

CAPITONS

Of the Laws passed by the Legislature of 1833-34.

PUBLIC ACTS.

1. An Act making appropriation for carrying on and completing the Capitol in the City of Raleigh. [Appropriates for this purpose the sum of \$75,000.]

19. For revising and digesting the Public Statute Laws of this State. [Authorizes the Governor to appoint three Commissioners to collect, digest and revise all the Public Statute laws of the State now in force, who shall, from time to time, lay before the Legislature the Acts so arranged and revised, to be approved by them before they are published. Allows the Commissioners two years to complete the work and gives them a compensation of \$1,000 each.]

27. For the better regulation of the Militia of Buncombe county. 28. To prevent obstructions to the run of Rockfish Creek in Duplin, and Tar river in Franklin counties.

79. To incorporate the Chowan Volunteer Company. 80. To legitimate and alter the names of Nancy H. Relfe and Parmelia Relfe, of Pasquotank county.

135. To incorporate the Providence Union Artillery Company in Mecklenburg. 136. To incorporate the Northampton Female Seminary.

breaking of a breast strap, while the Stage was descending a hill, which frightened the horses, and caused them to become so unmanageable that the driver and Mr. P. who was seated on the box with him, were precipitated to the ground.

BLACKSMITH

Shoe-Maker-Wanted.

The Subscriber

Residing at Ralls' Store, Wake county, North-Carolina, wants a good BLACKSMITH, and Jones & Williams, residing at the same place, a SHOEMAKER.

RESOLUTIONS.

1. Instructing our Senators and requesting our Representatives, to use their best exertions to render the Militia system less burthensome in its character and more efficient in its organization.

WILMINGTON (N. C.) RACES.

COMMENCED DEC. 26. First Day.—For colts and fillies owned by members of the Club who reside within the Congressional District. Purse \$72, with a Silver Pitcher, valued at \$50, given by the Club. Entrance \$20.

Reasons for removing the Deposites.

They are unsafe. The Bank retains specie to an almost unprecedented amount in the vaults. Foreigners hold stock in the United States Bank.

Salem, (N. C.) Boarding School, For Young Ladies.

Having pleased the Lord over life and death to remove from the scene of his earthly activity, on the 20th of last month, the Rev. B. J. R. Relfe, Inspector of the Boarding School for Young Ladies, established for many years in this place, and to call him to the reward of the "good and faithful servants" in heaven, the Board of Trustees of the said Boarding School deem it proper to state, in this public manner, that notwithstanding this mournful event, no interruption or a tention whatever in the usual system of the School, or in its wonted duties and exercises will be occasioned; but that the same careful attention to all the concerns of the pupils will be steadily continued hereafter in the same manner which has heretofore gained for upwards of thirty years, the approbation and confidence of so many parents, guardians, and friends to this Academy.

OPENING OF THE EPISCOPAL SCHOOL.

The Public are respectfully informed that the Episcopal School of North Carolina will be opened for the reception of pupils on Tuesday the 1st day of April next.

TERMS. The annual charge is \$175, to be paid half yearly in advance; each pupil to furnish his own School Books and stationery, his Mattress and the necessary Bedding.

As a matter of convenience to parents, steps will be taken by the Committee to have the requisite Books and Stationary and Mattresses supplied to the students on reasonable terms.

State of North-Carolina, Chatham County, COURT OF EQUITY, SEPTEMBER TERM, 1833.

William Williams, vs. John Hollowell, Thomas Starks, and Betsy his wife; Stephen Moore, Stark Moore, Redding Hollowell and his wife, Lucy, and William McCauley, Administrators of Thomas Moore deceased.

Appearing to the satisfaction of the Court, that Thomas Starks, and Betsy his wife, Stephen Moore and Stark Moore are not inhabitants of this State; It is ordered by Court that publication be made for the space of six weeks in the Raleigh Register, that unless the said Thomas Starks and Betsy his wife, Stephen Moore and Stark Moore, appear at the next term of said Court, to be held at the Court House, in the town of Pittsborough, on the third Monday in March next, and plead answer or demur, the bill will be taken pro confesso against them, and heard ex parte.

State of North-Carolina, Randolph County, Court of Equity, Fall Term, 1833.

John Hendrix and Nancy his wife, Isaac Lawrence and Patsy his wife, Jacob Craven and Sarah his wife, Thomas Macon, Hannah Macon, Nathaniel Macon, John Macon, James O'Neil, and Barzillai Johnson and James Johnson, Jun. by their guardian and next friend James Johnson, vs. John Bowdoin, James Bowdoin, Francis Bowdoin, Josiah Bowdoin, Pleasant Bowdoin, Charles Johnson and Elizabeth his wife, William Macon, Henry Macon, Pleasant Macon, Gideon Macon, William Hudson and Mary his wife, Patsy Odell, and the children of Alston Macon, dec'd.

Appearing to the Court that the Defendants James Bowdoin, Francis Bowdoin, Josiah Bowdoin, Pleasant Bowdoin, Charles Johnson and Betsy his wife, the Children of Alston Macon, dec'd, William Macon, Henry Macon, Pleasant Macon, Gideon Macon, William Hudson and Polly his wife, and Patsy Odell, are not inhabitants of this State. It is ordered by the Court, that publication be made for six weeks, in the Raleigh Register, for the said defendants to appear at the next Term of the Court of Equity, to be held for Randolph county, on the 4th Monday in March next, to plead answer, or demur to the complainant's bill; otherwise judgment pro confesso will be entered against them and each of them, and the said cause will be heard ex parte as to them.