NO. 15

## VOL. XLII.

AGRICULTURAL

stong the sides and ends. Now collect from corn cobs that are burned, or thrown away for woods, sufficient leaf mould or rich virgin upon some of our large southern plantations,

warth keeping well. Probably there is nothing in which the farmer errs so fatally to him. Balvoir, N. C., Frb. 18th, 1851. self, as in the system of starvation so often Although the above admirable article was britten for the builded of North Carolina. It will suit, with slight modification, but of every state in the coid, than three half fed; and for the suit, with slight modification, but of every state in the Union. The meeting of the next General Assembly: Therefore, aging manure and muck heaps is one of the best we have ever seen; and what most high larger more evident to reason than these; by the poorest, as well as the riches), and of the state of the principal or principals; and yet, there are very few things which by the poorest, as well as the riches), and of intalligance are so show to rewant good animals, and good rich manure, which, if properly managed, will alway be a tair compensation for the food consumed in

making it.) you must not stint your animals; you must feed as nearly to the full, in quan-Another rule highly necessary to sucress in manufacturing manure is, that every aniand on a plantation should be housed at night, the year round; and in winter, by day, excpt so much time as is necessary for them

some reason and the solutions and the solution who shall be surrent to break up finely, together will be surrent to break up finely, together will the same be called to the same pay for his same from beneath and around them, should from the course of a steel of the course of the course of the course of the same in the same to be said. That the solution is style and the solution of said enables of the same.

See, 1. B. it further enabled to the same pay for his same state and the supprior course of said enables and the solution of said a new confidence who shall be counted to the same pay for his said enables and the solution of said enables and the said enables and t whole together, in the best manner, at no cost. When the accumulation has become or positioners and detendants, or both, are the discussion of the discussio and retain the urine and juices, to the depth of one foot. From this it will be seen that to manuregoes into the pile in a state tending ore cognizable in the Superior Court of this waste. When required for use, the pile State, shall be transferred from the terms of

make the whole mixture equal. greater or less extent for several years. Its transferring suits from one county to another. dvantages, are, that it saves the expense of all Sec. 4. Be it further enacted. That from AN ACT

To amend an extensive serving from one of these pieces of the control of

WEDNESDAY MORNING, APRIL 9, 1851

the norm of water to and from it, in case of visions. A true regard to economy, will plug of garden walks, the contents of privies, and content these heaps, such as weeds, the serspotent that it should be placed on some fowl and pigean houses, rotten chips, saw. Sec. 5. Be it further enneted. That the distribution of the same marked out the ground say 25 feet and cow stables—old rags, hog's mark, coal ashes, soap suds, dish water, urine from the characters, which may be poured upon them to have the countries of the characters, which may be poured upon them to have the feet below the surface of the characters, which may be poured upon them daily, and last, though not least corn color. These are sadly wasted at the south. Give a Rutherford and Cleveland, at the same time really good manager 10 access of land and the same wasters as and to proper distances. es at each corner, and at proper distances really good manager 10 acres of land, and the my woods, sufficient leaf mould or rich virgin and I verily believe, though as poor as povers and I verily believe, though as poor as povers and I verily believe, though as poor as povers believe, by ing ald rails, or any other materials at hand fit for the purpose, along the inside come a very combinable liver. By this plan, these will of course be preserved. Where of the Revis destructs, entitled "Courts, Country is fed to hope and horses in the ear, the

timely replacing the straw as in the first instance. Go on repeating the process till you have got the heap to the top of the stakes; then replace the straw and let the whole stand to required for use, communicing a new heap where else most convenient.

As it may be thought the layers of manure would be too thick, I will now give some dischards to the taxen. Before intering upon this, however, it is not to be taxen. Before intering upon this, however, it is not all that is worth keeping at all is, on all accounts worth keeping well. Probably there is nother the management of the deleter is nother than the month of the contingent in the general bles in the reader of what he has been exam and again told that is worth keeping at all is, on all accounts worth keeping well. Probably there is nother the month of the contingent in the general bles in the contingent in the deleter of the contingent liability of the state.

