

WEDNESDAY MORNING, MAY 28, 1862.

LATEST NEWS.

STONEWALL JACKSON AGAIN GLO-RIOUSLY VICTORIOUS.

A dispatch was received on Monday night by Mrs. Davis from President Davis conveying the joyful intelligence that Stonewall Jackson had met and thrashed Banks soundly, capturing 2,000 of his troops, and all his baggage, munitions, &c. Jackson has retaken Winchester, and will probably drive and follow Banks into Maryland-a consummation most devoutly to be wished.

OUR LINES ABOUT RICHMOND. There was some action on our lines in the neighborhood of Richmond on Saturday.

From such reliable particulars as we have; i appears that the enemy made a demonstration in the neighborhood of New Bridge and Mechanicsville on Saturday.

Ouisdurday afternoon the enemy took posses sion of Mechanicaville, which is about four miles from the city boundary, on the road which extend from Lighteer, in street. Three pieces of he Washington Artillery were placed across the Chickahominy, but our forces were directed to fail back to the other bank of the stream, which they did atter a sharp cannonading. Captain Hosser was wounded in the arm by a fragment of a shell. On occupying Mechanicsville Saturday afternoon the cheers of the Yankee army were vociferous and might have been heard for miles.

Yesterday, there was an entire guiet on our lines, and not a shot exchanged on any portion of them as far as we could learn. In the neighbourhood of Mechanicsville, the two armies are disunctly confronted on opposite ranges of hills not more than a mile apart. The enemy's pickets extend to the bridge over the Chickshominy, and our picket lines are not more than six hundled yards spart, a cavalry picket of the enemy being posted directly in the turnpike on the other side of the bridge.

Yes.erday the enemy were throwing up entrenchments about Mechanicsville, and planting batteries to command the bridge and turnpike. About two or three miles to the north the ene my have possesion of the Central railroad, at what is known as Atlee's Station. The situation is such as keeps the public in constant and daily expectation of a general engagement. Richmond Examiner.

ANOTHER VICTORY IN THE VALLEY It was announced yesterday early in the day that a disyatch had been received, giving intellience of a victory over the enemy by the forces

during the continuance of the present war, the stock-holders of all the Banks in this State, located at places occupied or in danger of being occupied by the enemy, whereby the holding of the stockholders' annual meetings thereat may be impracticable, or quite uncertain; may, if they deem it expedient, hold general meetings at other times and places than those specified in their several charters, which meetings shall be called in the manner prescribed in their charters and by-laws, respectively, and held at places as convenient as may be practicable to their respective locations; and the President and Directors of any such Banks who are now in office may continue, therein until a meeting of its stockholders shall be held and their successors shall be elected. Passed and ratified in open Convention, on the 2d

day of May, A. D., 1862. W. N. EDWARDS. Pres. of Convention. WALTER L. STEELE, Secretary,

L. C. EDWARDE, Assistant Sec'ry.

Teste :

[No. 5.]

AN ORDINANCE TO PROVIDE FOR COLLECT. ING THE TAX ON SPIRITUOUS LIQUORS MANUFACTURED OR SOLD IN THIS STATE. IMPOSED BY AN ORDINANCE OF THIS CONVENTION, WHICH WAS RATIFED ON THE 21st DAY OF FEBRUARY, 1862.

1. Be it ordained by the delegates of the people of North Carolina, in Convention assembled, and it is hereby ordained by the authority of the same. That the Sheriffs of the several counties in this State be, and they are hereby authorized and directed to collect from the distillers of spirituous liquors in their respective counties, the tax of thirty cents per gallon "on each gallon of spirituous liquors manufactured in this State," and of "one dollar on every gallon of spirituous liquors sold in this State not the manufacture of this State," imposed by an ordinance of this Convention, ratified February 21st, 1862, at the time they, the said Sheriffs, collect the other taxes as required by law. The said Sheriffs shall have power and authority to administer oaths to such distillers or sellers as to the quantity distilled or sold by them, in all cases where the same shall not have been regularly listed at the time for listing taxables, and shall collect the tax on the same, in all cases, whether the said distillers or sellers may have listed the same at the time they listed their other taxables or not. The Sheriffs of the several counties shall, on paying into the Treasury the taxes of their respective counties, render a separate account or schedule of the tax collected from this source, to be set forth by the Comptroller in his annual official

2. Be it further ordained, That any person who shall refuse or neglect to state, on oath, to the Sheriff as before provided, the quantity of spirituous liquors mannfactured or sold, as the case may be, and to pay the tax on the same, as imposed by law, shall be guilty of a misdemeanor, and in addition to the liability to pay double taxes, such person shall be indicted in the County or Superior Courts, and on conviction, shall be fined at the discretion of the court; and it is hereby made the duty of the grand juries to present all such delinquents, and it is also made the duty of the Sheriffs of the several counties of this | Test State to report to the County or State Solicitor for their counties, the names of all persons that may fail or refuse to render a statement, under oath, to the Sheriff, of the quantity of spirituous liquors manufactured or sold by them; and this ordinance shall be given in charge to the grand juries of the courts of the several counties in this State; and any Sheriff of any county in this State, who shall fail or refus

AND RATIFIED THE 19TH OF FEBRUARY, | six, un und and eighty-nine dollars; to Caldwell A. D., 1862.

