, 1,	Perquimans, 1,
Clay, 1,	Person, 1,
Cleaveland, 1,	Pitt, 2,
Columbus, 1,	Polk, 1,
Craven, 2,	Randolph, 2,
Cumberland, 2,	Richmond, 1,
Currituck, 1,	Robeson, 2,
Dare, 1,	Rockingham, 2,
Davidson, 2,	Rowan, 2,
Davie, 1,	Rutherford, 1,
Duplin, 2,	Sampson, 2,
Edgecombe, 2,	Stanley, 1,
Forsythe, 1,	Stokes, 1,
Franklin, 1,	Surry, 1,
Gaston, 1,	Swain, 1,
Gates, 1,	Transylvania, 1,
Granville, 2,	Tyrrell, 1,
Greene, 1,	Union, 1,
Guilford, 2,	Wake, 4,
Halifax, 2,	Warren, 2,
Hornott 1	Washington, 1,
Harnett, 1,	Watauga, 1,
Haywood, 1,	Wayno ?
Henderson, 1,	Wayne, 2, Wilkes, 2,
Hertford, 1,	Wilson, 1,
Hyde, 1,	Vadkin I
Iredell, 2,	Yadkin, I,
and the second second	Yancey, 1.
	100 FO 0 1000 PO

Franklin,	1,437	1,379	1,521	1,414	w
Gaston,	696	5 95 8	660	860	It
Gates,		turn.	420	765	Se
Granville, Greene,	2,368	8 2,008 794	2,820	$ \begin{array}{cccc} 5 & 1,991 \\ 0 & 668 \end{array} $	bl
Guilford,	1,717	1,793	1,741		
Halifax,	3,230	1,341	3,589	1,556	m
Harnett,	562	2 840	590	816	mi
Haywood,	401				-
Henderson,	. 555				and the second second
Hertford, Hyde,	273 629				pr
Iredell,	404				80
Jackson,	229		191		he
Johnston,	1,212		1,325	1,447	to
Jones,	559	519	575	523	ca
Lenoir,	1,224	911		958	ve
Lincoln,	510				1
Macon, Madison,	246 489				ter
Martin,	1,107			1,031	so
MaDamall	551		-488	576	
Maaklamhuum	1,936				tri
Mitchell,	471	280	503	84	pe
Montgomery,	545	481			for
Moore,	791		880		sis
Nash, New Henover	788 2,914			$1,181 \\ 2,123$	in
New Hanover, Northampton,	1,800			888	on
Onglow	368	788	412	660	ing
Orange,	991		1,299	1,752	Pu
Pasquotank,	920	837	1,051	638	
Perquimans,	795				tie
Person,	765	1,092	845		cu
Pitt,	1,754 360	1,752 189	1,778	$1,724 \\ 208$	1
Polk, Randolph,	1,242			1,226	Co
Richmond,	1,162	836	1,144	790	an
Robeson,	1,623	1.685	1.561	1,288	gro
Rockingham,	1,143	1,590	1,322	1,422	ha
Rowan,	973	1,459	1,003	1,398	the
Rutherford,	1,134		1,207	596	car
Sampson, Stanley,	945 452		1,210 483	$1,339 \\ 627$	lov
Stokes,	560		747	853	or
Surry,	502	1.2	929	1. C.	tri
Transylvania,	149	367	115		fat
Tyrrell,	328		367	291	hea
Union,	634		664	773	off
Wake,	3,504 2,206		3,647 2,453	$3,102 \\ 988$	an
Warren. Washington,	7.98		915		pe
Watauga,	268		237	489	tir
Wayne,	1,785		1,824	1,615	tire
Wilkes,	911	913	1,117	872	in
Wilson,	948		1,117		1
Yadkin,	511	879	848	and the second sec	ly
Yancey,	245	596	341	462	goo
	83 497	87,648	95,252	86,007	icin wil
	50,141	83,427	86,007		str
	1				giv
	4		9,245		the
NoteThe ve	ote of	Caswel	1 and	Gates	lur
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Caswell,		2	51	637	tak
Gates,		3	56	744	ext
			07	391	shi
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State 4,995.					gan
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Whereas, info	rmation	n cn	oath a	nd in	and
meeting, has been	the Sn	norior	Court t	or the	sur
C. Pool, Judge of First Judicial D	istrict	of Nor	th Car	olina	
First Judicial D	ist ict	and the	lated .	f tha	ner

