

Terms.—Two Dollars per annum in advance. Advertisements inserted at \$1 per square for the first, and 25 cents for each subsequent insertion. Court Orders charged 25 per cent higher.

ACTS AND RESOLUTIONS of the Legislature of North Carolina passed at the session of 1846 '47.

PUBLIC ACTS.

1. An act to Re-district the State, entitled, "an act to repeal an act," &c. "ratified 17th Jan. 1843, and for the purpose of securing a just and proper division of the State into Congressional Districts."—Lays off the districts as follows:

1st. Dist. Cherokee, Macon, Haywood, Bloncombe, Henderson, Rutherford, Burke, McDowell, Yancy, Cleveland and Caldwell.

2d. Dist. Ashe, Wilkes, Surry, Davie, Rowan, Iredell and Catawba.

3d. Dist. Lincoln, Gaston, Mecklenburg, Union, Anson, Stanly, Cabarrus, Montgomery, Richmond and Moore.

4th Dist. Stokes, Rockingham, Guilford, Randolph and Davidson.

5th Dist. Granville, Caswell, Person, Orange and Chatham.

6th Dist. Wake, Franklin, Warren, Halifax, Edgecomb, Nash and Johnston.

7th Dist. Cumberland, Robeson, Columbus, Bladen, Brunswick, New Hanover, Sampson, Duplin and Onslow.

8th Dist. Wayne, Greene, Lenoir, Jones, Craven, Carteret, Beaufort, Pitt, Hyde, Washington, and Tyrrell.

9th District, Martin, Bertie, Hertford, Northampton, Gates, Chowan, Perquimans, Pasquotank, Camden and Currituck.

2. To provide for holding a session of the Supreme Court, once a year, in the Western part of the State. [Sec. 1st, provides that a session of the Supreme Court shall be held yearly at Morganton, on the first Monday of August. Sec. 2d, provides that all Appeals taken and causes transmitted from the counties of Stokes, Davidson, Montgomery, Anson, and all counties lying West of the same, shall be heard and tried at Morganton. Sec. 3d, provides for the appointment of a Clerk, who shall keep his office at Morganton. Sec. 4th, makes it the duty of the Sheriff of Burke, to attend the session of said court. Sec. 5th, provides that the Reporter for the Court at Raleigh, shall also act as Reporter to the Morganton Session of it. Sec. 6th, alters the Summer Term of the Supreme Court at Raleigh, from the 2d Monday of June to the 3d Monday of May. Sec. 7th, makes it the duty of the Judges to appoint one of the Solicitors within the region of country specified to attend said Court at Morganton, as attorney for the State.

The act does not abolish either of the Terms at Raleigh, but provides for holding an additional one at Morganton.

3. To amend the Revised Statutes entitled Deed and Conveyances. [Provides that this registry, or duly certified copy, of the record of any deed, or conveyance, &c. may be given in evidence in any court of record and that officers mentioned in the 14th section shall be authorized to certify the proof of execution of power of attorney by a subscribing witness, or acknowledgment, provided such witness reside out of the State.

4. To regulate the issuing of process in certain cases. [Provides that if there should be no proper officer in any county, to whom any process of any court ought to be directed, the clerk shall issue the same to the sheriff of adjoining counties.

5. To make real estate assets. [Provides that when the goods and chattels of any deceased person shall be insufficient to pay his debts, his executors or administrators shall sell his estate, upon obtaining a license therefor, which the court may grant upon petition showing the amount of lands, other assets, debts, &c., and may direct sale of all or part; heirs shall be made parties to petition; and shall have notice; sale to be made under direction of court. No proceedings to be had under this act by administrators or executors of wills proven before 1st Feb. 1847; and all lands fraudulently conveyed, and all rights which would descend to heirs shall be sold as assets.

6. To protect the public bridges within this State. [Makes it a misdemeanor to cut timber in any stream above a bridge.

7. Authorising the Governor to establish a depot of arms at Newbern. [Governor shall appoint a superintendent and contract for rooms or building for safe keeping of the arms, provided a salary and rooms, &c. shall not exceed 75 dollars a year.

