MAY 27 1910

COCOCOCO STATE HOUSE POSTON.

LAWS

OF

NORTH-CAROLINA.

At a General Assembly, begun and held at Raleigh, on the fixteenth Day of November, in the Year of our Lord One Thousand Eight Hundred and one, and in the Twenty-fixth Year of the Independence of the said State.

BENJAMIN WILLIAMS, ESQUIRE, GOVERNOR.

CHAP. I.

An A& for purchasing up the Principal of the Certificate Debt of North-Carolina. BE it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That it shall and may be lawful for the Public Treasurer for the time being, and he is hereby authorifed, to purchase in for the use and benefit of the People of this State, after the Treasurer to first day of April next, the Principal of all the Certificates heretofore issued eigal. agreeably to the acts, and under the authority of the Legislature of North-Carolina, which shall be presented to him, on or before the first day of October Time limited. next; those iffued at Warrenton in the year one thousand seven hundred and Exceptions. eighty-fix, those iffued for services in the western country, and commonly called Chickamaga Certificates, and, in fine, all those at present not receivable at the Treasury Office, excepted; paying and giving for each pound of the principal of the Certificates, which shall be presented to him and purchased as aforesaid, not more than the fum of fifteen shillings, and granting to the vendor or holder, At 151, the I. a Certificate or Certificates for the Interest which shall have accrued thereon up to the day of sale; which Certificates so to be granted as aforesaid for interest, tificate for the shall pass at the Treasury in payment of lands entered, and shall be in all respects interest. of the fame value with the interest on certificates previous to the purchasing in the principal as aforesaid: Provided nevertheless, that if certificates of the defeription above mentioned shall be presented for sale, to such unexpected amount Limit to puras shall exceed the sum of sisteen thousand pounds, and shall, in the opinion of chases, the Treasurer, too nearly exhaust the public chest, then, and in such case, he shall be, and hereby is vested with discretionary power to purchase from each of

equal justice to all.

II. And be it further enacted, That such certificates as the Treasurer may issue Certificates for the interest on the principal of Certificates, as by this act directed, shall not interest so to bear any interest, and that the Treasurer insert the same on the face thereof.

bear interest.

the vendors or holders, in such proportion as in his opinion shall best tend to do

Read three times, and ratified in General Affembly, }
the 19th day of December, A.D. 1801.

Copy,

WILL, WIIITE, Secretary.

JOSEPH RIDDICK, S. Senate, S. CABARRUS, S. House of Commons,

CHAP. II.

An Act to amend the feveral Land Laws in this State.

WHEREAS by an act of the General Affembly of this State, paffed in the year one thousand seven hundred and ninety-seven, all lands entered previous to Preamble, the first day of January, one thousand seven hundred and ninety-eight, that may have been paid for as by law directed, and not surveyed and returned to the Secretary's Office by the first day of January, one thousand eight hundred and two, are declared null and void, which, in many inflances, will tend to the great injury of many of the good citizens of this State: For remedy whereof,

Be it enacted by the General Affembly of the State of North Carolina, and it is and entered, hereby enacted by the authority of the same, That all bona side entries of lands made in this State, previous to the first day of January, one thousand seven hundred

0

and ninety-eight, which have been paid for; shall have until the first day of Decomber, one thousand eight hundred and two, to have faid lands surveyed and returned into the Secretary's Office; and all fuch lands not furveyed and returned into the Secretary's Office by the day aforefaid, shall become void, and is hereby declared lapfed lands to the Stree, and may be thereafter entered by any person, as other vacant and unappropriated lands in this State.

to lapte.

11. And be it further enacted by the authority aforefaid, That all fuch lands for Hamperscaed furveyed and returned into the Secretary's Office, the claimants thereof shall cause the same to be perfected into grants, before the first day of January, one thousand eight hundred and four, otherwise the same shall become null and void, and are hereby declared to be lapfed lands to the State, and may be entered again as other vacant and unappropriated lands in this State.

Taking off thinger.

And whereas many persons in this State enter vacant lands, and work the timber off the fame, to their advantage, and never pay the purchase-money into the Treafury of the State, and then let the fame laple: For remedy of fuch abuses

Confeiture on land.

111. Be it enalled, That from and after the passing of this act, that where any person hath entered, or shall hereafter enter any vacant lands in this State. perturbing and thall in any manner or way attempt to make use of any of the timber or growth on faid lands, by himfelf or any other perfon for him, or by his permiffion, before he actually pays the purchase-money into the Treasury of the State for the fame, fuch claimant or enterer thall forfeit and pay the fum of twenty pounds for every hundred acres so by him entered, and shall further forfeit all his right of entry to faid land, and his entry shall become null and void, and any other person shall and may enter the same as other vacant and unappropriated lands in this State; and fuch last enterer shall and may have right to all and every advantage of the premifes when by him entered and the purchase-money paid: Provided, nothing herein shall be construed to affect any entry of land made and fettled on for the purpose of improvement by agriculture.

For making tar, &c.

IV. And be it further enacted, That every person who shall make use of the State's land, by making therefrom or thereon tar, turpentine, flingles, flaves, or cutting the timber off the fame, before he shall have entered and paid for the fame, every fuch person so offending, shall be liable to a fine of twenty pounds for each hundred acres by him or them entered, to be recovered in the county courts where fuch offence shall be committed. And it is hereby declared to be the duty of the County or State's Attorney, acting for faid county, on information to him made, to bring fuit for the recovery of faid forfeiture for the ufe of the State.

Not lefs than acres to be entered.

V. And be it further enaded, That in all entries of land hereafter made, not less than fifty acres shall be entered, in an entry where there is so much vacant land adjoining the place or fpot of land entered; and all entries made contrary to the intent and meaning of this act, the fame is hereby declared null and void.

And whereas it may so happen, that some persons who have made entries of land in the year one thousand eight hundred, may not have it in their power to pay the parchaic-money into the Treasury of this State by the first day of January, one thousand eight hundred and two, and thereby be injured by their entries lapfing: For relief of fuch perfons,

Purchase moпсу.

> V1. Be it enacted by the General Affembly of the State of North-Carolina, That all claimants of entries of land made in the year one thouland eight hundred, who shall not have paid for the same before the expiration of the present year, thall have until the first day of December, one thousand eight hundred and two, to pay the purchase-money into the Treasury for the same; and all entries so paid for, are declared to be as good and valid in law, as if the same had been paid for in this present year. And the faid entries shall, within two years after the faid first day of December, one thousand eight hundred and two, perfect their entries by grant; and all entries not perfected by grant within the time aforefaid, shall be deemed lapfed, and shall revert to the State.

> VII. And be it further enacted, That all suspensions of grants that have been granted, or shall hereafter be granted, by the Governor of the State, the person at whose instance such suspension may be granted, shall cause the same to be doc-keted in the court of the county where such land so suspended lies, within six months after the granting fuch suspension; and on failure thereof, the faid suspension is hereby declared void; and the claimant of such suspended grant, on

Extention of

Sufpention of

producing to the Secretary the Clerk's certificate that faid suspension bath not been carried into effect, agreeable to the requifites of this act, the Secretary shall thereupon make out to fuch claimant a grant for the land to suspended.

1801

CHAP: III.

An A&t to fix an uniform Time for taking the Lift of Taxable Property throughout the State, and for the enforcing the Collection of Taxes.

BE it enacted by the General Affembly of the State of North-Carolina, and it Timefortaking is hereby enacted by the authority of the fame, That from and after the passing the last of this Act, the last twenty working days in July in every year, be, and the fame are hereby established as the time when the list of taxable property shall be

taken in every county in the State.

