THOMAS LORING,

THE CONSTITUTION AND THE UNION OF THE STATES-THEY "MUST BE PRESERVED."

RALEIGH, N. C. WEDNESDAY, FEBRUARY 1, 1843.

EDITOR AND PROPRIETOR.

TERMSO

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those who advertise by the year.

or they may not be attended to. DFFICE on Hillsborough street, south side, between McDowell and Dawson streets.

A BILL

To authorize the President and Directors of the Literary Fund of North Carolina, to issue notes, and make loans to the people.

Sec. 1. Be it enacted by the General Assembly of the State of North Curolina, and it is hereby enacted by the authority of the same, That the Treasurer of the State, by virtue of his office, shall be created a member of the corporation known and designated as the President and Directors of the Literary Fund of North Carolina.

Sec. 2. Be it further enacted, That the President an1 Directors of the suil corporation, be and they are hereby authorized and required to issue as soon as they conveniently can, the sum of one million of dollars in notes of the following description, to wit: Two hundred thousand dollars in notes of one dollar. Two hundred thousand dollars in notes of two dollars. Two hundred thonsand dollars in notes of three dollars. Two hundred thousand dollars in notes of five dollars, and Two hundred thousand dollars in notes of ten dollars.

Sec. 3. Be it further enacted, That the notes to be so issued, shall be in the following form, to wit: The President and Directors of the Literary

North

be charged .25 per cent. higher than the usual cent interest until funds shall be procured at the proud that I have been favored with the opportutreasury for their redemption, whereupon the treas- nity of recording my vote in favor of the passage A deduction of 33 } per cent. will be made to urer shall notify the holders of said certificates by of the bill now under the consideration of the Sen-

advertising in two newspapers printed in the city ate, and I hope it will pass. Letters to the Editor must come free of postage. of Raleigh, for the space of thirty days, that application may be made for their redemption, which application shall be made in thirty days thereaf- Of Laws, &c. passed by the General Assembly of ter or the interest thereon shall cease, and upon their being redeemed they shall, with the notes

also redeemed, be deposited in the office of the treasurer, until otherwise directed by the General Assembly: Provided, that nothing herein contain-

ed shall be so construed as to prevent the presi-Monday in December to the 30th day of Dedent and directors aforesaid from reissuing any cember, and provides that when the said 30th notes except those which may be received in payment of one fourth of the principal loaned, or the annual instalments which an hereinbefore requir-shall be opened on the day following.]

ed to be paid, and provided further, that the income from the fund for the support of common ing Grants, Mesne Conveyances, Powers of schools shall be distributed in the same manner as Attorney, Bills of Sale, and Decds of Gift .is now required by law.

S.c. 9. Be it further enaded, That it shall be the duty of said President and Directors to keep or tend to Mortgages and Conveyances in Trust; cause to be kept an accurate statement of the amount of the notes and certificates issued by virtue of this act, and also of the amount of notes and person power to record, or have registered, ensuing. Sec. 10. Be it further enacted. That the said session of 1836-7.]

board are hereby authorised to draw upon the 3. An Act to direct the reference of suits Hanover." treasurer for money to defray the expense of print- on the bonds of Sheriffs and other officers .-

ponding in numbers and amount with the notes so say for myself, that I, for one, am ready to give

CAPTIONS

North Carolina-Session of 1842-3. PUBLIC ACTS.

1. An Act to alter the time of holding one

es the winter term of the Court from the last appointed to give bond and security, to be in August, in the year on thousand eight tles to lands heretofore entered." [Provides