8. In addition to the Revised Statutes entitled Mills and Millers. [Provides that no trial proceeding under said statute shall be abated by the death of either party, or marriage of any female party therein.

9. Amending an act to reduce into one the several acts concerning pilots or commissioners of navigation, Revised Statutes, chapter 88, section 32.

10. To prevent citizens of other States from driving their stock into this State to graze at large in the forest range. [Imposes a fine of four dollars for every head of horses, mules, cattle or sheep so brought, provided the owner lives more than five miles from the North Carolina line, or is not an owner of land in this State.

11. Protecting houses and enclosures from wilful injury. [Makes the burning, defacing, pulling down or destroying in any way, of any dwelling house, uninhabited house, out house or enclosures, a misdemeanor, punishable by fine or imprisonment, or both, at the discretion of the court.

12. Amending the laws regulating the inspection of turpentine. [Requires every barrel sent turpentine to weigh 280 lbs. gross, and hard 240 gross.

13. To amend the act of 1844—5, relative to notaries. [Fixes the fees of protest except protests concerning vessels, at

THE CAROLINA WATCHMAN.

BRUNER & JAMES,
Editors & Proprietors.

"KEEP A CHECK UPON ALL YOUR
IS SAFE."



RULERS. DO THIS, AND LIBERTY
Genl. Harrison.

NEW SERIES,
NUMBER 39, OF VOLUME III.

SALISBURY, N. C., FRIDAY, JANUARY 29, 1847.

14. To establish a public burying ground in the county of Cherokee. [Appropriates ten acres for the purpose.

15. Amending the 30th section of the 105c. Rev. Stat. entitled salaries and fees. [Conferring on the county court, a majority of justices being present the power to regulate the fees of the Register.

16. In favor of the Cherokee Chief, Junaluske.

17. Repealing the act entitled an act to repeal 3rd section of an act of 1825, to direct the manner in which license shall hereafter be issued to retailers of spirituous liquors so far as regards the counties of New Hanover and Richmond.

18. To extend the time of registering grants, mesne conveyances, powers of attorney, bills of sale, and deeds of gift.

19. To provide for a new county, called Gaston, out of parts of Lincoln and Catawba.

20. To lay off and establish a new county by the name of Alexander: to be composed of parts of the counties of Iredell, Caldwell and Wilkes.

21. Concerning public roads. [Providing that any person constructing a ditch, canal, &c. across a public road shall keep a bridge over the same, on pain of indictment and fine at the discretion of the court.

22. Concerning orphans and persons non compos mentis. [Provides that the court of equity shall secure the estates of such persons, for whom no suitable person will act as guardians.

23. To charter the Wilmington and Manchester Rail Road Company. [To connect the Wilmington and Raleigh Rail Road with the South Carolina road at Manchester.

24. Incorporating the North and South Carolina Rail Road Company. [Provides for a company to construct a road from Raleigh, via Fayetteville, to the South Carolina road at Camden; capital stock to be 1,200,000 dollars in shares of \$100 each; and may be organized when two thousand shares shall be subscribed.

25. Incorporating a company to construct a rail road from some point on the South Carolina Rail Road, to the town of Charlotte in Mecklenburg county, to be called the Charlotte and South Carolina Rail Road Company. [Capital stock to be 1,500,000 dollars, in shares of 100 dollars each, five dollars on each of which to be paid down; company to be organized when two thousand shares shall have been subscribed.

26. To incorporate the Roanoke Rail Road Company. [Books to be opened at Raleigh, Henderson, Weldon, and Murfreesboro, to receive subscriptions amounting to not more than 200,000 dollars, to connect Margarettsville and Weldon, and to go into operation when five hundred shares shall have been subscribed.