II. And be it further enacted, That at the respective Courts of Pleas and pointed for Quarter Selfions in each County, which shall first happen after the first day of taking title. April in every year, the Juffices for taking the lifts of taxable property thall be appointed, and the Clerks of the feveral Courts aforefaid, shall give notice thereof, with a lift of the names of faid Juffices and of the Diffricts for which they were appointed, in the course of the term in which such appointments are made, by advertising the same at the Court-house: And be it further enalled, That the clerk shall issue notices of such appointments to the Sheriss of the Duty of clerk, county, who shall serve the same within ten days on the Justices so appointed, furtified justices, and it is hereby declared that it firstl be the duty of the Juffices to appointed to advertise in the District, at three different places, for which he is appointed, at leafl ten days before the days herein established for giving in the lifts of taxables, the place whereat he will attend to receive the fame; and if any Justice of the What to be Peace fo appointed, shall become incapable, die, or remove out of the county tices incapable, before the duties of his appointment shall be performed, then any three other 44. Justices of the county (on notice of such death, incapability, or removal being given them in writing by the Sheriff,) may, and they are hereby authorifed and required to appoint some other Justice of the Peace to perform the duties of the person so becoming incapable, dying, or removing out of the County.

III. And be it further enacted, That the Justices appointed as aforesaid shall, Justices to deand it is hereby declared to be their duty, to deliver to the Constables of their liver in names. respective districts, for which they are appointed, within five days after the time herein before established, a copy of the names of the persons who have given in their lifts of taxables, together with a warrant directed to the faid Conflable, commanding him to make diligent enquiry for, and to fummon every perfon in his district, liable to pay public taxes, and who had failed to make return on the days herein prescribed, to appear before such Justice within ten days, and consister make return of his lift of taxables: And the Conflable shall have and receive dutyfor the fervice of faid Warrant, and making return of the fame, with the names of fuch persons as he shall have summoned, thereon, annexed to, or endorfed on faid warrant, the fum of two thillings for each and every perfon by him to fummoned and returned, and the faid Conflable is hereby empowered to demand and receive the same: Provided always, That on every return so to be made by the Constable, the Justice shall administer to him an oath, in the Constable's following form, to wit: "You, A. B. do solemnly swear, that the persons, whose oath. names you have returned on this warrant, are inhabitants of the diffrict for which you are appointed Conftable, and are liable to pay taxes to the best of your knowledge and belief: and that you have duly fummoned each and every of them, agree-

able to the directions of this warrant: So help you God."

IV. Be it further enacted, That all and every person or persons whose names are fo returned, who shall fail to deliver, or cause to be delivered to the Twofold tax. Justice appointed for the district, his list of taxable property within the ten days aforefaid, shall forfeit and pay a twofold tax on his own poll, and on all and every article of taxable property he possessed, in the county wherein he resides, or in any other county where he fails to give in, on the first day of April preceding; fickness or some unavoidable accident excepted, which if offered as an excuse to the Court of the County, may by them be judged of. And Forseiture for every Constable who shall neglect or refuse to perform the duties by this act neglect. required, shall forseit and pay the Sum of Twenty Pounds for every neglect or resulation to be recovered by the Treasurer or Trustee of the County, for the use of the County, before any jurisdiction having cognizance thereof,

V. And be it further enabled, That at the Court which shall happen first after the expiration of the term of ten days aforesaid, every Justice appointed as aforesaid, shall make return of the lists by him so taken, and return to court also, a section of the manies of such persons who are liable to pay the twofold tax aforesaid, agreeable to the Constable's return, and also the name of the Constable by him employed; and it shall hereafter be the duty of the Clerks of the feveral County Courts, to make return to the Comptroller of the comptroller the lift of delinquents returned by the Justice, at the same time, and under the fame regulations that he is now directed by law to make return of the lift of taxable property.

And clerks to

Non-refilents.

VI. And be it further enacted, That all property in the feveral Counties liable to pay a tax, the owners whereof are not refidents in the County where the same is situated, and which shall not be returned to the Justice within the time herein limited for making his return, shall be liable to pay a twofold tax, and it is hereby declared to be the duty of the Justices appointed as prescribed in this act, to make return of a list of such property and the owner's names

VII. And be it further enacted, That the Clerks of the feveral county courts shall,

ty of the Sheriff to bring fuit for the fame, and recover it to the use of the

County, and the respective Sheriffs shall proceed, after the first day of March, in every year, to collect the taxes, and shall compleat the collection of, and account for the same with the Public Treasurer, on or before the first day of October in every year: And if any Sheriff shall fail to levy and collect any

twofold tax incurred by an infringement of this act, fuch Sheriff fo failing, shall

forfeit and be charged by the Comptroller with the full amount of the twofold taxes fo by him neglected to be collected. And it finall be the duty of the Sheriffs to collect the Conflable's fee of two shillings in every case when the person in-

thereof, at the time herein before limited for making his return, fo far as he shall have knowledge of the fame.

Clerk's duty.

within twenty days after the Juffices have made their returns, iffue to the Sheriff of the County, on application, an accurate copy of the returns made by the Juffices as aforefaid, and on failure to iffue the copy as aforefaid, each and every clerk fo failing, shall forfeit and pay the sum of twenty pounds, to be recovered before any jurifdiction having cognizance thereof; and it shall be the du-

Time of collection, &c.

Forfeiture on heriff's., neg. lea.

Perfore about

Conflable'sice, curring the forfeiture has been fummoned as is by this act directed; or have not given in during the term prescribed in the first section of this act, and to account with the Constable to whom the faid sees are coming, for every see by him the faid Sheriff fo collected; unless such person shall produce to the Sheriff

the Constable's receipt for the fame. VIII. And be it further enalled, That whenever the Sheriff of any County fhall have reason to suspect, that any person whose name may be on the lift of taxable property returned as aforelaid, by the Juffice appointed to take the lift, is about to remove him or herfelf, or property, out of the County, to avoid the payment of taxes, the Sheriff shall have power to proceed to levy and collect the tax due from fuch perfon immediately, any law to the contrary notwithflunding: Provided, fuch Sheriff thall first make outh before some Justice of his County, that he has just reason to believe such person is about to remove him or herfelf, or property, out of the County, before the time of the payment of his or her taxes shall arrive, and obtain a certificate from such Justice to

that effect.

CHAP. IV.

An Act directing the manner in which the Confifeated Lands shall in future be disposed of.

BE it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the some, That from and after the passing of this act, it shall be the duty of the Judges of the Superior Courts of Law and Commissions Equity in this State, at the first courts they shall attend, to appoint some proper to be appointed person in each district in this State, Commissioner of confiscated lands, whose duty it fliall be immediately to fearch for, demand and receive, all contifcated lands, and fell at public fale all that have not been legally fold by the Truffees of the University, or former Commissioners; and if any person or perfons-holding any confifeated lands, shall refuse to give up the same, the Commiffioners appointed as aforefaid, are hereby vefted with full power and authority to fee for and recover the fame, under the direction of one of the law-offi-

Their duty.

cers of the State, in any court having cognizance thereof, for the use of the State, as herein after directed.

II. And be it further enacted by the authority aforefaid. That the faid Commissioners, when so appointed, shall, before they enter on the duties of their office, give bond with approved security to the court, in such sum as the court to give bond. shall direct, for the saithful discharge of their duty, and shall take the following oath, or assimuation, viz: "I, A. B. Commissioner of consistent lands for the district of do solemnly and sincerely swear (or assimply that, as Commissioner of said district, I will-discharge my duty to the best of my knowledge and ability: So help me God."

111. And be it further enacted, That it shall be the duty of faid Commissioners To account to account with the Public Treasurer annually, for monies by them collected in with the Ireaconsequence of their appointment, in the same manner, and under the same rules, furer. regulations and restrictions as Sheriffs of this State are bound by law to do, and shall be liable to the same since and forseitures as Sheriffs are.

IV. And be it further enacted, That the faid Commissioners shall be assowed ten per cent. on all monies by them collected and paid into the Public Treasury, Their allow to be allowed and paid by the Treasurer on settlement of their accounts, who acce, the shall be allowed the same in settlement of his accounts. And if any Commissioner, appointed as aforesaid, shall refuse to act, die, or remove out of the district for which he was appointed, it shall be the duty of the Judge attending the succeeding court of said district where such vacancy shall have happened, to appoint another, in the same manner as the first.

CHAP. V.

An An to raife a Revenue for the payment of the Civil Lift, and contingent Charges of the Government, for the year one thousand eight hundred and two.