2. An Act to extend the time for register-

Act. But provides that the Act shall not exand shall not be so construct as to give any

pointed, shall have power to proceed, at any time. Speaker, strip a man of his all, and bring his fam-to collect the debts due said Board; but they shall liv to wretchedness, poverty, and sufferance, and the Revised Statutes, entitled "Appeals and Sampson, the 22nd District Wayne, the 23rd the same for taxation, and paid the taxes ARD to collect the debts due said Board; but they shall not be compelled to institute suit on any claim, un-less danger of loss is really apprehended by delay.
E.
Sec. 8. Be it further?enacted, That the funds belonging to said corporation, shall constitute a for the redemption of said notes, and shall be receivable in payment of debts due said corporation, and taxes, and debts of every description due
812
60. Collect the debts due said Board; but they shall not be compelled to institute suit on any claim, un-less danger of loss is really apprehended by delay.
7. Sec. 8. Be it further?enacted, That the funds belonging to said corporation, shall constitute a fund for the redemption of said notes, and shall be receivable in payment of debts due said corporations of every description due to have been paid; other state and that the same distance is and debts of every description due to the State and that the same shall be redeemed at all times well represented but Six and Corporations of every description are to fast and the same court, on or before the seventh
10. Collect the debts due said Board; but they shall due to institute suit on any claim, un-less danger of loss is really apprehended by delay.
10. State of the suit, they shall be redeemed at the same for taxation, and paid the taxes of the suit, superior Courts of Law, or Courts of Equity, in which the said lands lie, at an dight to protect those and their property description are to any description due to the super description due to the super description are to fast the super description due to the super descriptin due to the super de

Earolina Standard.

ty by the name of Catawba."

some person to act as Coroner in said county affect the manner of holding an election for circuit.]

approved by the said Justices.] hundred and forty-four.]

establishing public landings and places of in- and Representatives in the Congress of the fect their titles thereto by grant; and that all spection, and for the appointment of Inspect- United States," Revised Statutes, Chap. 72 - entries made since first January, 1836, may ors and regulation of inspections." [Repeals [Enacts, that the third section of the be paid for at any time previous to first Januso much of the 50th, 51st, 52d, 53d, and 54th said act, be, and is hereby so altered and ary, 1845: provided, that the provisions of [Allows two years from the passage of the sections of the above Act, as relates to tar, amended, for the purpose of electing Repre- this act shall not extend to the swamp lands.] pitch and turpentine, so far as its operation sentatives to the Congress of the United 40. An act concerning the bond of the extends to the town of Newbern.] 23. An Act to repeal a part of the first sec- of thereen Districts. And the said nine Dis- the Treasurer's bond.]

tion of an Act passed at the last General As- tricts shall be composed of the following 41. An act to extend the provisions of the certificates by them redeemed, a copy of which Grants from the State for any of the Swamp sembly, entitled "An Act to reduce into one Counties, to wit : First District-Cherokce, 75th chapter of the Revised Statutes, and to statement the president aforesaid shall lay before Lands which were conveyed to the President the several Acts concerning the appointment Macon, Haywood, Buncombe, Henderson, amend the same. [Requires that persons cthe General Assembly at its regular session next and Directors of the Literary Fund, by an of Commissioners of Navigation and Pilotage Rutherford, Burke, Yancy, Cleaveland and recting iron works in the county of Cherokee, Act of the General Assembly passed at the for the Cape-Fear River, so as to restore the Caldwell. Second District-Mccklenburg, and wishing to avail themselves of the bounappointment to the County Court of New Lincoln, Iredell, Davie, Rowan, and Cabar- ty allowed by the State for such works, shall