27. Incorporating the Orapeake Canal and Turnpike Company. [Capital stock to be 25,000 dollars.

28. To provide for opening and clearing out Third, Fourth and Back Creek, &c. in Rowan and Iredell counties.

29. For a road in Yancy county.

30. To alter the time of holding the Superior Courts of the second Judicial District and of the county courts of Onslow, Jones, Craven, Beaufort and Hyde. [The Superior Court of Duplin to be held on the 4th Mondays of March and September; Wayne 1st Monday after 4th in March and September; Greene, 2nd do do; Lenoir, on the Wednesday next after the 3rd Monday after the fourth in March and September; Craven 4th Monday after fourth in March and September, Jones the Wednesday next after the fifth Monday after the fourth in March and September. Onslow on the sixth Monday after the 4th Monday of March and Sept. Carteret 7th Monday after do do do Beaufort 8th Monday after do do do Hyde Wednesday next after the ninth Monday after the fourth in March and September.

31. To improve the Navigation of the Yadkin river. [Incorporates a company, with a capital of not less than thirty thousand, nor more than three hundred thousand dollars, in shares of fifty dollars each, to be called the Yadkin Navigation Company.

32. Relating to the public roads in Henderson county. [Overseers not required to open the same more than 14 feet wide.

33. For the improvement of the navigation of New River, in Onslow county. [Incorporates a company for the purpose, by the name of the New River Navigation Company, with a capital of 25,000 dollars.

34. Extending the time of perfecting titles to lands heretofore entered.

35. Supplemental to an act of the present session to charter the Wilmington and Manchester Rail Road Company.

36. To amend an act extending the time for perfecting titles to lands heretofore entered, passed at the last session.

37. To prevent the felling of timber in Hunting creek, in the counties of Wilkes and Iredell.

38. Authorising the Petersburg Rail Road Company to raise, by loan, or by an increase of its capital stock, a sum not exceeding five hundred thousand dollars, for certain purposes.

39. To regulate the appointment of Field Officers of Regiments of volunteers called into the service of the U. States.

[Provides that the field officers of any such regiments shall be elected by the privates and officers of companies under the superintendence of the captains, at the places of rendezvous, except the regiment now ordered to Mexico, the appointment of whose officers is to be made by the Governor.

40. To authorise the Sheriffs and other officers of Hyde and Carteret counties to execute any process on any person on board vessels lying in the waters between Ocracock Island, in Hyde county, and the Island of Portsmouth, in Carteret county, and to increase their fees for such service. [Fee of sheriff to be three, and constable two dollars.

41. To amend an act of 1827, to prevent the obstruction of fish passing up the Roanoke and Caske Rivers, and their waters, chap. 54. [Repeals so much as relates to Roanoke and Caske; and provides that no person shall work a seine in said rivers from sunset on Saturday until sunrise on Monday, under a penalty of \$100.

42. To authorise the county court of Hyde to lay a tax for the purpose of purchasing the Mattamuskeet Canal and Rose Bay Turnpike, and the Turnpike from Rose Bay to Swan Quarter. [When purchased, to be kept up as public highways.

43. Regulating the distribution of the public arms. [Provides that whenever any volunteer company shall be formed and otherwise equipped, they shall be furnished with the necessary arms—and accoutrements from the public arsenals, the commanding officer first giving bond and security for the safe keeping of the same.

44. To regulate the appointment of principal Clerks of the two Houses, and for other purposes. [Provides that they shall hold their offices for two years and until others are appointed, shall be present on the first day of the session, and receive the per diem mileage pay now allowed.

45. To amend an act for a canal from Cape Fear to Lumber river. [Books to be opened on the 1st March, 1847, and 21st section of said act repealed.

46. To alter the mode of electing wardens of the poor. [Provides that the county courts, a majority of the justices being present, shall every three years elect not more than 12 nor less than 7 freeholders, as wardens of the poor.

47. Concerning the duties of the Cherokee Land Agent. [Requires his attendance at Murphy on the first days of each Superior Court, for the purpose of receiving payments on bonds.