BE it enacted by the General Assembly of the State of North-Carolina, and it Taxes on land, is hereby enacted by the authority of the same, That for the year one thousand eight town-lots and hundred and two, a tax of eight-pence on every hundred acres of land within this State, and a tax of two thillings on every hundred pounds value of town-lots with their improvements, and a tax of two shillings on every poll, shall be levied, collected and accounted for, in the same manner as directed by the several acts of Assembly in such case made and provided.

II. And be it further enacted, That a tax on all ftud-horfes and jack-affes Onted-horfes, within this State, of the full fum which the owner or keeper of fuch stud-horfe accounted for the feafon of one mare, shall be levied, collected and accounted for, in the same manner as such taxes have been heretofore levied, collected and accounted for.

III. And be it further enacted, That all free males between the ages of twenty- what polls are one and fifty years; and all flaves between the ages of twelve and fifty years, taxable.

thall be subject to pay a poll-tax.

IV. And be it further enacted, That after the passing of this act, that any perfon applying to any of the Clerks of the Superior or County Courts, or Clerks Tax on write. and Masters in Chancery, for any writ or writs, before obtaining the same, they shall pay to the Clerk of whom it is demanded, the public tax-see that is now payable by law; and the Clerks shall account for them in the same manner as is by law required of them: Which public tax-see the party plaintiff, on recovering a judgment, shall have taxed for his benefit in the bill of costs: And that so much part of set of the third section of the act of 1784, as requires the tax-sees to be paid at the 1784 repealed time the suit is ended, shall be repealed and made void.

of the third fection of the act of 1784, as requires the tax-fees to be paid at the 1784 repealed, time the fuit is ended, shall be repealed and made void.

V. And be it further enacted, That each and every person who shall hereaster peddle or hawk goods in any of the counties of this State, shall first obtain a li-On-hawkers & cence from the Clerk of some county in this State, under his seal of office; and realers. the person so peddling and hawking, shall pay to the Clerk, before obtaining said licence, the sum of ten pounds to the use of the State, to be accounted for by the Clerk in the same manner as tax-sees are accounted for; and any licence so obtained, shall authorise said pedlar to peddle and hawk goods in any and every county in this State for the term of one year. And if any person shall peddle or hawk goods in any county of this State without said licence, he shall forfeit and Forseiture, pay the sum of twenty pounds, to be recovered by the Sheriff of the county in which he shall so peddle, before any Justice of the Peace, in the name of the Governor, one half to the use of the state.

VI. And be it further enacted, That no Sinking Fund Tax shall be collected No sinkingfor the year one thousand eight hundred and two.

LAWS OF NORTH-CAROLINA. efregente de fen ten ten ten ten ten ing fregen carenda CHAP: VI. 1801. An Act to preferibe the punishment for Forgery, in certain cases. BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fashe, That from and after the first day of April next, if any perion or perions, of their own head and imagination, or by falle conspiracy or fraud with others, shall wittingly and fallely forge or make, or shall cause or wittingly affent to be forged or made, or shall shew forth in evidence knowing the fame to be forged, any deed, leafe or will, or any bond, Weltings dewriting obligatory, bill of exchange, promiffory note, cudorfement or affign ment thereof, or any acquittance or receipt for money or goods, or any receipt or release for any bond, note, bill, or any other security for the payment of money, or any order for the payment of money or delivery of goods, with intent, in either or any of the faid inflances, to defraud any perfon-or corporation, and shall thereof be convicted, in any of the fuperior courts of law in this State, fuch per-fon fo offending shall, for the first offence, be adjudged to stand in the pillory Punishment for firit offence, one hour, and receive thirty-nine lashes on his bare back, and be imprisoned not less than fix months, and fined at the discretion of the court; and for the second offence, shall, on conviction, suffer death without benefit of clergy. For fecond. And whereas doubts have arisen whether an act passed in the fifth year of the reign of Elizabeth, entitled, "An act against forgers of false deeds and writings," is now in force, Act sth Eliz. II. Be it enacted, That the faid act, and every part thereof, is hereby declared decia ed void. to be of no force or effect within this State. III. And be it further enacted, That all acts and claufes of acts coming within All other acts the meaning and purview of this act, and contrary to the intent and meaning repealed. thereof, are hereby repealed and made void. CHAP. VII. 'An Aft directing the appointment of Escheators, and prescribing their duty in certain cases. BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame, That it shall be the duty of the fe-Superior courts veral Superior Courts within this State, at the court which shall first happen after to appoint Efthe first day of March next, to nominate and appoint some fit person to be Escheator in each and every diffrict, who shall give bond with sufficient fecurity, to be approved of by the court, in the sum of three thousand pounds, payable to Their bond. the Governor for the time being, and his fuccessors in office, for the due and faithful performance of his duty. 11. And be it further enacted by the authority aforefaid, That when any Efcheator shall have information of any land having escheated within his district, he shall and may bring an action of ejectment, on the part of the State, against the person or persons in possession of the same, returnable to the Superior Court of Efcheator's dutye the diffrict where the land lieth, upon which the fame proceedings shall be had as in other cases of ejectments; but where no person shall be in possession, it shall be the duty of the Escheator to seize the said lands for the use of the State, and shall cause the same to be fold at public sale, on a credit of one year for one moiety, and two years thereafter for the other moiety, for the most that may be gotten for the fame; first giving four months notice by advertisement in the Raleigh Register, or in any gazette published in the district where the land lieth, and by advertisements to be fluck up at the court-house of the faid district, and at each of the other court-houses within the same. And if any person should lay claim to the said land previous to the sale thereof, he shall notify the same to the Escheator, who shall, at the next succeeding court of the district, cause an iffue to be made up between the State and the person so claiming the lands aforefaid, and a jury shall be impannelled to try the same, subject to the same rules and regulations as are practifed in the trial of other fuits at law. III. And be it further enacted by the authority aforefaid, That when there shall be a judgment for the State in any action of ejectment, or other action for ef-Actions of cheated lands, it shall be the duty of the Escheator to sell the same at public venej: ff ment. due; first giving forty days notice by advertisements to be stuck up at the courthouse, and four other public places in the county where the faid lands may lie, and for all fales made under this act, he shall give the credit aforelaid, and take from the purchasers bond and approved security for the purchase-money, paya-

ble to himself for the use of the State. And immediately after the expiration of the time for which credit was given, he shall proceed to collect the same, and the same being collected, shall transmit the amount thereof to the Treasurer of this 1801.

State, first deducting ten per cent. for his commissions on the same.

IV. And be it further enacted by the authority aforefaid, That for any proper Charges how charge which may accrue in affecting the objects of this act, the Escheator may to be paid. grant a certificate, or counterfign the account for the fame, and the fame shall then be paid by the Treasurer out of any funds which may arise in con equence of the paffing of this a ?. And it shall be the duty of the faid Escheator, and he is hereby required to make annually a fettlement with the Treasurer, and account with and pay to him the monies which he may have received; and shall also, in ment. the same manner, make and return to the Comptroller, a statement of the bonds which he has taken from purchasers of escheated lands, and which still remain in his hands for collection.

. V. And be it further enacted by the authority aforefaid, That it shall not be sheriff not to lawful for any Sheriff in this State to fell any escheated lands for taxes; and all fell in taxes.

fuch fales in future, are hereby declared illegal and of no effect. VI. And be it further enacted, That no person shall be appointed an Escheator Person not to who is not a citizen of this State or of the United States, or who was not a reli-be kicheaters. dent in this country previous to the revolutionary war.

VII. And be it further enacted, That all acts and clauses of acts coming within Former acts the purview of this act, and contrary to the intent and meaning thereof, are hereby declared to be null and void.

CHAP. VIII.

An Act to authorife the Truffees of the University to raife Money by way of Lottery,

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That from and after the passing of this act, the Board of Trustees of the University of North-Carolina, shall be, and it is hereby declared to be veffed with full power and authority to raife annu- Not to exceed ally, by one or more lottery or lotteries, a fum of money not exceeding two thousand pounds, by such scheme or schemes as the said Board shall and may from time to time establish.

11. And be it further enacted, That the faid Board shall have, and it is hereby declared to have, full power to appoint, from time to time, Commissioners to Power to appraisance fuch lottery or lotteries as shall be established, and to make such rules some formation of the commissioners. and regulations, either respecting the sale of tickets, or the payment of prizes, or for any other purpose necessary to carry into effect such scheme or schemes as may be established, as the said Board from time to time shall deem proper and necessary, any law, usage or custom to the contrary notwithstanding.