1. Be it ordained by the delegates of the people North Carolina, in Convention assembled, and it is hereby ordained by the authority of the same, That under the 7th section of "An Ordinance to raise North Carolina's quota of Confederate Troops," the bounty to privates, musicians and non-commissioned officers shall be paid as follows: To all volunteers between eighteen and thirty five years of age, for three years or the war, including those accepted directly by the Confederate Government, where North Carolina is or may be credited for the same; to all volunteers between eighteen and thirty-five years of age for a less term, re-enlisting or continuing in service for three years or the war, including their former term, by virtue of the Conscription Act of Congross; and to all persons, substitutes excepted, mustered into companies already organized, or organized into companies preparatory to active service by virtue of said Act of Congress : Provided, however, That the officers of all volunteers directly to the Confederate Government, claiming the said boupty, shall make such returns as the Governor may require. 2. Be it further ordained, That the bounty to those now in service shall be due presently and be paid according to seniority of regiment.

3. Be it further ordained, That the Governor be, and he is hereby directed to discharge all volunteers over thirty-five years of age not yet transferred to the Confederate Government, that may desire a discharge.

4. Be it further ordained, That all volunteers for for three years or the war that have volunteered or may volunteer before the seventeenth of this monthe and shall continue in service for the war, shall be entitled to the bounty of fifty 'dollars as, heretofore paid, although they may be over thirty-five years of

Passed and ratified in open Convention the 6th day of May, A. D., 1862.

W. N. EDWARDS, President of the Convention.

WALTER L. STEELE, Sec'y. L. C. EDWARDS, Ass't Sec'y.

[No. 10.]

AN ORDINANCE EXEMPTING THE PROPER-TY OF DELINQUENT SOLDIERS FROM DOUBLE TAXES.

WHEREAS, At the time prescribed by law for listing taxable property in this State, many of its citizens were in the military service of their State and of the Confederate States, and in consequence thereof

failed to give in their lists of taxable property; therefore, Be it ordained by the Delegates of the People of North Carolina in Convention assembled, and it is hereby ordained by the authority of the same. That the Sheriffs of the respective counties in this State are hereby instructed to collect no more taxes from such delinquents than they would have been liable for had they rendered in their lists of taxables according to

Passed and ratified in open Convention on the 7th day of May, A. D., 1862.

W. N. EDWARDS, Pres. of Con. WALTER L. STEELE, Secretary,

L. C. EDWARDS, Assistant Sec'ry. [No. 11.]

AN ORDINANCE TO AUTHORIZE THE PUBLIC TREASURER TO PAY REV. F. V. HOSKINS FOR SERVICES AS CHAPLAIN OF THE SEV-NORTH CAROLINA ENTH REGIMENT OF VOLUNTEERS. Be it ordained by the delegates of the people of North Carolina, in Convention assembled, and it is hereby ordained by the authority of the same, That the Treasurer pay the Rev. F. V. Hoskins the sum of one hundred dollars for his services as Chaplain to the Seventh Regiment of North Carolina Volunteers, from the twenty-ninth of August, 1861, to the twenty-ninth of October, 1861, while prisoners of war, and that he be allowed the same in the setilement of his public account.

cous by, one thousand two hundred and one dollars and for y-two cents ; to J. H. Neff, one hundred and ployed. sixt d llars and thirty-eight cents; to Rockingham cour ly, three thousand eight hundred and fifty-one doll rs and ninety-six cents ; to W. H. & R. S. Tuckor, i is hundred and fifty-seven dollars and fifty-two

ceni ; to James Cassidav, eighty-eight dollars and fifty cents; to Capt. J. W. Francis, one thousand one hun red and sixty-two dollars and ninety-five cents; to J. R. Love, twenty-four dollars; to B. D. Morrill, Teste sev() do lars; to J. S. Williams, seventy-eight dollars and in p-six cents; to James P. Flannagan, (Iredell, tweive dollars; to Columbus county, six thousand six up dred and thirty-three dollars and fifty-one cen i; to Anson county, seven thousand seven hun-

dret at attwenty-one dollars and eighty-two cents to I an kyin G. Pitt, two hundred and thirty-five dol lars an i seventy cents; to Charles Green, fifty seven collars; to Stanly county, six hundred and we ty fire dollars and twenty-nine cents; to B. M. Wal cei, one hundred and forty-five dollars; to J. M. sriel, two hundred and twenty-three dollars and on ; cent; to W. H. Cunningham, one hundred and nijie dollars and eighty-five cents; to James Will on two hundred and eighty-two dollars and forty-four cents; to John J. Long, trustee for Virginia A. Joh ison, seventy-five dollars; to J. W. Bennett & J. W. McDaniel, Administrators of W. T. Bennett, dectas d. eighteen dollars and twenty cents; to Dr. E. S. Carter, forty-three dollars and twenty-four cents; to Bertis county, six hundred and fifty-four dollars and twenty-two cents ; to Daughtry, Cox & Co., faurteen dollars and twenty-eight cents ; to Freir : Killiott, fourteen dollars and fifty cents; to Teste W. Rig Blanchard, eleven dollars and thirty-eight cen s. to Barrow & Co., thirteen dollars and thre ents; to J. H. Dalton, twenty dollars ; L. . t. anders, three hundred and ninety doll Joba ohoon, fifty-nine dollars and ninety-two

to Jap es Cassiday, assignee, four hundred and ty-iw dollars; to A. S. Crowson, twenty-sev larf a d twenty-five cents; to E. Stanly, for lars a d fifty-one cents ; to James B. Gordon, dollaf and fifty-seven cents; to H. Hoer, two and t enty five cents; to John K. Currie, thirtyfout d illars; to Dr. John W. Davis, one hundred and sixty- tree dollars and twenty-five cents; to D. Pender & Co., one hundret and one dollars and fortyseven cents; to McNair, Bro. & Co., one hundred and tl irty, seven dollars and fifty cents; to B. H.

and t. Montgomery county, two thousand nine hundred nd seventy-six dollars and eighty-nine cents. I'a: jed and ratified, in open Convention, May Sth, W. N. EDWARDS,

N ORDINANCE TO AUTHORIZE THE STOCK. HOLDERS OF THE MINERS' AND PLAN TE IS' BANK, OF MURPHY, TO ESTABLISH AN AGENCY OR BRANCH EAST OF THE

I. is ordained by the delegates of the people of

contract with the salt commissioner, shall be exempt from military duty and militia service while so em

SEC. & Be it further ordained, That this ordinance shall take effect from its passage, and shall be subject to alteration, modification or repeal by the General Assembly. Passed and ratified in open Convention on the 9th

day of May, A. D., 1862. W. N. EDWARDS. Pres. of Convention. W. L. STEELE, Secretary,

L. C. EDWARDS, Assistant Secretary.

[No 19.]