48. Concerning a road in Iredell county.

49. To alter the time of holding the Superior Courts in the Sixth Judicial Circuit. [Provides that courts shall be held after 1st June next, as follows: In Surry 1st Monday in March and Sept. Ashe, 2nd do do do do do Wilkes, 3rd do do do do do Davie, 4th do do do do do Iredell, 1st Mon. after 4th in Mch. & Sept. Catawba 2nd do do 4th do do do Lincoln 3rd do do 4th do do do Gaston 4th do do 4th do do do Cabarrus 5th do do 4th do do do Union 6th do do 4th do do do McRawn 7th do do 4th do do do Rowan 8th do do 4th do do do

50. Incorporating the Jonathan's Creek and Tennessee Mountain Turnpike Company, in the county of Haywood. [Route to be surveyed and subscription to be raised for \$3,000 under direction of the county court to make said road.

51. Supplemental to an act of the present session establishing the county of Gaston. [Investing the same with county rights, &c.

52. Granting a further extension of credit on the Bonds endorsed by the State for the Wilmington and Raleigh Rail Road Company, and also on the debts due the State and the Literary Fund. [Extends the time of payment to 1853 and 1855.

53. Supplemental to an act passed at the present session, to provide for holding a term of the Supreme court once a year in the Western part of the State. Provides for the removal of cases to Morganton, that the Judges shall appoint a clerk at Morganton, &c.

54. To enforce the State's indemnity against loss on account of her suretyship for the Raleigh and Gaston Rail Road company. [Provides that the Public Treasurer shall give notice, requiring all persons bound for the State's indemnity, either as stockholders under the 14th section of the act of 1839 or by entering into bonds, &c., to make payment into the Treasury, within one month from the date of said advertisement, of the amounts for which they are bound respectively, and in event of their failure to make such payment, the Attorney General shall institute suit to enforce the payment of their liabilities.

55. For cutting a navigable canal from the waters of the Yadkin to the waters of the cape fear, in this State. [Capital stock of 80,000 dollars, in shares of 100 dollars each.

56. Incorporating the Washington and New Orleans Telegraph company. [For carrying a line of magnetic telegraph through this State, passing through Raleigh.

57. Concerning the survey of the coast of the State of North Carolina. [The

act is intended to afford facilities to United States Engineers making such surveys, by granting them such privileges as may be necessary for the discharge of their duties.

58. To amend an act amending the Revised Statutes, concerning last wills and testaments. [Provides that no will in writing which shall not be sufficient to convey personal, shall be good as to any real estate therein devised.

59. To authorise the laying off and establishing a turnpike road from the head of Carter's and Spencer's Canal, near Mattamuskeet Lake, in Hyde county, to Columbia, in Tyrrell county. Incorporates a company with a capital of 5000 dollars.

60. To provide for a re-assessment of the lands of this State, and a more accurate enlistment of the taxable polls. Provides for a board of valuation—every eight years, to ascertain, upon oath, cash valuation of lands; all persons or their agents to give in the tracts and number of acres owned by them on oath, and not to be released from a double tax on failure in, except in case of sickness. The owners, and not the hires of slaves, to give them in.

61. To alter the time of holding two of the county courts of Caldwell. Non jury terms to be held second Mondays of May and October.

62. To improve the navigation of Lumber river. To be done by hands liable to work on roads.

63. Incorporating the Caldwell and Ashe Turnpike Company. Incorporates a company, and provides that when five thousand dollars shall be raised by subscription, a like sum shall be appropriated by the State out of the proceeds of the sales of the wild and unentered lands of Ashe.

64. Supplemental to an act passed by the present General Assembly, entitled an act to lay off and establish a county by the name of Alexander. Representation to remain same.

65. To increase the public revenue.—Tax of one per cent on real estate and on personal estate value of 200 dollars descending to collateral kindred.

66. Providing for the sale of certain lands in Macon and Cherokee counties.—Provides for the re-sale of lands surrendered to the State.

67. Repeal the act of 1843, for the relief of purchasers of land sold for taxes in the counties of Haywood and Henderson.

68. To provide for the transfer of the bonds of the Raleigh and Gaston Rail Road company, endorsed by the State.—Provides the mode of transfer, when any one holding desires to sell one of said bonds.