T. S. W. Mott.

T. S. W. MOTT.

pursued, with regard to his poor, suffering Although the above admirable article was cerety one is crying "more, more;" when, in heaps, will do well to use plaster, characoal and in behalf of the State, and under his signature and seal of office, for n sum not exact shall be in force from and after its raislessation is a positive and material loss. It and a peck of it to a cubic yard of compast, would be difficult to by down n rule on this is quite sufficient to fix the ammonia and rutain thereon.

[Ratified 28th January, 1851.]

American Agriculturist.

LAWS OF NORTH CARGLINA.

BY AUTHORITY.

sembly of the State of North-Carolina, and it shall be severally redeemable at the end of ten one half the length, shall be merciasembly of the State of North-Carolina, and st is hereby enacted by the authority of the same, wears from and after the day on which each and all other ton timber, not being of the de-That there shall be a Superior Court of Law of them is issued, and at such place or places as scription aforesaid, shall be refused. to get water, and take sufficient exercise. In That there shall be a Superior Court of Law very cold weather, they should be let out only to get water, and then immediately put up of Watanga, at the Court House in Boon, on tilicates of debt by the State, issued under and twenty cents for every thousand feet, and sinds it works well in every case, except in March and September, in each and every by the authority of this act, and signed as a shall be paid by the purchaser. regard to hogs, which, for some reason do year which contished have the same prisobetion and appear to bear confinement in the day that corresponding courts in the several countries, in this climate. This practice is rare ties of this State now have and enjoy. That tion, in this climate. This practice is care ties of this State now have and enjoy. That all at the south. If there is another instance of the first term of said court shall be opened and prepared and kept for that purpose.

Sec. 4. Be it further enacted. That all sec. 4 Be it further enacted. That all sec. 4 Be it further enacted. The said certified in the first term of said court shall be opened and prepared and kept for that purpose. it in North Carolina, he is not aware of it .- held on the sixth Munday after the fourth

s cut down perpendicularly, and as evenly as the Superior Courts of said counties of Ashe, possible, in order to pulverise it well, and Wilkes, Yaney and Caldwell, respectively, to the Superior Court of Watnigs, in the The writer has now pursued this plan to a sum manner as is now prescribed by law for realer of less extent for several years. Its dvantages, are, that it saves the expense of all Sec. 4. Re at forther engent That form

edious preparations to prevent the escape of and after the first day of July, 1851, the Su- it is hereby caseful by the authority of the fertilising uniter. It is adapted to every mun's perior Courts of Law and Equity in the serve same. That the 26th section of the Revised capacity, and every man's means. Nothing entil Judicial circuit, in the several counties Statutes, chapter 46, Executors and Adominists ever seen escaping from one of these piles—, theyop, shall be opened and held in a set and tentors, we, and the same is hereby repelled;

Act the collection of manure is admitted on all the regions of the fourth founds of the first the country of Caldwell, on the fourth founds of the first the manure in the following, on the first the gas of configuration of a statistic spot of a s

and on the same week on which the Superior Courts of Lew and Equity shall be builden as

State, on account of appropriations hereto and for other purposes, are large; and where-as demands exceeding the income of the State

some men of intelligence are so slow to re-reive and act upon. It is with us, respecting some first the man of a few acres or many the reby authorized and directed to issue cer-those who have not plenty of strew or leaves some first upon. It is with us, respecting some first upon. It is with us, respecting some first upon. It is with us, respecting some first upon. It is with regard to acres; from the woods to mix with their compost and in behalf of the State, and under his sig-

Sec. 2. Be it further enacted, That said certificates of debt shall be issued at such time or times as the wants of the Tre sury may require, to discharge the debts and liabilities of less than five handred, nor more than one To establish a Superior Court of Law and Equi-ity for the County of Watauga. ty for the County of Watanga. ble semi-annually, at such places as the Treas- inspection, viz: all sound ton timber, squaring Sec. 1. Be it counted by the General As. urer may designater which certificates of debt eleven inches and upwards, and showing hear

the Tressurer may appoint. Sec. 2. Be it further enacted. Sec. 3 Be it further enacted, That all ecr. fees for inspection of ton timber countersinged by the Comptroller of this not shall be in force from and after its ratio-State and daly registered by him, in a book cation.