24. An act to apportion the Members of the Stokes, Rockingham and Caswell. Fourth the County Court of Cherokee.] ing and engraving said notes, and the treasurer [Provides that when any suit shall be brought House of Commons among the several Coun- District-Richmond, Montgomery, Auson, 42. An act appointing clerks and masters shall pay the same out of any moneys in his of upon any bond of Sheriff or other public offi- ties in this State. [Enacts, that until the first Stanly, Randolph, Davidson and Guillord, Commissioners to take depositions. [Provides fice, and he shall also pay all necessary expenses cer, the Court may, on motion of either party session of the General Assembly after the year Fifth District-Wake, Chatham, Cumberland that they shall each be a commissioner to take incurred by the agents in applying for the notes a- at any time during the pend ney of said suit, one thousand eight hundred and fifty-one, the Moore, Johnston and Wayne. Sixth Dis- depositions to be read in any Court of Equity. refer the same for an account to be taken, in House of Commons shall be composed of t ict-Robeson, Columbus, Bladen, Bruns- Are authorised to administer oaths for that the same manner and under the same rules members elected from the counties, in the wick, New Hanover, Sampson, Duplin, Le- purpose; are given all the power and means and Directors of said Board shall pay to the agents and regulations, as are now provided for the following manner: The counties of Lincoln noir, Jones and Onslow. Seventh District- to compel attendance of witnesses and comand Orange shall elect four members each .- Orange, Person, Granville, Franklin, War- pelling them to give testimony, as other con-The counties of Chatham, Granville, Guil- ren and Halifax. Eighth District-Nash, missioners have-arc entitled to such fees for 4. An Act to lay off and establish a new ford, Iredell, Mecklenburg, Stokes, Surry and Edgecomb, Pitt, Beaufort, Washington, Tyr- taking depositions as may be allowed them Wake, shall elect three members each. The rell, Hyde, Craven, Carteret and Greene .- by the Court to which the depositions are recounties of Anson, Beaufort, Bertic, Bun- Ninth District-Martin, Bertie, Hertford, turnable, and to be paid as the Court may di-President and Directors, Treasurer and Comptrol- county which lies north of a line beginning combe, Burke, Cabarrus, Caswell, Craven, Northampton, Gates, Chowan, Perquimons, rect.] ler, shall be entitled to receive such compensation for at a point on the Catawba River, running Cumberland, Davidson, Duplin, Edgecombe, Pasquotank, Camden and Currituck. Each 43. An act concerning election returns .--Franklin, Halifax, Johnston, New Hanover, of which districts shall be entitled to elect [Directs that where vacancies exist in the "passing within one and a half miles north Northampton, Pitt, Randolph, Robeson, and send one Representative to the Congress sheriffalty, coroners may hold elections, and Rockingham, Rowan, Rutherford, Sampson, of the United States. And further, that the if, after any election held by a sheriff, such 5. An Act to alter the time of holding the Warren, Wayne and Wilkes, shall elect two eighth section of said act, shall be, and the sheriff shall die, before returns are made, the Court of Pleas and Quarter Sessions for the members each. The Counties of Ashe, Bla- same is hereby, so amended, as to make it the succeeding sheriff (if there be one at the time den. Brunswick, Caldwell, Carteret, Camden, duty of the Sheriffs or other returning offi- the returns are required by law) shall make 6. An Act to repeal so much of "An act Cherokee, Chowan, Cleveland, Currituck, cers, of the Counties of each of said dis the same; and if there Le no sheriff, then the concerning the Courts of Pleas and Quarter Columbus, Davie, Gates, Greene, Haywoood, tricts, to meet together on the Thursday coroner shall make them.] Sessions of Moore and Sampson counties," as Henderson, Hertford, Hyde, Jones, Lenoir, next, after each election, to compare the Polls | 44. An act to amend the 109th chapter of the Macon, Montgomery, Martin, Moore, Nash, at the places hereinafter named, but in other Revised Statutes, entitled "An act concerning She-7. An Act to compel the Justices of New Onslow, Pasquotank, Perquimons, Person, respects under the same rules and regulations riffs." [Requires that when the day of electing Hanover county to levy the county and poor Richmond, Stanly, Tyrell, Washington, and as are required by said act—that is to say, in sheriffs shall happen during a County Court, the the first District, at the Court House in sheriff elected shall enter into bond and take the 25. An act to preserve the natural benefits Asheville, in the County of Buncombe ; in oath required, on the first or second day after the of Panilico Sound to citizens of this State. the second district, at Mount Mourne, in the election. The county of Bladen excepted.] 45. An act concerning county trusters and Prohibits the using of drag nets in the sound County of Iredell-in the third district, at the Court house in Rockford, in the County Justices of the Peace in the different counties of treasurers of public buildings. [Provides that the for the purpose of catching terrapins.] 26. An act to amend the 23rd Section of the Revised Statutes, relating to Gurdian and Ward. [Provides that Guardians of Or-Ward. [Provides that Guardians of Orphans residing in any other State or Territo- land - in the sixth district, at South Wash- heretofore been abolished. out to the citizens of their said district, according in their favor also. But when the good people of Court House of the county of Montgomery, ry, or in the District of Columbia, or who ington, in the County of New Hanover-in 46. Ap act for the relief of the purchasers of may have removed to such State, Territory the seventh district, at Henderson, in the Cherokee lands. [Suspends the collection of the ry or District, who shall be entitled to any County of Granville, -in the eighth district, principal for two years. from January 1, 1843; ty by the name of Union. [This county is money arising from the sale of real estate at the Court House in the Town of Wash- but the interest to be paid annually.] established of parts of the counties of Meck- sold for partition or otherwise, or to any per- ington, in the County of Beaufort, and in 47. An act to amend and suspend certain provisions of an act of 1839, concerning weights and sonal property substituted by decree of Court | the ninth district, at the Court-house in the 11. An Act to establish a county by the for realty, may call upon any person having 'Town of Gatesville, in the County of Gates. measures adopted by resolution of Congress as name of McDowell. [Established of parts of possession of such property, and obtain the 30. An act to alter the time of holding the standards throughout the United States. [Authosame as Guardian in the same manner Superior Court of Law and Equity and the rizes the Governor to procure and have delivered Burke and Rutherford.] 12. An Act to amend the 65th section of and under the same rules, regulations Court of Pleas and Quarter Sessions for the and also, half bushel, peck, gallon, half gallon, the 59th chapter of the Rev. Statutes. [Re- and restrictio'is, as are now prescribed for county of Carteret. borrowers shall pay one fourth of the amount bor-rowed, and if any borrower shall refuse or ne-made no allusion to any Senater, and did not wish an act for the better 48. An act for the better regulation of the off rowed, and if any borrower shall refuse or ne- made no allusion to any Senater, and did not wish quires, in every case where the purchaser and State, by the 23rd Section of the Reyised entitled "An act concerning the University of ces in the Capitol, and for other purposes. glect to renew his bond and pay the interest and to be so understood.] Mr. Cooper said : I do not seller of naval stores and provisions cannot Statutes, entitled an act concerning the ap- North Carolina." [Prohibits the erecting or one fourth of the principal as above required, it care, for my part, whether he alludes to Senators agree as to the amount to be allowed for exshall be the duty of the said agent or loan officer to or the people out of doors; as they had a right to tra cooperage and defective barrels, that the of Orphans and their Estate. Provides fur-Inspectors of the articles, at the instance of ther, that the Guardian of Orphans residing for the sale of Wine or spiritous liquors, and from the penalty for a dereliction of duty.] either purchaser or seller, shall establish the in the District of Columbia, and entitled to makes it unlawful for any person to sell or 50. An act to amend an act entitled "an act personal property in this State, may be al- offer to sell, or deliver, Wine, spiritous liquor supplemental to an act entitled 'an act to gede to lowed to demand and receive the same in the or malt liquor, for the purpose of being used the United States a certain tract of land called the money paid into the Treasury by the United 32. An act for the more speedy administra- States, for the use of the owners of said ceded 27. An act to direct the investment of a tion of justice. [Allows, in certain cases, lands.] 51. An act to provide suitable stationery and candles for the Executive Office, Departments of