AN ORDINANCE PROVIDING FOR AN IN CREASE OF THE SALARIES OF THE TREAS-URER, COMPTROLLER AND SECRETARY OF STATE FOR THE YEAR 1862.

SECTION 1. Be it ordained by the delegates of the people of North Carolina in Convention assembled, and it is hereby ordained by the authority of the same, That for the year eighteen hundred and sixtytwo, the Treasurer of this State shall receive as his salary, twenty-five hundred dollars the Comptroller shall receive fifteen hundred dollars, and the Secretary of State shall receive one thousand dollars.

SEC. 2. Be it further ordained, That this ordinance shall expire and cease to be in force and operation on the thirty-first day of December, one thousand eight hundred and sixty-two.

Passed and ratified in open Convention the 9th day of May, A. D., 1862.

W. N. EDWARDS, Pres. of Convention. . STEELE, Secretary. ABDS, Assistant Secretary.

[No. 20.]

NCE TO ENLARGE THE POLICE OF THE SEVERAL CORPORATE N THIS STATE.

Be it ordained by the delegates of the th Carolina in Convention assembled, and it is hereby ordained by the outhority of the same, That the corporate authorities of the several cities and towns of this State, shall have power to regulate. restrain or prohibit within their corporate limits, or within one mile thereof, the sale of spirituous liauors : Provided, nevertheless, That where any tax shall have been paid for an annual license, it shall be the duty of the Commissioners to make a pro rata compensation for such time as such license shall be suspended.

SEC. 2. Be it further ordained, That for the violation of any by-law, or rule made by said Commissioners in pursuance of this ordinance, they may prescribed penalties not exceeding one hundred dol lars, for each offence, to be recovered before the Mayor, Intendant, or Magistrate of Police, without any stay of process, mesne or final, and when judgment shall be given for any such penalty, the party convicted may, unless the penalty and costs be paid, be immediately committed to jail for the space of thirty days, or until payment thereof shall be made, or else the Mayor, Intendant, or Magistrate of Police may issue execution therefor : Provided, That any party dissatisfied with such judgment shall be allowed an appeal to the next Court of Pleas and Quarter Sessions for the county, upon entering into recognizance with sufficient security for his appearance to said court, and also for the penalty and costs. SEC. 3. Be it further ordained, That this ordinance may be altered, modified or repealed by the

(the proxy being a Stockholder) a number holding a majority of the stock, each share of which shall entitle the holder to one vote, and every act shall re-quire the sanction of a majority of the votes present. SEC. 6. Be it further orderized, That this ordinance shall take effect shall take effect and bes in force from and after its passage, and shall continue in force for the period of ninety-nine years.

Passed and ratified in open Convention on the 9th day of May, A. D., 1862.

W. N. EDWARDS, Pres. of Convention. WATTER L. STEELE, Sec'y. L. C. EDWARDS, Ass't Sec'y,

[No. 22.]

Teste :

RESOLUTION PROVIDING FOR THE PRINT. ING OF THE JOURNALS OF THE CONVEN-TION.

Resolved, That when this Convention shall be disselved, that the Principal Secretary have printed five hundred copies of its Journal; two copies to be furnished to every former and present member of the Convention, two to each of the Secretaries of the Convention, two to the Library of the University, one to each County and Superior Court Clerk's office in the State, and one-half of the residue to be deposited in the office of the Secretary of State, and the other half in the public Library of the State, and that the Secretary be allowed the sum of one hundred dollars for transcribing the Journal.

Passed and ratified in open Convention on the 9th day of May, 1862.

W. N. EDWARDS. Teste : Pres. of Convention. WALTER L. STEELE, Secretary. L. C. EDWARDS, Assistant Secretary.

[No. 23.]

AN ORDINANCE IN RELATION TO ELEC-TORS OF THE SENATE.

Be it ordained by the delegates of the people of North Carolina, in Convention assembled, and it is hereby ordained by the authority of the same, That every free white man, of the age of twenty-one years, being a native or naturalized citizen of the Confederate States, who has been an inhabitant of the State for twelve months, and of the district in which he proposes to vote six months next before the day of any election, and shall have paid public taxes, shall be entitled to vote for a member of the Senate for the district in which he resides.

Passed and ratified in open Convention on the 10th day of May, A. D., 1862.

W. N. EDWARDS, Pres. of Convention,

W. L. STEELE, Secretary, L. C. EDWARDS, Assistant Sect'y.

Teste

[No. 24.]

AN ORDINANCE FOR THE RELIEF OF SUCH PERSONS AS MAY SUFFER FROM THE DESTRUCTION OF THE RECORDS OF HERTFORD COUNTY, OCCASIONED BY THE BURNING OF THE COURT HOUSE AND CLERK'S OFFICES OF SAID COUNTY.