The advantages of it, however, are obvious. Monday of Marchand September next, at which bifurates of debt shall be transferable by the meaning and purview of this act, are bureby

See. 6. Be it further enacted. That this ac shall be in force from and after its ratificati [Ratified 28th January, 1851.]

sembly of the State of North Carolina, and

or nour animals, (the way of animaging which, and presently be given,) as much minute as will ensert this mould, all over equally, to the should invariably be given,) as much minute as will ensert this mould, all over equally, to the should invariably be mould only, for minutes, as soon as may be, morder to prevent an escape of the gass. Then cover the should invariably be cased up as the prevent an escape of the gass. Then cover to make a second of the prevent an escape of the gass. Then cover to me woods, to the depth of one fort, several the abstraction of the passage of the state of North Carolina, and it is not be seen of North Carolina, and it is not be seen of North Carolina, and it is not be seen of North Carolina, and it is not be seen of North Carolina, and it is not be some of the same. That the allot on the same which a state of the State of North Carolina, and it is not containing material will be so cased up as the prevent an escape of the gass. Then cover to the state of North Carolina, and it is not be same and the state of North Carolina, and it is not be seen of North Carolina, and it is not be same and the state of North Carolina, and it is not be same and the state of North Carolina, and it is not be same and the state of North Carolina, and it is not be same and the state of North Carolina, and it is not be same and the state of North Carolina, and it is not be same and the state of North Carolina, and it is not be same and the same and the state of North Carolina, and it is not be same and the same and th within a mile thereof, as before set forth, one hundred and fifty dollars, to be recovered by any person or persons suing therefor, in the county or Superior Court of the county in which such offence is committed, or in the applied one half to the person or persons so suing, and the other half to the use of the wardens of the poor of the county, wherein such offence is committed; and for each and every net, for each and every time set as aforesaid, the sum of twenty dollars, to be re-covered, by warrant, before any justice of the peace in the county in which such offence is committed, and applied one half to the person at whose instance such warrant is issued, and the other half to the use of the warrans of foresaid, the sum of twenty dollars, to be

AN ACT
To amend the inspection law:
Sec. 1. Be it enacted by the General Asmbry of the State of North Carolina, and it the States and shall be issued in sums of not is hereby enacted by the authority of the same. That all ton timber, on the Cape Fear river thousand dollars each, and shall bear interest and at the several portabelonging to the same shall be governed by the following rules of inspection, viz: all sound ton timber, squaring

Sec. 2. Be it further enacted. That the foresaid by the Public Treasurer, shall be Sec. 3. Be it further enacted, That this

and sold in this State, shall be inspected and may be necessary for transacing the business the board of directors, or a committee appoint. I sold under the same rules and regulations, by of said company; and at the expiration of ed by them for that purpose, the same laws and restrictions, as now prothe time of insurance, inc. and insurance, inc. and insurance, inc. and insurance in part thereof as shall remain unpash, after desided for the inspection of soft inspection in part thereof as shall remain unpash, after dethis State, by an set of the General Assembly, ducting all losses and express accruing durthis State, by an set of the General Assembly, ducting all losses and express accruing durthis state, by an set of the General Assembly, ducting all losses and express accruing durthis state, by an set of the General Assembly, ducting all losses and express accruing dur-

offer it shall be the duty of the purchaser to Sec. 7. Be infuriber enteted, That when my the inspection fees on sar and turpentine. Ratified 28th January, 1851.

Rainfed 28th January, 1854]

Instituted 28th January, 1854]

I

be insured in said corporation as hereinafter respective losses, a proportionable dividend of provided, shall thereby become members the whole amount of said notes, according to thereof during the period they shall remain the same by them respectively insured, and, thereof during the period they shall remain the same by them respectively insured, and,

any property insured with this corporation stad he alienated by sale or otherwise, the policy shall thereupon be void, and he say,

[Ratified 28th January, 1851.]