Apvertisements, not exceeding fourteen lines, in the treasury not otherwise appropriated suffi- one million of dollars, it would not be more than of said Court, transmit to the Superior Courts 40th District Cabarrus and Stanley, the 41st entitled to, are vested in the President and cient to redeem said notes as presented, then the treasurer is hereby authorised to grant certificates of deposit to those making the demand corres. Surry and Ashe, the 45th District Iredell, Common Schools.] 20. An Act supplemental to an Act passed the 46th District Lincoln, the 47th District 37. An Act supplemental to an Act passed they will be continued until ordered out. The for the passage of the bill, and am by the present General Assembly, entitled "An Act supplemental to an Act passed of the bill, and am by the present General Assembly, entitled "An Act supplemental to an Act passed of the bill, and am by the present General Assembly, entitled "An Act supplemental to an Act passed of the bill, and am by the present General Assembly, entitled "An Act supplemental to an Act passed of the bill, and am by the present General Assembly, entitled "An Act supplemental to an Act passed of the bill, and am by the present General Assembly, entitled "An Act supplemental to an Act passed of the bill, and am by the present General Assembly, entitled "An Act supplemental to an Act passed of the bill, and am by the present General Assembly, entitled "An Act supplemental to an Act passed of the bill, and am by the present General Assembly, entitled "An Act supplemental to an Act passed of the bill, and am by the present General Assembly, entitled "An Act supplemental to an Act passed of the bill, and am by the present General Assembly, entitled "An Act supplemental to an Act passed of the bill, and am by the present General Assembly, entitled "An Act supplemental to an Act passed of the bill, and am by the present General Assembly, entitled "An Act supplemental to an Act passed of the bill, and am by the present General Assembly, entitled "An Act supplemental to an Act passed of the bill, and am by the present General Assembly, entitled "An Act supplemental to an Act passed of the bill, and am by the present General Assembly, entitled "An Act supplemental to an Act passed of the bill, and am by the present General Assembly, entitled "An Act supplemental to an Act passed of the bill, and am act passed of the bill, and am act passed of the bill, and an Act passed of the bill, and am act passed of the bill, and am act passed of the bill, and am act passed of the bill, and an act passed of the bill, and an act passed of the bill be act and the bill be a