CHAP. IX.

An Act to smend the Militia Law passed in the year one thousand eight hundred.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame, That from and after the paffing of this act, all persons who are liable to do militia duty, and who shall appear at any from acc. fines and penalties that would have attached for want of equipment under the former militia law: Provided, that at general musters and reviews, they shall appear also with a cartridge-box, or shot-bag and powder-horn,

11. And be it further enacted, That every officer shall be armed with a fword officers. or espontoon.

III. And be it further enacted, That from and after the paffing of this act, the 30 days rotice Brigadier-Generals within this State, shall give to their Commanding Officers of Regiments or Corps, at least thirty days previous notice of reviews and general mafters.

IV. And he it further enacted, That the feveral Major-Generals within this Major-Gene-State shall review their respective divisions once in three years, under the same rais to seview. penalties as are prescribed in the before recited act.

V. And be it further enacted, That every Captain or Commanding Officer of Captains to a Company, shall once in every three months call together and exercise his Com-mea.

pany under the fame rules as are prescribed by law.

VI. And be it further enacted, That the sixteenth section of the before recited former act all be, and the fame is hereby repealed and made void.

VII. And he it further enacted, That fo much of the before recited act as re-Brigade-Inspects the appointment of Brigade-Inspectors be, and the same is hereby repealed. spectors dene

Volunteer Companies,

Former acls repealed.

VIII. And be it further enacted, That no Volunteer Company that does not exceed, at this time, seventy in number, shall not hereafter exceed that number, exclusive of officers, any law to the contrary notwithflanding.

IX. And be it further enacted, That all acts and clauses of acts that come within the purview and meaning of this act be, and the fame are hereby repealed and made void.

CHAP. X.

An Act to amend an act paffed at Hillfborough, in the year one thousand seven hundred and eighty-two, for establishing Courts of Equity, and to regulate the proceedings in appeals from the feveral Courts of Pleas and Quarter Selfions, to the Superior Courts of Law.

WHEREAS the present method of reviving suits in Equity, where any of the parties thereto have died fince their commencement, by bill of revivor, is productive of delay, inconvenience and unnecessary expence to fuitors: For

Presmble, remedy whereof,

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame, That where the defendant or derendants, in any cause now depending, or hereafter to depend, in any of the Courts of Equity within this State, shall die after the service of a copy of the complainant's bill and subpoena, that it shall and may be lawful, on suggesting the death Mode of pro- of fuch defendant or defendants, to iffue a feire facias against the legal reprefentatives of fuch deceafed person or persons, in the same manner and under the fame rules, regulations and restrictions, as are used in suits at common law, and fervice of fuch writ on the legal representatives, shall be as effectual and valid to revive and carry on fuch fuit, as if a bill of revivor had been filed against them, and they ferved with a copy thereof.

II. And be it further enacted, That whenever a party complainant in any fuit in Equity shall die after filing of the bill, it shall and may be lawful for the legal representatives of such deccased person to carry on such suit: Provided, application to that effect be made by such representatives, to the court in which such fuit may depend, at or before the fecond term after the decease of fuch party, and not thereafter.

III. And be it further enacted, That in future, no bill, answer, or other paper or proceeding, in any fuit in any Court of Equity in this State (interlocutory decrees excepted) shall be enrolled, until the cause is finally decreed on, and then only upon motion by the party to take benefit by fuch decree; and the court shall have power, and are hereby directed to adjudge and determine what papers shall and may be enrolled in any fuit, on motion as aforesaid.

And whereas plaintiffs in fuits brought in the Courts of Pleas and Quarter Seffions, frequently appeal to the Superior Courts of Law for the purpose of harraffing and oppreffing the defendants, by an accumulation of costs and ex-

pences: For remedy whereof,

IV. Be it enacted by the authority oforefaid, That whenever any plaintiff shall appeal from the judgment of any Court of Pleas and Quarter Sellions in this State to the Superior Court of Law for the diffrict in which fuch county may be, and shall not recover more in such Superior Court than he, she or they did in the County Court, he, the or they to appealing, shall not recover their costs which may accrue on fuch appeal, but may, at the difcretion of the Superior Court before which fuch appeal shall be tried, be adjudged and made liable to pay the costs thereof. And where a defendant or defendants in any action of debt, covenant or affumplit, shall appeal from the judgment of any Court of Pleas and Quarter Sessions to the Superior Court of Law, and shall not, on the trial of fuch appeal, diminish the sum recovered by the plaintiff in the County of ten per cent. to be computed from the time of rendering judgment in the County Court, to the time of entering up judgment in the Superior Court, and the lawful rate per cent. from that time, till the whole debt shall be fully paid and fatisfied.

CHAP. XI.

An Act to direct the descent of Real Estates, in certain cases.

WHEREAS it is contrary to the true policy of this Government, that lands should escheat to the State through failure of blood, where any relations of the ancestor exist, who in any case might, or in justice ought, to inherit the estate:

ceedure.

Legal reprefertatives to carry on fuit.

What papers may be

Appeals.

Coffs how to be paid, &c.

Preamble.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame, That where any person shall die 1801. feized of real estate of inheritance in this State, leaving no person who can claim Wherenoheir, as heir to him, but leaving a widow, that the widow in fuch case shall be esteemed widow as heir to her hufband, and inherit his estate as such.

II. And be it further enalled, That where any person shall die seized of real estate of inheritance in this State, seaving descendants or other relations, citizens of the United States, who would according to law inherit, were all other nearer alient are condescendants or relations extinct, but who, according to the now existing laws, cerued. cannot inherit, because there may be others who, if citizens, would be entitled to inherit, but being aliens, cannot hold lands in this State, whereby fuch effate would escheat; in such case, the nearest descendant or relation of the deceased, being a citizen of the United States, shall inherit.

III. And be it further enasted, That this act shall have operation upon all supportation.

estates which at present would be liable to escheat, which have not been reduced into actual possession by the State, or those claiming under it, in right of escheat, any law to the contrary notwithstanding.

CHAP. XII.

An Ast to continue longer in force, and to amend an ast passed in the year one thousand seven hundred and ninety-nine, entitled "An ast directing the Judges of the Superior Courts to meet together to settle questions of Law or Equity arising on the circuit, and to provide for the trial of all persons concerned in certain frauds."

WHEREAS the afore-recited act, in its provisions directing the Judges of the Superior Courts to meet together for the purpose of determining all questions Preamble. of Law or Equity arifing and remaining undetermined upon the circuit, has been found highly falutary and beneficial; and whereas the time of limitation of faid act is foon to expire, and it appears to this General Affembly necessary that the fame should be continued longer in force :

BE it therefore enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the faid act, so far as it regards the meeting together of the faid Judges for the purposes aforefaid, be, and Continued the fame is hereby continued in force for three years longer; and the faid meeting of the Judges shall be known by the name and stile of "The Court of Conference;" and the same shall be and continue for the time last aforesaid, under the fame rules, regulations and reffrictions, as are provided in and by the faid recited act, except as is otherwise provided in this act.

II. And be it further enacted by the authority aforefaid, That the Judges of the faid Court of Conference hereafter may and shall have power to sit at each To fit not exand every term of the faid Court, as long, not exceeding fifteen days (Sundays excepted) as the bufiness of faid Court shall require.

III. And be it further enacted. That no Attorney shall be allowed to speak, Attorneys not or admitted as Council in the aforefaid Court. to plead,

IV. And be it further enacted, That it shall be the duty of the Clerk of the faid Court to permit any persons to search the records of his office, and give and searched. make out copies of the fame, to any person applying, for which he shall be entitled to the fames fees as the Clerks of the Superior Courts of this State; and on failure or refufal, the aforefaid Clerk shall be liable to the same penalties as are in fuch cases prescribed for the Clerks of the Superior Courts.

CHAP. XIII.

An Ast to amend an ast, entitled " An ast to regulate and ascertain the several Officers' Fees therein mentioned, and for altering the time of holding the Superior Courts of Law and Equity for the diffrict therein mentioned," passed at Newbern, in the year one thoufand feven hundred and eighty-four.