WHEREAS. In the month of March last, the Court House of Hertford county was burned by the public enemy, and with the Court House was destroyed the lerk's offices of said county, whereby the former records of wills, deeds, and other instruments of writing were destroyed, and the title of the citizens of said county to their preperty, if not entirely lost, are in a loose and confused bondition ; and, whereas, the county of Hertford met with a like misfortune in 1830, by having its Court House and records burnt by some evil disposed person; and, whereas, the evil was then remedied as 1ar as practicable by the passing an act by the General Assembly, at its session of 1830-'31, entitled "an act for the relief of such persons as many suffer from the destruction of the records of Hertford county occasioned by the burning of the Court House and Clerk's offices of said county," chapter LXVIII, and the further passage of another act of the General Assembly, at its session of 1831-'32, entitled "an act in addition to an act passed at the last session of the General Assembly of this State, in relation to the burning of the records of the county of Hertford," Chapter XUVI : and, whereas, The like calamity has happened to the county of Hertford again by the burning of the Court House and the public records of the county by the public enemy : Therefore, Be it ardained by the delegates of the people of North Carolina, in Convention assembled, and it is hereby ordained by the authority of the same, That the same and identical provisions of the before recited acts of the General Assembly of the session of 1830-'31, Chapter LXVIII: and of the session of 1831-'32, Chapter XCVI be, and the same are hereby revived and re-enacted, and made applicable to the present wants, necessities and condition of the county of Hertford, to all intents and purposes, and with the same force and effect as if the two before recited acts of the General Assembly were herein specially set forth with all and every of their parts and provisions.

ans 's sty four cents ; to R. T. Clark, sixty dollars ; A. D. 1862. Teite Pres. of Convention. ALTER L. STEELE, Secretary, I C. EDWARDS, Assis't Secretary.

No. 16.

BL JE RIDCE.

North Carolina, in Convention assembled, and it is hereb ordained by the authority of the same, That General Assembly

to Dr.	WALTER I L. C. EDW
d twen-	AN ORDINAL
en dol-	POWERS (
ur dol-	TOWNS IN
sixteen	SECTION 1.
dollars	people of Nor

Metri aan, three hundred dollars and ninety-nine cents to W. F. & T. J. Strayhorn, twenty-nine dollars a deighty-two cents ; to Dr. Joseph Commander Asventy-eight dollars; to Samuel C. Bryson, seven hundred and forty-five dollars and twentythree ents; to Worth & Daniel, thirty-seven dollars

under Gen. Jackson. Upon inquiry at the De. partments, we learned that no official information of an engagement had been received, but that it was generally believed that our forces had encountered a body of the enemy at Front Royal, Warren county, and had routed them, capturing several pieces of artillery, a large quantity of ordi nance stores, and a considerable number of prisoners.

From a gentleman who l ft Staunton vesterd w morning we learn that a courier from the army of Gen. Jackson arrived at that point on Satur day evening, and brought dispatches to Gen Johtston, substantially confirming the above statement. Information received from private sources deemed entirely worthy of credit, assure us that Gen. Jackson was within four miles of Front Royal on Friday morning, and the town was occupied by about 1,500 Federal troops. We presume that it was this force with which he had the engagement reported, and the hope is reasonably entertained that he had succeeded in bagging the whole party. There is no probability that "old Stonewall" will permit the Yankees to stagnate during their sojourn in the Valley, if he is permitted to continue his operations against them.-Richmond Dispatch.

FROM NORTHWESTERN VIRGINIA.

Intelligence was received here yesterday even ing that General Jackson had engaged the enemy at Front Royal, in Page county, and captured an entire Yankee regiment. The news was brought to Staunton by a courier.

General Shields is stated to have effected junction with M. Dowell at Fredericksburg, and the report is very positive that he bas reinforced • the latter general by filteen thousand men and forty pieces of artillery .- Richmond Examiner.

ORDINANCES PASSED BY THE STATE CONVENTION AT ITS THIRD AD-JOURNED SESSION.

[No. 1.]

AN ORDINANCE IN REGARD TO HOLDING THE COURTS IN AND FOR THE COUNTY OF HERTFORD.

Be it ordained, by the Delegates of the people North Carolina, in Convention assembled, and it is hereby ordained by the authority of the same, That hereafter, until otherwise provided by the General Assembly, the Courts of Pleas and Quarter Sessions, and also the Superior Courts of Law and Equity, for the county of Hertford, may be held in the town of Winton, or in any convenient building within one-half mile of the corporate limits of said town.

Passed and ratified in open Convention, on the 26th day of April, A. D. 1862.

W. N. EDWARDS. President of Convention. Teste: WALTER L. STEELE, Secretary. L. C. EDWARDS, Ass't Sec'ry.

[No. 2.]

RESOLUTION IN REGARD TO A CERTAIN CLAIM IN FAVOR OF J. R. DAVIDSON.

WHEREAS, At the second extra session of this Con claims audited and allowed by the Board of Claims, in which was included a claim of J, R. Davidson, of Iredell county, for forty-six dollars and ninety-three cents : and, whereas, it appears that this same claim has Teste : been paid to the claimant by the Paymaster General's Department; therefore,

Re it resolved, That the Treasurer of the State withhold the payment of the said claim of forty-six dollars and ninety-three cents to said Davidson. Passed and ratified in open Convention the 26th day of April, A. D., 1862.

W. N. EDWARDS, Teste Pres. of Convention. WALTER L. STEEDE, Secretary, L. C. EDWARDS, Assistant Secretary.

[No. 3.]

to discharge the duty imposed on him by this ordinance, shall be indictable as for a misdemeanor, and on conviction, fined at the discretion of the court. Passed and ratified in open Convention on the 2nd day of May, A. D., 1862. W. N. EDWARDS,

Pres. of Convention. Teste W. L. STEELE, Secretary. L. C. EDWARDS, Assistant Secretary.

[No. 6.] AN ORDINANCE CONCERNING THE ELEC.

TION OF GOVERNOR.