are the system for the first process of a d digestion, and ultimately make good, thy, living blood. After this preparatreatment, what remains to cure most s of Consumption is the free and perseng use of Schenck's Pulmonic Syrup. ne Pulmonic Syrup nourishes the syspurifies the blood, and is readily abed into the circulation, and thence disated to the diseased lungs. There it riall morbid matters, whether in the of abscesses or tubercles, and then as-Nature to expel all the diseased matter, he form of free expectoration, when it ripens. It is then, by the great healand purifying properties of Schenck's monic Syrup, that all ulcers and caviare healed up sound, and my patient is ne essential thing to be done in curing sumption is to get up a good appetite a good digestion, so that the body will in flesh and get strong. If a person diseased lungs,-a cavity or abscess e,-the cavity cannot heal, the matter not ripen, so long as the system is be-par. What is neccessary to cure is a new er of things,—a good appetite, a good nu-on, the body to grow in flesh and get hen Nature is helped, the cavities will the matter will ripen and be thrown large quantities, and the person rehealth and strength. This is the true only plan to cure Consumption, and if a on is very bad, if the lungs are not eny destroyed, or even if one lung is en-y gone, if there is enough vitality left e other to heal up, there is hope. nave seen many persons cured with onne sound lung, live and enjoy life to a l old age. This is what Schenck's Meds will do to cure Consumption. They clean out the stomach, sweeten and agthen it, get up a good digestion, and Nature the assistance she needs to clear vstem of all the disease that is in the s, whatever the form may be. is important that while using Schenck's

cines, care should be exercised not to cold; keep in-doors in cold and damp ner; avoid night air, and take out-door cise only in a genial and warm sun-

ish it distinctly understood that when commend a patient to be careful in re-I do so for a special reason. A man has but partially recovered from the ts of a bad cold is far more liable to a rethan one who has been entirely cured; it is precisely the same in regard to Conption. So long as the lungs are not per- published in the Scientific American the healed, just so long is there imminent danger of a full return of the disease. Hence it is that I so strenuously caution pulmonary patients against exposing themselves to an atmosphere that is not genial and is lurking about, and so keeps himself con- pleasant. Confirmed Consumptives' lung, are a mass of sores, which the least change of atmosphere will inflame. The grand secret of my success with my medicines con- Oh, sists in my ability to subdue inflammation instead of provoking it, as many of the facsafety to the patient, be exposed to the biting blasts of Winter or the chilling winds of languor and lassi ude of spring comes upon Spring or Autumn. It should be carefully him. Come and receive vigor and strength shielded from all irritating influences. The from the wonderful South American Toxic utmost caution should be observed in this particular, as without it a cure under almost any circumstances is an impossibility. The person should be kept on a wholesome and nutritious diet, and all the Medicines, continued until the body has restored to it the natural quantity of flesh and strength. I was myself cured by this treatment of the worst kind of Consumption, and have lived to get fat and hearty these many years, properties known to MATERIA MEDICA. with one lung mostly gone. I have cured thousands since, and very many have been cured by this treatment whom I have never seen. About the First of October I expect to GLANDULOUS TUMORS, DROPSY take possession of my new building, at the SCROFULA, INTERNAL ABSCESSES, Northeast Corner of Sixth and Arch Streets, where I shall be pleased to give advice to all who may require it. Full directions accompany all my Remedies, so that a person in any part of the world can be readily cured by a strict ob-assimilates and diffuses itself through the servance of the same.