WHEREAS the faid act does not authorife the fucceeding Sheriffs to execute and perfect deeds of bargain and fale for lands fold for taxes by their predeceffors: Preamble. BE it therefore enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame, That where any Sheriff has fold, or shall hereafter sell lands for the taxes due thereon, agreeable to law, and sheriffir sucwho has died, or may die or remove, or be out of office, before a deed or deeds sellers in effice have been executed for the same, that it shall be lawful for their successors in of- deeds, &c. fice to make and execute a deed or deeds to the person or persons purchasing the fame, if it shall appear the sale was bona side made: Provided always, that be on producing fore any deed or deeds shall be executed by the Sheriff to the person or persons fo claiming as purchasers of the land aforesaid, shall produce to the Court of the

County in which fuch lands may lie, the receipt of the deceafed Sheriff for the Per. purchase-money, and shall also produce such other testimony to shew that they had well and truly purchased and paid for the said lands, as may by the said Court be deemed fatisfactory; and shall also make it appear, that they have surveyed the fame, and registered a plat thereof, agreeably to act of Affembly in such case made and provided, and also that they have paid the lawful taxes on faid lands: On which proof, the faid Court may iflue an order directing the Sheriff to make and execute titles for the fame; and all deeds made and executed contrary to the provitions of this act, thall be, and are hereby declared to be null and void.

CHAP. XIV.

An Ast to amend an act, entitled "An act to amend the feveral acts of Affembly now in torce in this State, which respect the entering and obtaining titles for lands," passed in the year one thousand seven hundred and ninety-eight,

BE it enacted by the General Affembly of the State of North-Carolina, and it declaring that henceforward no duplicate warrant for lands thall be iffued, but on application by perition to the General Affembly, he, and the fame is hereby repealed: And that in future, the third fection of an act of the Ceneral Affembly, paffed in the year one thousand seven bundred and ninety-fix, entitled " An act to remedy certain inconveniencies arifing under the prefent laws," be effablished as the only and legal mode to obtain duplicate land warrants: Provided, that feven acting Juffices shall be present in Court at the time such duplicate warrant may be obtained.

And ad Sellion in loice.

Saven juftices to be pretent.

CHAP, XV.

An A& to repeal the fourth festion of an a&t of the last General Assembly, entitled " An act to amend an act, emitted An act to perfect the titles of the Officers and Soldiers of the Continental line of this State, and of claimants under entries made in the office of John Aunstrong, and other purposes therein mentioned."

4th fection of former act re-pealed. BE it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the fourth section of the above recited act be, and the fame is hereby repealed and made void.

II. And be it further enacted, That all claims for lands by the Officers and Soldiers of the continental line of this State, during the revolutionary war with Great-Britain, and all demands for the fame, which shall not be applied for and received, either by the perfon who performed the fervice, his heirs or affigus, before the first day of January, one thousand eight hundred and three, shall be for ever thereafter barred; and no military land warrant shall iffue after the time aforefaid on any account whatever, any law, ulage, or cultom to the contrary

ad teflion tale

Claims when

barred.

notwithstanding. III. And be it further enadled, That the second section of this act shall be published for two months in the State Gazette.

CHAP. XVI.

An Act to amend an act, entitled " An act directing the method of electing Members of the General Afiembly, and other purpofes," paffed in the year one thousand seven hundred and feventy-feven.

BE it enacted by the General Affembly of the State of North-Carolina, That

rathfer recited the fourteenth fection of faid act be, and is hereby repealed. II. Be it further enalled, That every person cledted a Member of the General act repealed.

Affembly, fhall, before taking his feat therein, take the oath of allegiance appointed for the qualification of Members of the General Affembly and Public Officers, and also the oath to support the Constitution of the United States. And if any person clefted a Member of the General Assembly shall, by himself or any other person, directly or indirectly, give, or cause to be given, any gift, gratuity, reward or prefent whatfoever; or give, or cause to be given, by himself or any other person, any treat or entertainment, either by himself or any other perion for him, of meat or drink, at any public meeting or collection of the people, to any person or persons whatever, for his or their vote or votes, or to in-fluence him or them in his election, every person violating this act, shall, on due proof thereof, be expelled from his feat in the General Affembly.

III. Be it further enacted, That if any person or persons shall treat with either meat or drink, on any day of election, or any day previous thereto, with an intent to influence the election, every perfon to offending thall forfest and pay the fum of one hundred pounds, the one half for the use of the county where the same

Caufes of ex-

Oaths taken.

Forfeiture for MCATING.

shall be recovered, to be paid to the County Trustee; the other half to the use of the person who shall sue for the same: To be recovered by action of debt in any court of record having cognizance thereof, with cofts.

180:.

1V. And be it further enacted, That it shall be the duty of the Sheriffs, in each and every county in this State, annually to publish this act, by advertising and sheriffstorubreading the fame at the Court-house door, on the first and second days of the total time act. County Court which shall happen previous to the annual election, and also on the different days of election, under the penalty of twenty pounds for each and every neglect.

CHAP. XVII.

An All to amend the feveral acts of the General Affembly of this State to prevent exceffive Gaming.

WHEREAS the aforefaid acts have not had the effect thereby intended:

BE it enacted by the General Affembly of the State of North-Carolina, That from and after the passing of this act, if any tavern-keeper, ordinary-keeper, or keeper of a house of entertainment, shall suffer any of the games mentioned Tavern-keeper. in the aforesaid acts to be played in his or her dwelling-house, or any outhouse, entance, a or on any part of the premifes whereon he or the lives; or shall furnish such perfons with drink, or any thing for their comfort and fublishence during their time of playing, he or fhe shall be deemed guilty of a mildemeanor, and on conviction thereof, shall be fined a sum not less than five pounds. And every per-fon playing at any of the said games, in manner above described, shall be deemed guilty of a mildemeanor, and on conviction thereof, shall be fined a fum not less than five pounds.

CHAP. XVIII

An Act to amend an act for the more regular collecting payment of, and accounting for the Public Tax, peffed in the year 1784.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame, That the Treasurer, within thirty Treasurer to days after his annual election, shall give bond and security, payable to the Go-sive bond. vernor, sufficient to secure the amount which shall then be in the Treasury, together with the probable receipts for the year for which he shall be elected; which bond shall be conditioned for his faithfully accounting for the public money of the State, and for his performing the feveral duties appertaining to the office of Public Treafurer.

II. And be it further enacted, That the bond to given, together with a certificate that the faid Treasurer has taken the oath of office prescribed by law, shall To be sied, be filed in the office of the Comptroller, on which fuit may be brought and &c. judgment had, in the same manner and under the same rules and regulations as have been, or shall be prescribed for entering up judgments against the several Sheriffs of this State.

CHAP. XIX.

An Act to amend the nineteenth festion of an act, entitled " An act for the better care of Orphans, and fecurity and management of their Estates."

WHEREAS great abuses frequently happen to children of colour who are bound by the County Courts, by the mafter or mistress removing from the county Preamble, where fuch children are bound, or by taking them to fome distant place, and there felling them to some person to serve the remainder of their time, or as flaves; and fuch child or children having no friend to apply to in their behalf for justice to be done them, they are often held or disposed of as slaves: To pre-

vent such evil and pernicious practices in future, therefore,

BE it enalled by the General Assembly of the State of North-Carolina, That
when any County Court in this State shall bind any orphan, or base born child of colour, they shall be authorised and directed to take bond, with sufficient security, in the fum of two hundred and fifty pounds, from the mafter or miftrefs, that they shall not remove such child out of the county where he or she was bound, and to produce him or her before fuch Court, at any time when the faid Court may require it, and also to produce such person at the expiration of the time of his or her service; and on failure thereof, the Chairman of the Court fhall, and he is hereby required to bring fuit against such persons on said bond, for the benefit and use of the person bound to serve as asoresaid.

n Matter for fecurity,

II. And be it further enacted, That the feveral County Courts in this State are hereby authorifed and required to call on all mafters and miftreffes to whom any fervice is not expired, to give fufficient fecurity, in the fum of two hundred and fifty pounds, to produce such person or apprentice before them, and not to remove him or her out of faid county; and on failure thereof, the Chairman of faid Court is hereby required and directed to commence fuit for the recovery thereof, for the use and benefit of the person so bound to service.