AN ACT

To repeal an act of the support of a system of international, Literary and Scientifie Exchanges.

See I. Be it enacted by the General Assembly of hereby enacted by the authority of the same hereby enacted by the authority of the same residual and may be lawful for any impector, and hereby enacted by the control of the provisions of the buffer enacted. That it is half and may be lawful for any impector, are pointed under the provisions of the buffer residual the act of the General Assembly, chapter sixty three, of the session of 1648-49, exchanges, between the city of Paris, in France, and she State of North Carolins, be, and the same is hereby repealed.

Policid one half to the use of the informer, and the uniformer, and the wardens of the mandens of the poor; Provided, That this act shall not apply to any article previously inspected by any in proportion in the amount of his deposite to the cast of the same with the rights of the assured to the assured to the same rules and regulations, and for exchanges, between the city of Paris, in the not of the property, and she wardens of the poor of the informer, and the same she of the uniformer, and the other half to the use of the wardens of the poor; Provided, That this act shall not apply to any article previously inspected by any in proportion in the amount of his deposite in oto; and shift the rights have restricted by the country where the shall not apply to any country where the same, shall not apply to any country where the cast of the amount of his deposite to the assured to the same rules and regulations, and for each of the cast of the cast

Sage of may inspect.

Sec. 5 Be it further enserted, That this act business of said corporation; also suits at law may be prosecuted and maintained by any member against said corporation for any other cause, relating to the form his earliest youth he has been accustomed to regard, with the greatest respect and the Common tending to the form the city of Buston and the Common tending to the city of Buston and the Common tending to the city of Buston and the Common tending to the city of Buston and the Common tending to the city of Buston and the Common tending to the city of Buston and the Common tending to the city of Buston and the Common tending to the city of Buston and the Common tending to the city of Buston and the Common tending to the city of Buston and the Common tending to the city of Buston and the Common tending to the city of Buston and the Common tending to the city of Buston and the Common tending to the city of Buston and the Common tending to the city of Buston and the Common tending to the city of Buston and the Common tending to the city of Buston and the Common tending to the city of Buston and the Common tending to the city of Buston and the Common tending to the city of Buston and the Common tendence to the city of Buston and the Common tendence to the city of Buston and the Common tendence to the city of Buston and the Common tendence to the city of Buston and the Common tendence to the city of Buston and the Common tendence to the city of Buston and the Common tendence to the city of Buston and the Common tendence to the city of Buston and the Common tendence to the city of Buston and the Common tendence to the city of Buston and the Common tendence to the city of Buston and the Common tendence to the city of Buston and the Common tendence to the city of Buston and the Common tendence to the city of Buston and the Common tendence to the city of Buston and the Common tendence to the city of Buston and the Common tendence to the city of Buston and the Common tendence to the city of Buston a law may be prosecuted and maintained by veneration, the city of Boston and the Com-any member against said corporation for monwealth of Massachusens. He has been losses, if payment is withhold more than sught to believe their labeliants, aimest a-

persons who shall becease r moure with the fires or dealls, in such case, the sufferent in-said corporation, and also their beirs, execu-sured by said company, or their representa-tors, administrators and ussigns, continuing to tives, shall receive toward making good their

bors as hereins for neither priorided fac; all vacancies happening in said board may be filled by the remaining directors for the remainder of the year, or time for which they were elected, and a majority of the whole shall constant a quorum for the dispatch of business.

tice shall be given in some public newspaper of any third person, with his assent as her event will arouse the attention of all good culprimed in said town, at least thirty days prestructed, to be caused to be insured for her ireas to a sense of the dangers to be appreciding such election; such election shall be sole use, the life of her husband, for my defined from the insulestion of such doctrines holden under the inspection of three members into period, or for the term of his natural life; as have been spread abroad in the country. not being directors, to be appointed previous and in ease of her surviving her husband,

> rage on anapromier of contrestate of doublesuch by-laws, rules and segulations, as to doub, upon whose person was found thror shall appear needful and proper for the management and disposition of the mack, pro-

The following letter has been received from Hos. Daniel Webster, in reply to the resolate slave rescue in Cris city.