WHEREAS, By the construction which, in practice, has been given to the Constitution of the State, the | Teste : Speaker of the Senate, in case of a vacancy in the office of Governor, shall exercise the powers of Governor by virtue of his office as Speaker, and without vacating the same, which said office of Speaker must cease and determine with that of the incumbent as a AN ORDINANCE IN REGARD TO THE BOARD Senator, upon the election of his successor in the next succeeding Senate, and the same construction would apply to the succession of the Speaker of the House of Commons to the exercise of the powers of Governor: and, whereas, according to this construction, a vacancy will take place in the office of Governor of Claims, during their continuance in office, may from and after the day of the next election on the first Thursday in August next, until the first day of Jan- they allow to the General Assembly : and the Geneuary, A. D., 1863, against which'it is the duty of this | ral Assembly is hereby authorized to pass, finally, Convention to provide : therefore,

1. Be it Ordained by the Delegates of the people North Carolina, in Convention assembled, and it is hereby ordained by the authority of the same. That the person who shall be elected Governor of this State at the next regular election on the first Thursday in Au- Teste : gust next, as now provided for by law, shall also fill the office and discharge the duties of Governor of this State from the second Monday of September until his successor shall be qualified.

2. Be it further ordained; That the proper returning officers of every county, shall, as soon as the result of the election is known in his county, transmit to the Secretary of State a statement of the votes taken in his county for Governor, which statement shall be made up from the poll books of his county, as is now prescribed by law.

3. Be it further ordained, That the Secretary of State, the Treasurer and Comptroller, shail, on the fourth Thursday in August next, in the presence of the Governor, proceed to examine said returns, and ascertain and declare what person shall have received the greatest number of votes, whereupon the Gover-Teste: nor shall issue his proclamation, declaring such person duly elected Governor of this State from the second Monday of September, A. D., 1862, until his successor shall be qualified.

4. Be it further ordained, That the person so declared and proclaimed Governor as aforesaid, shall, on the second Monday of September, A. D., 1862, appear before some Judge of the Supreme Court, or some one of the Judges of the Superior Courts of Law, and take and subscribe the oath now prescribed by law for qualification of Governor of this State, and shall immediately enter upon the discharge of the duties of his office, which oath, so taken and subscribed, shall be filed in the office of Secretary of State. 5. Be it further ordained, That His Excellency.

Henry T. Clark, shall continue to hold the office and discharge the duties of Governor of this State from the first Thursday in August until the second Monday in September next, of until his successor shall be qualified, as fully and to all intents and purposes, as he has heretofore done, and shall receive the usual vention an ordinance was passed for the payment of salary, in proportion to his extended term of service. Passed and ratified in open Convention on the 2nd day of May, A. D., 1862.

W. N. EDWARDS, Pres. of Convention. W. L. STEELE, Secretary.

L. C. EDWARDS, Assistant Secretary.

[No. 7.] RESOLUTION TO PROVIDE FOR THE PROMPT

COLLECTION OF THE TAX IMPOSED ON THE MANUFACTURE AND SALE OF AR-DENT SPIRITS. Teste:

Resolved, That the Comptroller be authorized and directed to have immediately printed three hundred copies of the ordinance passed this day, entitled "An Ordinance to provide for the collecting of the

Passed and ratified in open Convention on the 7th day of May, A. D., 1862.

W. N. EDWARDS. Teste. Pres. of Convention. W. L. STRELE, Sec'y. L. C. EDWARDS, Assistant Secretary.

[No. 12.]

OF CLAIMS. Be it ordained by the delegates of the people of North Chrolina, in Convention assembled, and it i hereby ordained by the authority of the same, That after the adjournment of this Convention, the Board report the result of their action on such claims as upon such claims, and make provision for their mmediate pavment.

Passed and ratified in open Convention on the 7th day of May, A. D., 1862.

W. N. EDWARDS. Pres. of Convention. W. L. STEELE, Secretary. L. C. EDWARDS, Assistant Sect'y.

[No. 13.]

RESOLUTION IN FAVOR OF ALAMANCE. COUNTY.

County of Alamance the sum of five hundred and thirty-six dollars and thirty-one cents, allowed by the Board of Claims, as reported by the said Board this day, by way of making up the proper sam, which | act. ought to have been allowed in the report in February. last.

day of May, A. D., 1862.

WALTER L. STEELE, Secretary.

ENTITLED "AN ORDINANCE TO SECURE TO CERTAIN OFFICERS AND SOLDIERS THE RIGHT TO VOTE.

1. Be it ordained by the delegates of the people of North Carolina in Convention assembled, and it is hereby ordained by the authority of the same, That the proper returning officers of every county in this State shall include in their returns the votes of officers and soldiers given in any election in which they may be entitled to vote by law, if received within twenty days after they are cast, and the said and a so for the purchase of the right of way to and returning officers shall not make up their returns and from taid works, and also of any canals which may declare the result of said elections until the expiration of twenty days as aforesaid.

2. Be it further ordained. That the proper returning officer of every county shall, within eight days after the period fixed for comparing the returns, transmit to the seat of government and deliver to the tice + the owner of said land, if he be a citizen of proper officer a statement of votes given in his coun-ty for Governor, which statement shall be made in, the unty in which the land is situated, who shall the manner and form now required by law.

3. Be it further ordained, That the Governor be directed to make known, by proclamation, the provisions of the ordinance securing to officers and soldiers the right to vote. Passed and ratified in open Convention the 8th

day of May, A. D., 1862. W. N. EDWARDS, Pres. of Convention. W. L. STEELE, Sec'ry.