III. And be it further enacted, That if any person to whom any child of colour hath heretofore been bound, and whose time of service is not expired, shall Perform failing fail, refuse or neglect, on notice from the Court to appear and give security as aforefaid, it shall be the duty of the Court, and they are hereby required to bind such person of colour to some proper person until he or she shall arrive to full age, any law, usage or custom to the contrary notwithstanding: Provided to appear, &c. Notice extend nevertheless, that nothing in this acl contained shall subject any seafaring person to the penalties herein mentioned to whom any perfon shall be bound in pursuance to gerteineales. of this act, if he can make it appear that the person so bound to him died on a voyage, without the limits of the county, or deferted from his fervice, fo that he could not again procure him for the purpole of complying with the condition of

CHAP. XX.

An Act to compel persons who are permitted to have their Slaves liberated, to give bond and fecurity for keeping fuch Slaves from becoming a public or county charge, and other

WHEREAS it has been represented to this General Assembly, it frequently happens that flaves or negroes emancipated by their owners, become a county

charge: For remedy whereof,

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the some, That from and after the passing of this act, all perfons who are permitted to liberate their flaves or negroes, either Perfons liberating flaves to by an act of the General Affembly, or by the County Courts within this State, it shall be their express duty to enter into bond in the sum of one hundred pounds for each flave fo liberated, with approved fecurity; which bond fhall be made payable to the Chairman of the Court and his fuccessors, for the use of the poor of the Gounty in which the flave or negro may refide, that fuch flave or negro shall not become chargeable on the parish or county previous to his having the same effected; and every person or persons who shall fail for fix months after the faid flave or flaves shall be so set free, to enter into bond and security as above directed, shall forfeit and pay the sum of three hundred pounds to the Wardens of the Poor of the county, for the benefit of the poor of the county in which

fuch flave or flaves shall be so liberated, to be recovered by an action of debt in any Court having cognizance of the fame.

14. And be it further enatted, That the Wardens of the Poor in the feveral counties in this State, or any one of them, shall have power and authority, on application to them made that any person or persons are about to remove themfelves out of the county, and have any flave or flaves that are likely to become a county charge, to iffue their or his warrant to bring fuch person or persons before him or them, and take such security by bond as may be deemed sufficient to indemnify the parish or county; which bond shall be made payable to the Chairman of the County Court and his fucceffors. And in case such person or persons shall refuse to give bond as is herein directed, he shall have power and authority to commit the faid person or persons, and keep him or them committed until he or they shall enter into such bonds, or remove the slave or slaves so about to be left, without the limits of the county, any law, ufage or custom to the con-

trary notwithstanding.

CHAP. XXI.

An Act to amend an act, entitled "An act to amend an act, entitled An act to prevent Theirs and Robberies by Slaves, Free Negroes or Mulattoes, and to amend an act, entitled An aft to prevent the wilful and malicious killing of Slaves.

WHEREAS doubts have arisen under the construction of the third section of the above recited act, whether persons can be convicted and properly punished: For remedy whereof,

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame, That if any person shall hereafter

freamble.

Penalty formeg-

Slaves of perfons about to remove.

Preambir.

be guilty of felonioully, wilfully and malicioully killing any flave, fuch offender, upon conviction thereof, on being arraigned flands mure, or challenge perempto- Pun fament for rily more than thirty-five jurots, shall suffer death without benefit of clergy.

1801. killing a flave.

CHAP. XXII.

An Act to continue in force for a longer time, an act entitled "An act for the relief of non-commissioned Officers and Soldiers of the Continental Line and Militia of this State, who have been disabled in the service of the United States or of this State, duting the Tate war, and who are not placed on the pention-lift of the United States, and are barred by the act of limitation palled in the year one thouland feven hundred and ninety-nine.

WHEREAS it is represented to this General Affembly, that some of the Presentle. persons who came within the description and meaning of the above-recited act, have, from want of due knowledge thereof, failed to make application for the purpose of being put on the pension-list as therein prescribed: For remedy whereof,

BE it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the said above-recited act be, Ad continued and the same is hereby continued in sorce for the term of one year, from the for one year. rifing of the present General Assembly; and that all such persons as shall, within the said term, obtain from any of the Judges of the Superior Courts, a certificate as is directed and required by the said act, shall be entitled to receive the same allowance as he would have been entitled to receive had he so applied and obtained fuch certificate within the time limited by the faid act.

CHAP. XXIII.

An Act to alter the mode of appropriating certain Fines, Forfeitures and Amercements.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That from and after the passing of this act, all fines, forfeitures or amercements, which shall or may accrue or be be paid to the imposed in any of the Courts of Pleas and Quater Sessions within this State, County Truffiall, by their respective Clerks, be accounted for, and paid to the County Truflee, which monies shall be appropriated in the payment of their jurors, and discharging other county and contingent charges.

II. And be it further enacted, That the feveral Clerks of the County Courts Clerks to at within this State, shall annually pay to the County Truffee of the County of countaminally. which he may be Clerk of the Court, all monies that shall be paid into his office on account of fines or forfeited recognizances, as well as all amercements, any

law, usage or custom to the contrary notwithstanding.

CHAP. XXIV.

An Ast to amend an ast, emitted "An ast authorifing and empowering the County Courts of Pleas and Quarter Sedions to divide and appropriate the Real Estate of Intestates," passed in the year one thousand seven hundred and eighty-seven,

WHEREAS the above-recited act directs, that in the division of lands among the heirs, the Commissioners appointed by the Court, shall be empowered to Preamble. charge the more valuable dividend or dividends fuch a fum or fums as they shall judge necessary to be paid to the dividend or dividends of inferior value, within one year after the Commissioners shall have made a return of their proceedings; and whereas it often happens that the effate fo divided confifts chiefly of uncultivated lands, which are an expence inflead of being productive, and will not enable the minor to pay the funi fo charged on his dividend in the time limited, without a fale of the land to laid off to him or them, which defeats the intention of the Legislature in passing the faid act : For remedy whereof,

BE it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That from and after the passing of Puty of Come this act, it shall be the duty of the Commissioners appointed by the Courts to divide the real effate of Intestates, to divide the lands of faid Intestate into equal thares, in point of value, as nearly as possible, by a subdivision of the more va-Juable tract or tracts of lan is. And in case the situation of the real estate is such Manner of dithat an equal division cannot be made without injury to the heirs, and some of viding estates. the heirs are obliged to be charged with a fum or fums of money to be paid to the dividend or dividends of inferior value, then and in that case, the fum or fums fo charged on the dividend or dividends, shall not be payable until the minor shall arrive at the age of twenty-one, any law to the contrary notwithstanding.

II. And be it further enacted, That the funts fo due from the more valuable Interest on dividend or dividends, shall bear an interest of fix per centum per annum until vidends.

Guardians to

paid: Provided always, that the guardian or guardians of fuch minor or minors to whom the more valuable dividend or dividends thall fall, thall at all times be at liberty, and is hereby required to pay fuch fum or fums, whenever affets shall pay when affects come into his hands fufficient to discharge the same. Provided neverthe est, that if it shall appear that the guardian shall have had affets in his hands which he did not apply to the discharge of the sums for which his ward is liable, he the said On neglect. not apply to the discharge of the sums for which his ward is liable, he the said guardian sopry guardian stall be held and deemed answerable and bound to pay out of his own out of his own proper coate, any interest, which shall have accrued thereon in confequence thereof. proper estate, any interest which shall have accrued thereon in consequence thereof, and which might have been stopped, had the same been so, applied.

CHAP. XXV.