"An Act to lay off and establish a new coun- Burke, Caldwell and Wilkes, the 49th Dis- act to lay off and establish a county by the trict, Buncombe, Yancy and Henderson, the name of M'Dowell." 21. An Act to amend "An Act concerning the 50th District, Haywood, Macon and Cher. 38. An act supplemental to the act of the

Corouers," Revised Statutes chap. 25, sec. 4. okee; each of which Districts shall be enti- last re-ssion establishing the county of Cald-[Enacts, that when it shall happen that there tled to one Senator, to be elected under the well. [Gives the county a Superior Court to shall be no Coroner in any county in this same rules and regulations as are now provi- be held on the fourth Monday after the fourth State, it shall be the duty of any three Justi- ded by law. And further, that nothing in Monday in March and September, in each ces of the Peace of said county, to appoint this act contained, shall be so construed as to and every year, and attaches it to the seventh

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until the next Court of Pleas and Quarter members of the Senate, before the next regu- 39. An act to amend an act of the present of the terms of the Supreme Court. [Chang- Sessions of said county. 'The Coroner so lar election, to be holden on the 1st 'Thursday session, "extending the time for perfecting tithat all those who have paid the purchase 22. An Act to amend an Act of the Revis- 29. An act to amend an act entitled "an act money on entries of public lands, shall be

States, as to divide the State into nine, instead Public Treasurer. [Prescribes the form of

rus. Third District-Wilkes, Surry, Ashe, make the necessary entries with the clerk of

Fund of North Carolina, promise to pay to the dollars on demand bearer the sum of at the Treasury of North Carolina, this 1843, with suitable marginal day of devices, which notes shall be numbered and sign-

ed by the Treasurer, and countersigned by the Comptroller.

Sec. 4. Be it further enacted. That when signed as above directed, these notes shall be divided among all the counties of the State, according to their federal population, and that it shall be the duty of the Treasurer, under the advice of the Literary Board, to appoint an agent or loan officer in each Senatorial District of the State, who into bonds with at least two good and sufficient securities for double the amount to which their respective district shall be entitled, which bonds shall be made payable to the President and Directors of the Literary Board of North Carolina, and their successors in office, and conditioned for the faith- Of Martin, on Mr. Rogers' Treasury Note Bill ful performance of the duties herein required, and Mr. Speaker: I have, on a similar subject, shall be deposited in the office of the Public Trea- thrown myself on the indulgence of the Senate, to surer, and if any of the agents, or loan officers to enable me to submit my views on this all-imporbe so appointed, shall fail to perform the duties tant matter. Sir, I think it due to myself and due bonds of public officers of this State.