L. C. EDWARDS, Assistant Sec'ry.

the S bekholders of the Miners' and Planters' Bank, at Mirphy, shall have the right to establish an Agan y or Branch east of the Blue Ridge at such Teste : place as said stockholders in general meeting may agiet upon. Se it further ordained, That hereafter all the

subse iptions to the capital stock of said bank shall be pa d'in full within twelve months from the date of a scription. . 3. Se is further ordained, That this ordinance shall be in force from and after its passage. Pa sed and ratified in open Convention on the 9th

day (' May, A. D., 1862. W. N. EDWARDS, Pres. of Convention. **MALTER L. STEELE, Secretary.** 1. C. EDWARDS, Assistant Sec'ry.

[No. 17.] AN ORDINANCE TO PROVIDE FOR THE CO LECTION OF TAXES, AND FOR OTHER

PURPOSES. 1. 3e it ordained by the Delegates of the people of North Carolina in Convention assembled, and it here, ordained by the authority of the same, That in all by les requiring a majority of the Justices of the Peaks to discharge any duty pertaining to their of fices is members of the several Courts of Pleas and Qual r Sessions of this State, a majority of those at the i ad remaining in the county, shall be deemed and bild to be a majority within the purview of the ordly nee of this Convention or of the acts of the Gen? al Assembly.

2. Te it further ordnined, That in those counties which have failed to make provision for the collection of re enus according to the seventh section of an act p' ased at the second extra session of the General Asset bly of 1860-'61, entitled "An Act concerning Reve ue, "it shall be the duty of the Courts of Pleas] and (parter Sessions, at their next session, to proceed ' > execute said section. 3.' le il further ordained, That the Clerks of said

count es shall be allowed until the twenty fifth of

4, ile it further ordained. That this ordinance shal be in force for thirty days only after the rise of the lixt General Assembly. Fitied and ratified in open Convention the 9th

day . May, 1862. W. N. EDWARDS, Pres. of Convention. Test

M'AUTER L. STEELE, Secretary, 4. C. EDWARDS, Assistant Secretary.

[No. 18.] AN ORDINANCE IN ADDITION TO AND AMENDMENT OF AN ORDINANCE. ENTI-TLAD "AN ORDINANCE IN REGARD TO THE SUPPLY OF SALT."

and is hereby ordained by the authority of the same, be recessary for the purpose of obtaining wood to sup If the State Salt Works; and in case of disagreebe, sne coverts, non compos, under age or out of the Stat ' said Commissioner, upon giving five days no-

ther + 1900 issue his warrant to the Sheriff, or any thei: proceedings shall be reduced to writing under the county in which the land lies; but such appeal their hands and seals, and returned by the officer to shall not delay or interrupt the use or the ext Superior Coart of law for the county in of said right of way by said Company. which the land is located; but if either the Commismay appeal to the same term of the court to which ents ed at that term; but such appeal shall in no

Passed and ratified in open Convention, May 9th, A. D., 1862.

W. N. EDWARDS, Pres. of Convention.

WALTER L. STEELE, Secretary, L. C. EDWARDS, Assistant Secretary.

[No. 21.] AN ORDINANCE TO INCORPORATE THE

SAPONA IRON COMPANY.

SECTION 1. Be it ordained by the delegates of the people of North Carolina in Convention assembled, and it is hereby ordained by the authority of the same, That John C. Washington, James E. Hoyt, George Washington, and William Murdock, their associates, successors and assigns, be, and they are hereby created and constituted a body politic and corporate, by the name and style of "The Sapona Iron Company," and as such, shall have perpetual succession, and may have and use a common seal, and change the same at pleasure ; may sue and be sued, plead and be impleaded in any Court of Law and Equity; shall have power to make all such by-laws and regulations (not inconsistent with the existing laws and Constitution of this State,) as may be deemed necessary for the government of said Company, which shall be binding thereon, and shall have, exercise and enjoy all the rights and privileges of a body corporate necessary or requisite to carry on the business of exploring and mining coals, iron ores, and other minerals, and smelting, manufacturing, transporting and vending the same; and shall also have power to purchase, lease, hold, convey, and dispose of any estate, real and personal: Provided, That said corporation shall, at no one time, hold more than twenty thousand acres of land. Said company shall have, also, the right, power and authority, to build and construct roads and ways, whether tram, plank or turnpike, and to charge the same as to them may seem advisable, for the transportation to, from, or between their mines and furnaces of iron, coal, coke, ores. minerals, and materials, and also to construct such canal or canals and drains as may be required or needful for the supply of water to their furnaces, the transportations of coal, ores, and materials as afore. said, and the drainage of their mines; and that any or all of such roads, canals and drains shall be opened to the use of the public upon the payment of such reasonable tolls and compensation, and subject to such rules and regulations as said corporation may, by their by-laws, establish.

SEC. 2. Be it further ordained, That when any lands or rights of way may be required by said Company for constructing said road, canals, or drains, and for the want of agreement as to the value there of or for any other cause, the same cannot be pur chased of the owner or owners, the same may be taken and the value thereof ascertained, as follows, viz : On application by the Company to any Justice of the Peace, for the county where said land or right of way may be situate, it shall be his duty to issue his warrant to the Sheriff of said county to summon a jury Site rion 1. Be it ordained by the . Delegates of the of at least five freeholders, to meet on the land, on a peofle of North Carolina, in Concention assembled, day expressed in such warrant, not less than five nor more than twenty days thereafter, and the Sheriff on That aid Commissioner may agree with the owners the receipt of said warrant, shall summon the jury of al; land upon which he has or may hereafter erect and when met, shall administer an oath or affirmation salt works, for the purchase or lease of said land, to them, if three or more appear, that they will im partially value the land in question, or right of way. The proceedings of such jurors accompanied by a description of the land or right of way, shall be returned under their hands and seals, or a majormet twith the owner of such land, or if the owners | ity of them, by the Sheriff to the Clerk of the County Court, there to remain as a matter of record, and on the payment of said valuation, the lands or right of way so valued shall vest in said Company so long as the ater may apply to any Justice of the Peace for | the same shall be used for the purpose of said road, canal or drain : Provided, That the location of said road, canal or drain, shall not interfere with any oth(. lawful officer of said county to summon twelve graveyard, or with any house, houselot or garden, free oldgrs to meet on the land to be valued on a day without the consent of the owners thereof : Proto be expressed in such warrant, which shall be within to be rided, further, That no more land shall be condemn-ten is so from iccoming thereof, and the Sheriff or other ed for the purposes aforesaid, than twenty feet in offic', upon the recent of any such warrant, shall | width on either side from the centre of said road, casum on such freeholders accordingly, and when met, nal or drain : And, provided further, That if any prov led as many as seven be present, he shall ad- person or persons over whose land said roads, canals min- ter ap oath to them that they will impartially or drains may pass, or said Company shall be disestil ate the value of such land as may be required satisfied with the valuation of said jurors, either sels, Silk and Worsted Gimps, Picture Tassels, Matta, by s. id Commissioner for the use of said works, and party may have an appeal to the Superior Court of Floor Oil Cloth, an excellent Herring Safe, with many