An Ad to authorife the County Courts of Pleas and Quarter Sellions to fell the real effate of Ideots and Lunatics, in certain cafes,

BE it enacted by the General Affembly of the State of North-Carolina, and it Cases in which is hereby enacted by the authority of the fame, That whenever it shall be made apestates are to be pear, to any of the County Courts within this State (feven Justices at least being fold. prefent) either by the Wardens of the County, or Guardian of fuch Lunatic or Ideot, that the perional estate of any Lunatic or Ideot in such county, has been exhaulted, or is infufficient for his or her support, and that such Ideot or Lunatic is likely to become chargeable on the parish, then and in either of such cases, the faid County Courts are, and are hereby empowered, to make an order for the fale, or for the renting of the real effate of fuch Ideor or Lunatic, or any part thereof, in fuch manner, and upon fuch terms, as they may deem advisable. And all fales made in pursuance of this act, shall be valid to all intents and purposes to convey the whole interest and estate directed to be fold by the County Courts as aforefaid, any law to the contrary notwithstanding.

CHAP. XXVI.

An Aft for the limitation of Writs of Error.

WHEREAS much injustice hath of late been do e by profecuting writs of error on, and reviving ancient judgments rendered in the County Courts of this State: For remedy whereof,

Be it e act d by t e General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame, That no writ of error shall be allowed, brought or profecuted, upon any judgment rendered in any of the County Courts of this State, but within five years next after the entering fuch judgment, and not after.

II. And be it further enacted by the authority of the fame; That if any person or persons who is, are or shall be entitled to prosecute a writ of error, be, or shall ompos mentis, be, at the time of his or their right to bring fuch writ of error, non compos mentis, imprisoned, beyond seas, that then, such person or persons shall be at liberty to bring a writ of error, so as they bring the same within two years after their being of sound memory, at large, returned from beyond seas, or of age, as other persons having no such impediment might have done.

CHAP. XXVII.

An Act to amend the first fection of an act, passed in 1792, entitled "An act for appointing an additional Judge of the Superior Court of Morgan District, and for the relief of persons who have, or may hereaster torseit their recognizances in the Superior and County Courts,

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That if any winess who shall be fummoned, or bound in recognizance to appear and give evidence on behalf of cufed from for the State, in any of the Courts thereof, and shall, by unavoidable accident, or other cause, be prevented from doing for such witness, on making it appear to the fatisfaction of the Court which he or the was bound to attend, shall, besides having his or her forfeiture remitted, be wholly exempt and discharged of and from all cofts with which he or they would have been chargeable, had he or they not made fuch excuse.

CHAP. XXVIII.

An Act to amend an act, entitled "An act to fecure the impartiality of the Trial by Jury, and to direct the conduct of Judges in charges to the petit jury," and to direct how Constables in future shall be sworn who are appointed to attend juries on trials of civil cafes in the feveral Courts.

Be it enacted by the General Affembly of the State of North Carolina, and it is hereby enacted by the authority of the same, That from and after the first day of

Perfons non

Preamble.

Limitation.

Witneffes ex-

May next, it shall be the duty of the Clerks of the several Superior and County Courts within this State, before a jury shall be impannelled to try the iffue or iffues in any furt or profecution wherein the State is a party (except in case of Twojurorsmay capital offences) to read over the names of the jury upon the pannel in the pre- be challenged, fence and hearing of the defendant or defendants, his, her or their council; and ing cause it shall be competent for the defendant or defendants, or their council, for them to challenge peremptorily two jurous upon the faid pannel, without showing any cause therefor, which challenge shall be allowed by the Court, and the pannel thall then be made up as in other cases.

II. And be it further enacted, That when any Conflable shall be appointed or fummoned to attend any of the Superior or County Courts (except fuch as may confiable to he appointed to attend the Grand Jury) it shall be the duty of the Clerk, at the be sworn once time of the first going out of a jury on the trial of any civil cause, to administer only. an oath to the Constable faithfully to attend the several juries that shall or may be put under his care during that term, that shall be charged in the trial of any civil caufe. And after the faid Constable shall be once sworn as herein mentioned, he shall be considered, to all intents and purposes, as asting on oath upon the attendance of every jury that he may be called upon to attend during that term.

III. And be it further enacted, That all acts and claufes of acts which come Former acts within the purview and meaning of this act, are hereby repealed, made void, and repealed. of none effect.

CHAP. XXIX.

An Aft to amend the third fection of an aft, entitled " An aft for appointing an additional Judge of the Superior Court of the diffrict of Morgan, and for the relief of persons who have, or may hereafter forfeit their recognizances in the Superior and County Courts."

WHE TEAS the above-recited fection directs, that a majority of the Justices within their respective counties shall be present at the remission of all fines by them inflicted, which in many inflances is found to be injurious:

BE it enalled by the General Affembly of the State of North-Carolina, and it is hereby enalled by the authority of the same, That from and after the passing of Courte power this act, the several County Courts of Pleas and Quarter Sessions in this State shall have power to remit or mitigate all fines by them inflicted : Provided, there are feven Justices on the bench, and provided three of whom shall have been present when said fine was inflicted, any law to the contrary notwithstanding.

11. And best further enatled, 'I hat from and after the paffing of this act, it clerks of s. shall be the duty of the Clerks of the feveral Superior Courts of this State, at Courts to pull the list of the time of publishing the rules made by the faid Courts, as to the distribution causes, of the business thereof, to publish at the same time a list of all the causes which shall be at iffue on their respective dockets.

CHAP. XXX.

An Ast to amend the second section of an all, passed at Newhern in the year of our Lord 1768, entitled "An ast to amend an act, entitled An act to restrain the keeping of too great a number of Horfes and Mares, and for amending the breed."

WHEREAS in the aforesaid section it is enacted, among other things, that no person whatever in this Province shall suffer or let go at large any stoned horse or horses of two years old and upwards, unless such horse or horses be at least Preamble.

fourteen hands in height, under certain penalties and forfeitures therein specified; and whereas the suffering of horses of that age and size is found prejudicial:

BE it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That no person whatsoever in this penalty on State, shall suffer or let go at large, any stoned horse or horses of two years old sensed horses are the size of two years old sensed horses. or upwards, upon penalty of forfeiting fuch horse or horses, or the sum of twenty going at targe. fhillings to the taker up of every fuch floned horfe: Provided the same be found running at large, not within the confine of any fence, water, marth or fwamp, any thing to the contrary in the aforefaid fection notwithstanding.

CHAP. XXXI.

An All to repeal part of an all, entitled " An all to prevent the feveral species of Hunting therein mentioned, passed at Hillsborough in the year 1784.

WHEREAS the punishment prescribed in said act for fire-hunting is disproportionate to the offence :

BE is therefore enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame, That so much of the first

without thew-

18o1. Part of aft fec. peated.

fection of the faid recited act as empowers the Court, upon conviction of any person for fire-hunting, and upon his failing or resulting to pay the fine therein mentioned, to order the perion to convicted to receive thirty-nine lashes on his bare back, be, and the fame is hereby repealed and made void. And upon any conviction hereafter for faid offence of fire-hunting, the Court in which the fame is made, on his failing to pay the fine prescribed by faid recited act, that be, and is hereby authorifed and empowered to fentence the perion or perions convided, to fuch term of imprisonment as may be judged adequate to the punishment of the offence, not exceeding two months.

Punifiment.

CHAP. XXXII.

An Aft to amend an aft, paffed at Newbern in the year 1777, entitled "An aft to prevent abuses in taking up flray Horses, Cattle, Hoge, Sheep and other thingstherein mentioned."

Preamble.

WHEREAS the before-recited all makes no provision for compelling the taker up of stray beasts which have been reclaimed, or died within the time limited by the faid act, to produce a certificate thereof within any limited time, and it frequently happens that fuch certificates are withheld, confequently fuits are commenced by the Truitee, and on trial the certificates being produced,

thereby fubjects the county to cofts:

BE it enacted by the General Affembly of the State of North-Carolina, and it be produced to fon taking up a ftray or ftrays, and fuch ftray or ftrays being reclaimed by the estimated. Owner or owners thereof, or dying as aforefaid, fuch takers up shall produce to the Ranger of the county, a certificate of the same from some Justice of the Peace of his county, within twelve months after entering fuch flray or flrays; which certificate the Ranger shall note in his book and file in his office, and shall give a receipt for the same, specifying the day and date of the entry of such stray or flrays. And in case any taker up of any stray or strays, shall sail or neglect to produce a certificate as aforesaid, he, she or they so failing or neglecting, shall be subject to the payment of all costs which may accrue in consequence of any fuit or fuits which shall or may be brought against him, her or them, as fully as if no claim had been made, or death happened, any law, usage or custom to the contrary notwithstanding.