69. To tax the vendors of foreign made riding vehicles. Tax 30 dollars in each county, and on depository 100.

70. To provide for the transfer of certain funds from the Internal Improvement fund to the Public Treasury, and for other purposes. Provides that certain bonds and the annual income of this fund, and proceeds of lands, shall be transferred.

71. Extending the time for perfecting titles to lands heretofore entered. To 1849.

72. To open and improve the road from Council's Store, in Ashe, to Bedford Williams, in Yancy county. To be effected by hands liable to work on roads.

73. To change the time of electing superintendants of common schools in Granville and Wake.

74. To amend the Revised Statutes entitled crimes and punishments. Provides a penalty of 100 for selling slaves gun-cotton, or any sort of side arms.

75. To amend the act of last session in favor of poor debtors. Provisions of said act shall not protect from fines for neglect of certain public duties.

76. To repeal in part an act of 1844—45, to prevent frauds in levying executions issued by a single magistrate, &c. Provides sale of slaves levied upon shall take place within 60 days.

77. To establish the Commercial Bank of Wilmington. [Capital stock \$300,000.

78. To amend the first section of an act concerning the pilots and commissioners of navigation.

79. To establish a new county to be called Polk, out of part of Rutherford and Henderson.

80. To provide for the apprehension of runaway slaves in the Great Dismal Swamp, and for other purposes.

81. To establish a public road in the county of Buncombe. [Appropriates \$750 for the same, out of the profits of Buncombe Turnpike road.

82. For the preservation of the Raleigh and Gaston Rail Road. [Authorises necessary repairs out of profits.

83. To provide suitable buildings for the comfortable accommodation of the deaf and dumb mutes and blind persons of this State. [Appropriates ten thousand dollars for said building in or near Raleigh.

84. To prevent rail road companies from obstructing navigable water courses and for other purposes.

85. To authorise the Int. Imp. Board to sell Clubfoot and Hallow Creek Canal.

86. To make a road from Plymouth, in Washington county, and to bring into market the swamp lands of the State. To be made under direction of the Literary Board, out of proceeds of said lands not exceeding \$5000.

87. Concerning contempts of court. Restricts the issuing of summary punishments, to cases occurring in the presence of the court, &c.

88. To lay off a road from Asheville, by Burnsville, to the Tennessee line.

89. To amend the 3rd section of the act to establish the Tennessee river turnpike road.

90. To amend the 10th section of the 102 chap. Rev. Stat. Extends its provisions to foot pedlars and those on horse-back.

91. To amend an act for the relief of certain purchasers of the Cherokee lands.

92. To supply omissions in the 42nd chap. Rev. Stat. entitled Entries and Grants, Forbids entry of lands covered by navigable waters.

93. Supplemental to the act establishing the county of Polk.

94. For the better regulation of the militia of this State.

95. To protect from injury the lots belonging to the State in Raleigh. [Lots may be leased.

96. To perfect titles to land sold by decrees of courts of equity.

97. Concerning the bonds of clerks of the county courts. [May be taken by a majority of 12 Justices.

98. To appoint Commissioners to view and lay off a road from Carson's in McDowell, to intersect the road from Morganton to Burnsville.

99. To amend an act of fast session more effectually to secure the debts due for Cherokee lands, &c.

100. To revive the Hwassee Turnpike Company, and to extend the charter of the same.

PRIVATE ACTS.

1. To abolish jury trials in the county courts of Rutherford and Cleveland.

2. Amending an act to incorporate the Neptune Fire Company, in the town of Washington.

3. To incorporate the town of Windsor, in the county of Bertie.

4. Making compensation to jurors who shall hereafter be summoned to serve on coroner's inquests in the county of Northampton.