Passed and ratified in open Convention, on the 10th day of May, 1862.

W. N. EDWARDS. Teste Pres. of Convention. WALTER L. STEELE, Secretary, L. C. EDWARDS, Assistant Secretary. [Concluded in our next.]

University.

THE EXAMINATION OF THE STU-DENTS OF THE UNIVERSITY OF NORTH CAROLINA will begin on MONDAY, the 26th inst., and continue until the day of the College Commencement, THURSDAY, the 6th of June.

The COMMITTEE OF VISITATION for the year 862 consists of His Excellency, HENRY T. CLARK, Governor of

the State, and ex officio President of the Board. Hon. DAVID L. SWAIN, L. L. D., President of

the College. WILLIAM H. BATTLE, ROBERT R. BRIDGERS, PAUL C. CAMERON, DANIEL W. COURTS," JOHN W. CUNNINGHAM, RICHARD DILLARD, JOHN R. DONNELL, WILLIAM A. GRAHAM, ROBERT D. HART, CUSHING B. HASSELL. SANUEL P. HILL, JOHN J. JACKSON, JAMES C. JOHNSTON, MATTHIAS E. MANLY, GILES MEBANE, JOHN M. MOREHEAD, MATTHEW W. RANSON, WALTER L. STEELE, HUGE WADDELL, JONATHAN WORTH. All other Trustees of the University who may a tend will be considered members of this Committee.

CHAS. MANLY, Secretary. my 7-td

Iron Safe, Upholstery and Paper Hangings at Auction.

ON TEURSDAY NEXT, THE 29th IN-stant, commencing at 11 o'cleck, A. M., I shall sell, by public auction, at the storehouse on Sycamore Street formerly occupied by Mr. L. C. Tappey, the entire stock of Paper Hangings, Borders, Decocrations, Medalions, Fine Board Prints, Window Shades, Damasks, Silk Curtains, Cornice, Bands, Loops, Tas-

Resolved, That the Public Treasurer pay to the

Passed and ratified in open Convention on the 7th

W. N. EDWARDS. Pres. of Convention.

L. C. EDWARDS, Assis't Sec'y.

[No 14.] AN ORDINANCE TO AMEND AN ORDINANCE.

RESOLUTIONS CONCERNING THE COUNTY OF BURKE. f. Resolved, That the seventh section of an act

passed at the second extra session of the General Assembly of 1860-'61, entitled "An Act concerning Revenue," shall not apply to the county of Burke, but that the Court of Pleas and Quarter Sessions of said county, next ensuing, shall be allowed to carry into effect the provisions of said section.

2. He it further resolved, That the Clerk of the County Court of said county small be allowed until the 25th day of August, 1862, to deliver to the Sheriff of said county a fair and accurate copy of the tax lists, as required by the 20th section of said Revenue Act. 3. Be it further resolved, That twelve Justices of the Pence in and for said county of Burke, shall form a quorum and have full power to assess and levy taxes, and transact all other county business, provided a majority of said Justices cannot be assembled.

. Be it further resolved, That the first and second of these resolutions shall expire and be inapplicable after the year 1862.

Passed and ratified in open Convention, the 1st day of May, A. D., 1862.

W. N. EDWARDS, Terte: Pres. of Convention. W. L. STEELE, Secretary,

L. C. EDWARDS, Assistant Secretary.

[No. 4.] AN ORDINANCE FOR THE RELIEF OF THE BANKS OF THIS STATE.

Be it ordained by the Delegates of the people of North Carolina, in Convention assembled, and it is hereby ordained by the authority of the same, That

tax on spirituous liquors manufactured or sold in this State, imposed by an ordinance of the Convention, ratified on the twenty-first day of February 1862," and forward a copy to the Sheriff, County Court Clerk, the Chairman of the County Court and

the County Solicitor, for each and every county in the State.

Passed and ratified in open Convention, the 2nd day of May, A. D., 1862.

W. N. EDWARDS. Pres. of Convention. Teste: WALTER L. STEELE, Secretary, L. C. EDWARDS, Assistant Secretary.

[No. 8.] AN ORDINANCE TO PAY THE REV. MORRIS H. VAUGHAN FOR CERTAIN SERVICES. Be it ordained by the delegates of the people of North Carolina, in Convention assembled, and it is hereby ordained by the authority of the same, That the Public Treasurer pay the Rev. Morris H. Vaughan one hundred dollars for services as Chaplain at Roanoke Station from the 25th of June to the 25th of August, 1861, and that the same be allowed the Treasurer in the settlement of his accounts. Passed and ratified in open Connvention the 5th

day of May, A. D., 1862. W. N. EDWARDS, Pres. of Convention. Teste: WALTER L. STEELE, Secretary,

AN ORDINANCE AMENDATORY OF AN ORDI-

[No. 15.]