Sec. 5. Be it further enacted, That the agents, rassed situation. Sir, the gentleman from Warren an Act passed in 1835-6, entitled "An Act dior loan officers aforesaid shall apply for, and re- seems to view the subject now under consideration | recting the time of holding the Court of Pleas ceive from the Treasurer of the State, the propor- with horror and dismay. Sir, that gentleman, tion of the notes aforesail, to which their respec- when relief is asked for Rail Roads, is found in lenburg." tive districts may be entitled, and shall loan them his place, ready to speak in their favor, and to vote ing them, upon their giving bonds on demand, from their embarrassed situation, that gentleman is with at least two good and sufficient securities, found speaking against relief, and also voting abearing six per cent interest, which bonds shall gainst any and every measure that is brought forin all cases be made payable to the President and ward for that purpose. He speaks about dema-Directors of the Literary Board, the borrowers gogues, who have deception on their tongues, conto renew their bonds every six months, at the same trivance in their heads, and selfishness in their time paying all the interest which may have ac- hearts. I will, Mr. Speaker, tell the gentleman crued thereon, and if required by the agent or from Warren, that I care not to what conclusion Burke and Rutherford.] loan officer, shall give now or ad litional security, that gentleman may come on this subject-wheand at the end of every twelve months, the said ther he thinks I am or am not a demagogue .-principal and interest due from the borrower so ne- Senators their views in the Senate. But, Mr. glecting, or refusing-and it is hereby further pro- Speaker, unfortunately for the gentleman from vided, that no individual shall borrow more in a- Warren, when the people call on that gentleman mount than five hundred dollars of these notes. for relief, he is never found with the people-but,

in titles to lands heretofore entered. [All same manner and under the same regula- at the University or within two miles there- Bogue Banks." [Authorizes the County Court Sec. 6. Be it further enacted. That each agent Mr. Speaker, name a Rail Road and let that ask persons who have entered vacant lands since tions and restrictions as are prescribed in the of, by a student thereof, without the permis- of Carteret to fill vacancies in the Board of Comor loan officer, shall be required to make a return for relief, and you will find that gentleman speakto the President and Directors aforesaid, in six ing and voting for it. Sir, but a few days ago that the first January, 1839, are allowed until first said Section of the Guar- sion of the Guar dians of Orphans residing in other States and Faculty of the University.] months after the execution of their bonds for the gentleman voted fifty thousand dollars to redeem January, 1845, to perfect titles.] notes received by them, and once in every six bonds that the State had indorsed for the Wilming-14. An Act to amend an Act passed at the Territories.] months thereafter, in which returns they shall set ton and Raleigh Rail Road; while that Rail Road session of 1834-5, entitled "An Act to establish forth the amount loaned, at what time, and to corporation, if it had acted in good faith towards the Merchant's Bank of the town of Newbern." portion of the Literary Fund to preserve the special terms of the Superior Courts to whom, the amount collected, at what time, and North Carolina, could have redeemed its Bonds [Repeals the 7th section of said Act, which faith and credit of the State from being tar- be held.] prohibited the issue of notes under the de- nished by her endorsement of the Bonds of 33. An act to amend the 10th section of State, and future Legislatures; and for other purfrom whom, together with such remarks touch- with case. But that corporation, like all other ing the solvency of the borrowers still indebted as corporations, makes all it can out of the State, and nomination of Five Dollars, and authorizes the Wilmington and Raleigh Rail Road Com- the 104th chapter of the Revised Statutes .shall seem to them just and true, and they shall leaves the large mass of the people to suffer from 52. An act to amend an act entitled "an act for the Bank to issue notes of the denomination pany, under an act passed in the year 1840-41. [Relates to the duties of Overseers of roads.] also at the same time, pay over to the Treasurer, their unlawful acts. Mr. Speaker, the people of all moneys which may have been by them collect. North Carolina are in a suffering condition, and the establishment and better regulation of comof (3) Three Dollars, and not under.] 15. An Act to amend an Act entitled "An Senatorial Districts. [Enacts, that for the the Revised Statute entitled "an act concern-53. An act to point out the mode of electing of (3) Three Dollars, and not under.] ed, by depositing the same in one of the Binks of it was brought upon them by the improper schemes this State, or their branches, and upon making of the banks. Sir, our government has, for years Act to recharter the Bank of Cape-Fear," purpose of electing members to the Senate ing Constables." [Directs that when the field officers of Cavalry. [Authorizes the senior such deposit to obtain therefrom a certificate of past been flooded with bank paper, under the dis- passed in the year 1833. [Changes the time of the General Assembly of the State of N. Court appoints a Constable in any cuptain's officer in command, attached to the regimen such deposit, which certificate shall be received by guise of money, which was calculated to mislead of holding the General Meetings of the Stock- Carolina, this State shall be divided into district in this State, they shall appoint some where the vacancy occurs, to call together the said board in payment for the amount so due and the people, and has effected the object. Now, Mr. holders from the first Monday in January to fifty districts, as follows-that is to say :- one residing in the district for which the ap- commissioned officers of the regiment, at the usurequired to be paid by the agents aforesaid. And Speaker, why not pass the bill on your table, to the first Monday in May, in each and every The 1st District shall consist of the Counties pointment shall be made.] upon failure of any agent or loan officer to make afford some relief? At all events, let us try an ex- year.] al place of regimental review, who are to elect, of Pasquotank and Perquimons, the 2d Dis- 35. An act to authorize the Superior Courts by ballot, officers to supply said vacancies; and a such return, and also to pay over, either in this or some other way, all moneys which have been col-lected by them and each of them, within thirty 16. An Act concerning prosecutions for trict of Camden and Currituck, the 3d Dis- of Law in this State to allow appeals to the correct statement to be transmitted by the officer trict of Gates and Chowan, the 4th District Supreme Court in certain cases without re- in command to the Brigadier General of his brigperjury and subornation of perjury. 17. An Act regulating Appeals. [Provides that, for all offences under the 41st section of chapter 111 Rev. Statutes, the master of the the District Bertie, the Sth District, Martin, the District, Ma days of the time above designated, it shall be the less the payment of their other engagements. Mr. duty of the said president and directors to com- Speaker, I believe if there is nothing done this sesmence suit on the bond of the said delinquent or sion to relieve the people, that the Sheriffs and Conslave shall be allowed an appeal from the de-cision of the Justice, to the County Court.] 18. An Act in relation to the duties of Overseers of Roads. [Directs that all fines] delinquents, and shall appoint another agent or a- stables will be prevented, by the people, from pergents, as hereinbefore provided, in his or their forming the duties of their offices. Sir, for a small stead, who shall demand and receive from him or debt of five or ten dollars, all the property that a their offices belonging to said board. Sec. 7. Be it further enacted. That to prevent losses to the Board aforesaid, by insolvencies or re-movals, the agents or loan officers hereinbefore ap-trict Brunswick, Bladen and Columbus, the state, for swamp lands, in the state, for swamp lands in the state in the sta