5. Supplemental to an act of the last session to cede a portion of Rutherford to Henderson county.

6. Amending the act of 1842—3, to incorporate a mutual insurance company in the State of North Carolina.

7. Incorporating the Manteo Lodge of Odd Fellows in Raleigh.

8. Revising the act of incorporation of Richmond Academy.

9. Incorporating the Thaddeus Lodge of Odd Fellows, in Clinton.

10. For the regulation of the town of Mocksville.

11. Incorporating the Wentworth Lodge, in the county of Rockingham.

12. Incorporating the Velvet Light Infantry, in the county of Cabarrus.

13. Incorporating the Eglantine Academy.

14. To alter the mode of electing constables in the county of Wilkes.

15. Incorporating the Caldwell and Ashe turnpike company.

Concerning surplus money from sale of town lots in Marion.

16. To annex part of New Hanover to Sampson county.

17. Incorporating the White House Cavalry, in the county of Robeson.

18. Incorporating the Atlantic Fire Company, in Newbern.

19. Repealing an act to give to the county courts of Stanly two jury terms.

20. Amending the act of 1823, to exempt certain citizens of Tyrrell county from public duty. [Repeals so much as exempts citizens residing at Owen's Lake and Milltail creek from serving as jurors.

21. To prevent obstructions in the waters of town creek, in Edgecomb county.

22. Making compensation to the jurors of Greene county. [Allows 60 cts. a day, and 30 cts for every mile's travel.

23. Repealing the act of 1842—3, incorporating the town of Shelby.

24. Incorporating the Perquimans and Pasquotank Guards.

25. Incorporating the Backhorn Academy, in Hertford.

26. Incorporating the Franklin Institute, in Franklin county.

27. Incorporating the Dan River Institute, at Yanceyville.

28. Appointing commissioners for Carthage, Moore, &c.

29. Incorporating the Pasquotank Artillery.

30. Incorporating the Loretz Centenary Institute.

31. Incorporating the town of Statesville, in Iredell county.

32. For the better regulation of the town of Nashville.

33. To incorporate the Cedar Falls manufacturing company. [Company's capital stock \$30,000, in shares of \$500 each. Private property of stockholders to be liable for debts.

34. To emancipate Abel Payne and his wife Patsy, if they give bond and security for good behavior and that they will not become a parish charge.

35. Authorising John Malone, upon like conditions, to emancipate his son Edmund and wife Cherry.

36. Repealing an act to amend an act for the better regulation of Tarborough. [Provides for one Intendant and three commissioners and that polls shall be taxed from 21 to 60 years of age.

37. Reviving the act of 1813 for erecting an Academy in the town of Tarborough.

38. Incorporating a corps of cavalry in the county of Sampson.

39. Incorporating the Cossacks, a volunteer company in Raleigh.

40. Concerning Drysboro', in the county of Craven. [Confirming certain grants of land in said town by E. J. Pasteur, as public streets.

41. Incorporating the town of Hillsboro, in Edgecomb county.

42. Incorporating Eureka Lodge, in Old Fellows.

43. To amend an act of 1823, exempting certain citizens of Tyrrell county from public duty.

44. Emancipating Samuel Kacy, in Edgecomb county.

45. To prevent obstructions in Town Creek, in Edgecomb county.

46. Authorising the holding the Superior county courts of Halifax in the new court house in the town of Newbern.

47. Incorporating a fire company No. 1 in the town of Newbern.

48. Repealing an act to give to the county courts of Stanly two jury terms.

49. Amending an act entitled an act to authorise the county court of Beaufort to appoint special justices of the peace, &c.

50. To amend an act to reduce into one acts concerning pilots and commissioners of navigation.

51. Appointing commissioners for the county of Carthage, in the county of Moore, and to incorporate the same.

52. To enable the people of Stanly county to restore their records and papers, which were lost in the burning of the court house and office of Montgomery county.

53. Exempting certain citizens of Buncombe county from working on the public roads on the east side of French Broad river.

54. Incorporating the trustees of the Female Institute in the county of New Hanover.

55. Incorporating the Caldwell Institute, in the town of Hillsborough.

56. Making compensation for jurors in the county of Jones.

57. Amending the act to incorporate the county of Greensboro.

58. Increasing the number and pay of justices in the county of Anson.

59. To restore jury trial at two of the county courts of Montgomery county.

60. To prevent the felling of timber in the county of Lenoir.

61. Incorporating the Cape Fear Manufacturing Company in Wilmington. [Capital stock 100,000 dollars, in shares of 100 dollars each.