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Carolina Railroad under acts of 1848-'49, chapter eighty-two, or 1854-'55, chapter thirty-two, one bond of one thousand dol-lars, issued to the Atlantic and North Carolina Railroad, under acts 1854-'55, chapter two hundred and thirty-two, or acts of 1856, chapter seventy-four and seventy-six, and two bonds of one thousand dollars, is sued to the Western North Carolina Railroad (Eastern Division,) acts of 1866-'67 chapter one hundred and six or in the

aføresaid proportion. Sec. 2. That any Railroad or other corporation, which has heretofore received bonds of the State in exchange for bonds of said corporation or person holding such State bonds, shall be entitled to a surrender of a bond of such corporation, upon the return to the Treasury of any State bond of equal amount, issued under the acts of the General Assembly or Ordinances of the Convention, authorizing such exchange, and upon a return of all bonds issued under any particular act or ordinance, the corporation shall be entitled to a cancellation and surrender of any mortgage executed to the State for securing payment of such corporation bonds, or State bonds; coupons on said bonds may be exchanged in like manner and cut off and retained on either side to make equality.

Sec. 3. To facilitate the exchange proposed in this act, the State does hereby relinquish all claim for stock in the Western Railroad above one million one hundred thousand dollars, and surrenders to the said Company two hundred and twenty-five thousand dol lars coupons now in State Treasury withheld on a former exchange of Company, bonds for stock in said Railroad; and also the State does hereby relinquish all claims to stock in said company above six hundred thousand dollars upon the return to the Treasury of the five hundred thousand dollars of Wilmington, Charlotte and Rutherford company bonds, and coupons hereto-fore issued to said Western Railroad company; Provided, That any person acquiring a share of State stock in said corporation, shall be entitled to all rights and privileges with the private stockholders in voting, and in the election of the directors whose number shall be determined by the stockholders of said company. The State also relinquishes all claim to stock in the Western North Carolina Railroad above four millions of dollars.

Sec. 4. That as soon as the proportion of shares of stock for which the State appoints one director in any corporation, is exchanged, the right of the State to appoint such director shall cease and determine, and one ivector to be selected by lot shall be deducted from the number appointed on the part of the State; and upon acceptance of this act by any corporation and such guar-antees given for its fulfillment as shall be deemed sufficient by the Treasurer and week they issue. Send for Pamplet, 110 Attorney General, all further rights to representation by the State either by directors

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OTICE.

Graham is not entitled to a Representative; Pamlico votes with Beaufort for Member of the House.

CONGRESSIONAL DISTRICTS .- The folfowing are the Congressional Districts as laid off by an act of the General Assembly:

1st. Currituck, Camden, Pasquotank, Perquimans, Gates, Chowan, Hertford, Hyde, Beaufort, Pitt, Pamlico, Bertie, Martin, Washington, Tyrrell and Dare.

2d. Edgecombe, Wilson, Green, Wayne, Lenoir, Jones, Craven, Northampton, Warren and Halifax.

3d. Onslow, Duplin, Sampson, Harnett, Cumberland, Bladen, Columbus, Bruns-wick, New Hanover, Carteret and Moore. 4th. Johnston, Wake, Chatham, Orange,

Granville, Franklin and Nash. 5th. Randolph, Davidson, Guilford, Alamance, Person, Caswell, Rockingham, and Stokes.

6th. Robeson, Montgomery, Richmond, Anson, Stanly, Cabarrus, Union, Mecklen-burg, Gaston, Lincoln and Catawba.

7th. Forsythe, Surry, Yadkin, Davie, Row-an, Iredell, Alexander, Wilkes, Alleghany, Ashe and Watauga.

8th. Caldwell, Burke, Cleveland, Mitch-ell, Yancey, McDowell, Transylvania, Bun-combe, Madison, Haywood, Jackson, Swain, Macon, Clay, Graham, Cherokee, Rutherford, Polk and Henderson.

that Robert M. Bridger, convicted of the crime of perjury, at the Spring term, 1872, of Bertie Superior Court, did escape from the custody of the Sheriff of said county, and cealed in that or some other adjoining county, that the usual process of law cannot beexecuted on him,

This is, therefore, to command the said Robert M. Bridger to forthwith surrender himself into the custody of the Sheriff of ulty do. An inflamed lung cannot, with Bertie or some other Sheriff, so that the Sheriff of Bertie can obtain him, and should the said Robert M. Bridger continue to stay out, lurk about and keep himself concealed, and not surrender after publication of this proclamation, I hereby enjoin and command each and every Sheriff, Constable and other peace officers, and all good citizens generally, to forthwith capture, ar-rest and bring said Robert M. Bridger to justice, and in case of his flight or resistance, after being called upon to surrender, any one may slay said Bridger without impeachment or accusation of any crime. Given under my hand at Winston this 22nd day of March, 1872.