AN ORDINANCE TO AUTHORIZE THE PAY. MENT OF CERTAIN CLAIMS ALLOWED AND REPORTED BY THE BOARD OF CLAIMS.

Be it ordained by the Delegates of the people of North Carolina, in Convention assembled, and iteis the sturn is directed to be made, and have his appeal hereby ordained by the outhority of the same, That the Treasurer be, and he is hereby authorized to pay | way hinder or delay the operations of the Salt Comthe following claims out of any monies in the Treas- mis oner, and whenever such value shall be ascerury not otherwise appropriated, and shall be allowed tair d, it shall be paid by the Commissioner, out of the same in the settlement of his account: To Bla- the um heretofore placed at his disposal, and the sesment, forfeiture and sale by the Board of Direcden county, six thousand eight hundred and sixty title o said lands shall vest in the State during the condollars and twenty-three cents; to Mecklenburg tint nee of the present war. county, six thousand one hundred and seventy-seven | S. c. 2. Be it further ordained, That said Commisdollars and three cents; to Davidson county, four sion r is authorized to bore for salt and establish salt thousand one hundred and eighty-nine dollars and wor s wherever in the State he may deem it advisable thirty cents; to B. F. Biddle, one hundred dollars; of e pedient; and if, upon examination and experi-to Ellis & Mitchell, sixty dollars and forty-two cents; meb, he shall be satisfied that salt or salt water is to Samuel R. Bunting, seven dollars and twelve four 1 in sufficient quantities to make salt, he may cents; to J. F. Post, L. H. Bowen, W. T. J. Vann, con act with the owner of the land for the renting, G. L Dudley, J. L. Wooster, Thad H. Nichols, Thos leas ag or purchasing of said land or salt mines, and E. Lawrence, D. E Bunting, Thomas J. Southerland, in c se of disagreement, the toll, rent or value of said Samuel Shepard, W. P. Elliott, Thomas C. Moore, land or mines shall be ascertained as prescribed in D. K. F. Everitt, H. A. Martindale, S. A. Story, J. the irst section of this ordinance, and upon payment and two-third cents each; to Pitt county, seven S c. 3. Be it further ordained. That said commisthousand three hundred and sixty-one dollars and sof ir is authorized to employ the free negroes of the sixty-seven cents; to Gates county, five thousand Sta supen the salt works, and to give them the rations WALTER L. STEELE, Secretary, L. C. EDWARDS, Assistant Sect'y. [No. 9.] AN ORDINANCE AMENDATORY OF AN ORDI-NANCE TO RAISE NORTH CAROLINA'S QUOTA OF CONFEDERATE TROOPS, PASSED

ration may prescribe.

SEC. 3. Be it further ordained. That the Capital

sign of the owner of the land shall be dissatisfied Stock of said Company may be divided into such with the assessment of the freeholders, either party number of shares and of such amount for each share as the Stockholders thereof may in general meeting direct : Provided, That the Capital Stock of said Company shall not exceed one million of dollars; that said shares shall be personal property, and certificates thereof may be issued and the same may be made transferable and assignable, and liable to as tors in such manner as the by-laws of said Corpo-

SEC. 4. Be it further ordained, That the affairs of said Company shall be managed by a Board of Directors, all of whom shall be Stockholders of said Company, and citizens of the Confederate States .-Said Board of Directors shall be composed of such number and shall be elected by the Stockholders in such manner as the by-laws shall direct, and who shall choose one of their number to be President of the Board, and of the Company : three of said Board shall constitute a quorum to transact business A. Wright, James W. Lippitt, John W. Zimmerman, and R. J. Howard thirty-seven dollars and fifty-two and two-third cents each: to Pitt conners, seven power to fill vacancies which may happen in their boly, and until the first election of Directors by the Stockholders the said John C. Washington, James E. Hoyt, George Washington, and William Murdock shall constitute the Board of Directors of said Company, with full power and authority to exercise al

the corporate powers thereof. SEC. 5. Be it further ordained, That general meet. ings of the Stockholders may be called and held as the by-laws may prescribe; that to constitute a meetthe by-laws may prescribe ; that to constitute a meet-QUOTA OF CONFEDERATE TROOPS, PASSED fify-nine cents; to Wilson county, three thousand whi she of may be employed in making salt, under ing there must be present in person or by proxy, incambrance. Apply at this offic

other art		in an Upholstering Es-
Also a	lot of Varnish, Can	peting, and a great vari-
ety of ot	her things.	11
TERM	S-CASH.	ll and examine this stock.
	ALEXANDER	DONNAN, Attorney.
Determi	W. & J. D. T burg, May 22-tds	ENCH, Auctioneers
Peters	burg, bisy \$2-tus	
T	he Energet	e Whitaker
WISI	IES TU GO	SOUTH IN A FEW
VV da	1s, and would like	to close out the balance of
atsolv of	AR, RICE, &e. H	e intends laying in a large intends selling them at a
very sma	il advance on cost.	Intends telling them as a
Patron	ine the Inimitable	if you wish to get good
bargains		my 24.
200	LBS. MOUNTA	IN BUTTER.
1	At	WHITAKER'S.
T ARC	E MERCER P	OTATOES,
1.	At	WHITAKER'S.
5 HH	DS. LIGHT BR	OWN SUGAR,
14.2	At	WHITAKER'S.
10 BC	XES TOBACC	0,
10	As	WHITAKBR'S
5 BAT	RELS PURE	CIDER VINEGAR,
0	4	WHITAKEB'S.
EO SA	CKS SALT.	
50 sa	4	WHITAEER'S.
	and the second second second	TRACKS TRACK AND A