62. Incorporating the Cape Fear Manufacturing Company in Wilmington. [Capital stock 100,000 dollars, in shares of 100 dollars each.

63. Incorporating the Franklin Female Academy, in the county of Franklin.

64. Amending an act to alter the mode of appointing constables in Beaufort. [Court justices being present, may fill vacancies in their term.

65. Incorporating the town of Franklin, in Randolph.

66. Regulating the pay of jurors and witnesses in the county of Rutherford.

67. Incorporating the Cumberland Academy, in the county of Cumberland.

68. Incorporating Goldsborough, in the county of Wayne.

69. Incorporating the Ringgold Artillery, in the city of Raleigh.

70. Incorporating the Alhemanie Guards, in the county of Franklin.

71. Incorporating the Frankington Manufacturing Company, in the county of Franklin.

72. Incorporating the Oxford Manufacturing Company. [Capital stock to be \$100,000, in shares of 500 dollars—and may go into operation when 20,000 dollars shall have been subscribed.

73. Repealing an act to exempt certain citizens of Hyde county from public duty.

74. Amending an act of 1831, incorporating the Guilford Gold Mining company.

75. Incorporating the Davidson river manufacturing company, in Henderson county, with a capital of 50,000 dollars.

76. Incorporating the Rough and Ready Light Dragoons, in the county of Pasquotank.

77. Extending the authority of the Justices of the county court of Franklin county, to appropriate not exceeding 100 dollars, made by nine justices in open court.

78. Incorporating the Swift Island Manufacturing company, with a capital of not less than twelve nor more than fifty thousand dollars.

79. Incorporating the Merchants' Steamboat company of Fayetteville. [Capital 50,000 dollars, and private property of stockholders liable for debts.

80. Amending an act of 1841—5, incorporating the Carthage Male and Female Academies, in the county of Moore.

81. Incorporating the Neuse Fire company, in the town of Newbern.

82. Incorporating Toisnot Academy, in the county of Edgecomb.

83. To elect two additional constables in the county of Guilford.

84. Incorporating the Mecklenburg Declaration Lodge, No. 9, of Odd Fellows.

85. In respect to the payment of the original panel of jurors for the county of Wayne.

86. To alter the time of electing the constables for Guilford county.

87. To alter the times of selling lands and negroes in the county of Richmond. Chosen to the Mondays of Superior Courts.

88. Incorporating Everettsville Female Academy in Wayne county.

89. Repealing an act of 1840, to abolish the Fair at or near Laurel Hill, in Richmond county.

90. Incorporating the town of Washington, in Iredell county.

91. Concerning the treasurer of public lands in the county of Cleveland.

92. To prevent the obstruction of fish passing up fishing creek.

93. Incorporating the Lumber Bridge Independent Company, in the county of Robeson.

94. To legalize the sale of certain lands in the town of Shelby.

95. Repealing an act respecting jurors in the county of Hyde.

96. Compelling the Entry-Taker of the county to keep his office at the court house.

97. To form and establish a new regiment out of the militia of the county of Caswell, and for other purposes.

98. Incorporating the town of Wilkesboro, in the county of Moore county, and for the better regulation of the county courts of said county.

100. Incorporating the trustees of the Beaufort male and female academies.

101. Incorporating the Henrietta Steamboat company, of Fayetteville, with a capital of not less than thirty thousand dollars.

102. Authorising the county court of Moore to appoint commissioners of navigation for the Inlet near Stowe's Hill, in said county.

103. Incorporating the Philadelphia & Carolina Mining and Smelting Company.

104. Supplemental to the act incorporating the town of Wilkesborough.

105. Incorporating the Fayetteville Company.

106. To authorize the removal of the seat of Wayne to Goldsborough.

107. In relation to the sale of fine wood in Newbern.