C. C. POOL. Judge Superior Court, First Judicial District.

This is a true copy of the original. T. W. BELL, Sh'ff,

126-4t.

Bertie County, N. C.

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Would I Were a Child again

sighs the weary and exhausted one, as the

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circulation, giving vigor and health. It regulates the bowels, quiets the nerves, acts directly on the secretive organs, and

by its powerful Tonic and restoring effects, produces healthy and vigorous action to the whole system.

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or proxy, shall cease and determine.

Sec. 5. That as soon as may be practicable, the Public Treasurer shall receive the bonds offered in exchange, and in the presence of the Auditor and Attorney General, shall cancel the same. It shall also be his duty to transfer the stocks and execute such conveyances of the other interest hereinbefore mentioned as shall be deemed necessary, such conveyance to be in a fo.m ap-

proved by the Attorney General.

Sec. 6. It shall be the duty of the Auditor to make a minute of what shall be done by the Treasurer in the premises, and to make therefrom such entries in the books of his office as may secure a just accountability on the part of the Treasurer because of the transaction hereinbefore mentioned.

Sec. 7. The Public Treasurer shall make special reports upon the subject of this act to the General Assembly at every session.

Sec. 8. That this act shall be in force from and after its ratification.

Ratified the 1st day of February, A. D., 44-wtd. 872.

TOTICE!

All persons indebted to the estate of Rebecca E. Goodwin, deceased, are hereby notified to make settlement, and all persons to whom said estate is indebted to present their claims for payment to the undersigned. E. S. BADGER, Administrator

Debonis non of Rebecca E. Goodwin, dec. Raleigh, Feb. 29, 1872. 113-6w.

ALAIMANTS HAVING TESTIMON U taken by me will please understand that all costs and charges are to be paid at the time when such testimony is taken Counsellors should so inform claimants. E. W. WOODS, Special Commissioner.

Chapel Hill, Dec. 12, 1871. 85-tf.

U. S. INTERNAL REVENUE, Collector's Office, 4th Dist., N. C., Raleigh, March 25th, 1872.

STREET, CONTRACTOR OF

As required by Law, notice is hereby given that seizure was made by Chas. D. Upchurch, Deputy Collector, on the 23rd day of March, 1872, of one hundred and forty-five gallons Corn Whiskey, seized as the pro-perty of Dan'l McBain, Franklin Pugh, & Murdock Williams. This is to inform any person or persons having any interest in, or claiming the said Whiskey, to come forward within thirty days from the date of this notice, and say why the same shall not be forfeited and sold to the use of the United States, for violation of its Internal Revenue I. J. YOUNG. laws.

Collector 4th Dist., N. C. mar. 29-law3w. 11.35.58 NO 59.80

S. INTERNAL REV'E. NOTICE

ASSESSORS OFFICE. 4th Collection District N. Raleigh, April 5th, 1872.

Notice is hereby given, as required by Section 19 of the act of June 30th, 1864, as subsequently amended, that between the hours of 10 A. M. and 4 P. M., on the 24th, 25th and 26th days of April, 1872, at my of-fice in the city of Raleigh, N. C., appeals will be received and determined relative to any erroneous of excessive valuations, at-sessments or enumerations by the Assessor or Assistant Assessors returned in the An-nual List for 1872.

All appeals, as aforesaid, must be made in writing, and must specify the particular cause, matter or thing respecting which a decision is requested, and must, moreover, state the ground or principle of error complained of.

公用1日 WILLIE D. JONES. 44-w6t. Assessor 4th District N. C.