Wassington, March 10, 1001.
Dran Sin:—The President has had the pleasure of receiving your letter of the 26th of February, enclosing official copies of the commitment of the two states adopted by the two France, and the State of North Carolina, be, and the same is heraby repealed.

See, 2, Be it further enacted. That this act shall be in force and take effect from and after its passage.

[Ramied 28th January, 1851.]

AN ACT

To prevent the obstruction of the passage of may inspect.

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The prevent the city of Paris, in the previous of the inferior, at least annount of the deposite mount of the deposite mount of the deposite popular of the annount of the deposite mount of

To require parchasers to pay the feet for inspecting in a pentine.

Sec. 1. Be it canceted by the General Assembly of the State of North Candian, and it is not being in his individual capacity a party to much a suit, shall be incompeting the same; any law or usage to the contrary notwithstanding.

Sec. 2. Be it further enacted, That this sum, or after the rendered as a purposition and after its rauffection.

[Ratified 28th January, 1854]

Loss of damage sustained by the same; as they are the same to a feet and determine the same; as they are the same to a purposition of such laws or damage, settle and determine the same to find the constitution of the same; as their respective properties of such laws or damage, and published the same to the constitution which establishes and maintains that Union and their respective properties of such laws or damage, and published the same to a suit which establishes and maintains were entered. The incorporate the Wesser Mutail Insurance by laws shall have prescribed; and the sum terraining these sentiments, it was difficult for the constitution by their renowned ancesters. Enterther canning these sentiments, it was difficult for the constitution by their renowned ancesters. Enterther sentiments, it was difficult for the sum of the sum of the sum of the States, and the constitution which establishes and maintains that Union and that their patriotism acree failed to counsel them to fulfil all their obligations make manner as they shall see fit, or as the certain of the sum of the sum of the company.

The incorporate the Wesser Mutail Insurance is manner as they shall see fit, or as the certain of the sum of the

insured by said corporation, and no longer, in addition freeto, a sum to be assessed on rages, and all attempts, whether by writing Sec. 3. Be it further enseted. That the all the members of said company, on the same of speaking, to incite the ignorant and unaffairs of said company shall be managed by a principle as regulated the amounts of their thinking to such acts of violence; and that

queram for the dispatch of business.

See, 4. We it further exacted. That the shade mentioned directors is section first, shall be the first directors of said corporation, and shall continue in office for one year after the passage of this act, and until others are chosen in their places; which board of directors shall herester be elected in each year, and such time and place, in this board of directors which board of directors of said corporation, and say member, upon payment of the whole contents to comply with the constitution to the certainly greatly to be segretted, as it gives occurrent of the content of the cont to every election by the board of directors; she shall have and enjoy the next amount of and such election shall be made by ballot, and the proceeds of the manner, beginning due civil and moral obligations, and salidate and parallely her, to and for her own use, then proceed and parallely her, to and for her own use, then proceed allowing to each fire from the claims of the representatives of member one vote for every \$100 insured in her hashand or any of his creditors.

See, 13. By it forther enseted, That the containty the almost unanimous expression of

e penalties attrached to its violation.

President directs me to tentor you his imple for the fran enlished of the resolutions, "I remain, Mr. Mayor, with great respect, our obedient sevents, Danier Wessegn."

porty, relate and effects of said corporation, according to all such matters as appearant to the clearly proved that the clearly proved the clearly proved that the clearly proved the clearly proved that the clearly proved the clearly proved that the clearly proved the clearly pro appoint such officers, clerks and agents, for carrying on the business of the corporation as they may select, with such allowances as to them such appear just and stinstolory;

Provided, that such became, rules and required to the most channels persons throughout the high the first page of the high lations, shall not be regundant to the constitution of the first page of the same lations, shall not be regundant to the constitution of the same same requirements.