foresaid and in making returns and payments into the office of the treasurer as is herein required. 11. Be it further enacted, That the President reference of suits on bonds of Executors, Ador loan officers aforesaid, for their services as such, a sum not exceeding two hundred dollars per an- ministrators and Guardians.]

num, for the time they may continue to discharge county by the name of "Catawba." [This said duties.

Sec 12. Be it further enacted, That the said county is made of that portion of Lincoln shall upon acceptance of the appointment, enter their services in obedience to this act as may be west to the Cleaveland county line, and reasonable and just.

13. Be it further enacted, That this act shall of Lincolnton."] be in force from and after its ratification.

REMARKS OF MR. COOPER,

county of Moore. relates to the county of Sampson.

7. An Act to compel the Justices of New hereinafter imposed upon them, it shall be the du- to my constituents, whom I have, in part, the hoty of the Treasurer, to bring suit in either the Su- nor to represent, and to the people of North Carperior or County Courts of Wake County, on the olina in general, who are looking with an anxbon 1s of the agents so failing, and recoveries shall ious eye and a listening ear, to find that something of January, in each and every year, and for be had thereon, in the same manner, as on other is done, or at least likely to be done by this Gene. other purposes. ral Assembly to relieve them from their embar-

8. An Act to amend the second section of and Quarter Sessions in the county of Meck-

9. An Act to change the location of the and for other purposes.

10. An Act to lay off and establish a counlenburg and Anson.]

amount.

13. An Act extending the time for perfect-