Worfeiture for pegted.

CHAP. XXXIII.

An Act to divide the fecond Brigade in the First Division into two separate and distinct Brigades.

l'reamble,

WHEREAS it appears to this General Assembly, that the second Brigade in the first division is composed of effective men sufficient to form two, and it being at prefent divided into a number of regiments and batt lions, which make it troublesome and inconvenient for the proper officers to review.

BE it enacted by the General Affembl, of the State of North-Carolina, and it The two Bri. is hereby enacted by the authority of the fame, That from and after the passing of this act, the counties of Craven, Jones, Carteret, Beaufort and Hyde, shall compose one Brigade, which shall be called and known by the name of " The Second Brigade;" and that the counties of Johnston, Wayne, Lenoir, Greene, and Pitt, shall compose one other Brigade, which shall be called and known by the name of " The Twelfth Brigade;" any law to the contrary notwithflanding.

An AC to divide the Seventh Brigade in the Fourth Division into two separate and distinct Brigades.

Preamble.

WHEREAS it appears to this General Affembly, that the Seventh Brigade in the fourth division, is composed of effective men sufficient to form two Brigades, and it being at prefent divided into a number of regiments and barralions, which make it troublefome and inconvenient for the proper of cers to review :

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That from and after the passing of The two Bri. this act, the counties of Rowan and Iredell shall compose one Brigade, which gades deferibed shall be called and known by the name of " The Seventh Brigade;" and that the counties of Mecklenburg, Cabarrus and Montgomery, fhall compose one other Brigade, which shall be called and known by the name of " The Eleventh Brigade;" any law to the contrary notwithstanding,

CHAP. XXXV.

An At to amend an aft, entitled " An aft concerning Wrecks," paffed the laft feffion of the General Affembly.

WHEREAS it is represented to this General Assembly, that the said act as it now fland , does not answer the purposes intended : For remedy whereof,

Be it enacted by the General Affembly of the State of North Carolina, and it is hereby enotited by the authority of the fame, That after the first day of April next, it shall and may be lawful for the several County Courts of Currituck, Carteret, Onflow, New-Hanover and Brunfwick, and they are hereby required, at their Commissioners. first County Courts, and each and every year thereafter, to appoint two or more be appointed. differeet and proper persons as Commissioners of Wrecks in their respective counties, for the next enfuing year, who shall severally enter into bonds, with two or To give bond. more good and fufficient securities, in the Court of the County where they refide, in the fum of two thousand pounds, for the faithful discharge of the duties of their office; and it shall be the duty of the Clerks of the aforesaid County Courts, to make out a certificate to each Commissioner appointed as aforesaid.

11. And be it further enocted, That it shall be the duty of the Commissioners appointed as aforesaid, on the earliest intelligence given, or on application to them Their sury. made, by or on behalf of any Owner, Supercargo, or Commander of any ship or other vessel being in danger of being stranded, or being stranded, to command any Sheriff or Constable nearest the coast where such ship or other vessel shall be in danger, to fummon as many men as shall be thought necessary to the affistance of fuch thip or veffel, who are to be under the directions of the Master or Owner; and the Commissioners, and all others who shall assist in preserving any ship or other veffel in diffrefs, or their cargoes, shall, within forty days, be paid a reasonable reward by the Commander or Owner of the ship or vessel in distress, or by the Merchant whose vessel or goods shall be saved; and in default thereof, the veffel or goods shall remain in the custody of the Commissioners or Salvers, until all reasonable charges be paid, or security given for that purpose, to the fatisfaction of the parties: And in case the parties shall disagree touching the Where a disaamount of the reward to be paid the persons employed, it shall be lawful for the different per-Commander of fuch veffel faved, or the Owner of the goods, or Merchant inte-fons to be cho. refled, to chuse one indifferent person, and also for the Commissioners or Salvers fen. to nominate one other indifferent person, who shall adjust and ascertain the same, and fuch adjustment thall be binding on all parties, and to be recoverable, with costs, in any court of record, or any competent jurisdiction within this State.

III. And be it further enacted, That the Commissioners appointed as aforesaid fhall not take upon themselves any power or authority to advertise, or in any way Commissioners to dispose of any vessel or cargo, or any part thereof, where there is any Owner, not to direct if Supercargo, Configure, or Captain present, but in all things to aid and affift him present. or them, as he or they may direct; and for fuch fervices, fuch Commissioner or Commissioners shall be allowed a reasonable compensation, over and above his

falvage right, for labour done.

ÍS

y

C d

of

e

S ١,

it

r-

c

e

2

h

e

7(

O

11

ý

15

ė

ì

le

èæ

it

of

Ш he e,

2y

g.

EŁ

de ri-15,

zŧ

of

ch

he

CT ri-

IV. And be it further enacted, If any person besides those empowered by the Commissioners, or any one of them, shall enter, or endeavour to enter, on board any vessel in diffress or stranded, without the leave of the Captain or Forseiture on Owner; or in case any person shall molest them in saving the vessel or goods, usushorised or shall deface the marks of any such goods before they be taken down in a book feeing. by the Commissioners, or one of them, every such person shall forfeit and pay the sum of one hundred pounds, to be recovered before any competent jurisdiction in this State, to the use and benefit of the Owner of the veffel or goods, as the case may be; and in case of failure to pay such forfeiture immediately, or give security to pay the same within twenty days, he or they shall be committed to the county jail not exceeding three months. And in case any goods shall be found upon any person that were stolen or carried off from any vessel in distress or firanded, the person upon whom such goods shall be found, shall, upon demand, deliver the fame to the Owner or Commillioners, or to fuch other person as shall be authorised by the Owner or Commissioner to receive such goods, or shall be liable to pay treble the value, to be recovered before any competent jurifdiction, as aforefaid.

V. And be it further enaded, That should any vessel or other property be cast How the comafhore, within the limits of any of the aforefaid counties, without any person miliouers shall present to claim the same as owner, the Commissioners, or one of them, shall one claims. take possession thereof, and cause a true description of the marks, numbers and

kinds of fuch goods to be advertised in one or more public gazettes, for the space of eight weeks; and if no perion shall claim the same within twelve months, public fale shall be made thereof; but if perishable, the goods shall be fold after being advertised in two or more public places, not less than ten, nor more than twenty days, as circumflances may require: And after all reasonable charges deducted, the relidue of the money, with an account of the whole, shall be transmitted to the Clerk's office of the Court of the County where fuch velici may be franded or goods faved; and the faid Clerk shall make a record and keep an account of the fame, for the benefit of the owner, who, upon proof of his property to the fatisfaction of the Commissioners, together with two Justices, shall, by their warrant or order, receive the same, paying to the Clerk of such Court, one per cent, for his trouble; but should the net amount of such sales by any Commissioners as aforesaid, exceed the amount of the Clerk's bond, then and in that case, it shall be the duty of the Commissioners aforesaid to transmit the amount to the Clerk's office of the Diffriet Court of the diffriet where fuch veffel or goods may have been flranded, under the fame regulations as if it had been put into the fales when un- hands of the Clerks, of the County Courts as aforefaid; and should no person claim the same within a year and one day from the date of the advertisement, it fhall then and in that case, be the duty of the Clerk holding fuch money, to transmit the same, after deducting one per cent. for his trouble, to the Public Treasurer of the State, for the use of the State.

othe Public Treatury.

l'erfons finding franced po perty, what they faell do.

VI. And be it further enaded, That when any person or persons shall find any ftranded property on or near the fea-shore, and no owner appearing to claim the fame, he or they shall, as foon as possible after saving the same, give information to the nearest Commissioner thereof, and to him deliver the same, for which he shall be entitled to his reasonable salvage, to be ascertained in manner before directed; and should any person sinding stranded goods or other property as aforefaid, conceal the same, or convert them to his own use, or fail within ten days to give information thereof to the nearest Commissioner of Wrecks in his or their county, on proof thereof had, he or they shall pay to the Commissioners discovering the same, double the value of such property, to be recovered before any competent jurisdiction having cognizance thereof.

l'erfans flealing firanded property.

VII. And be it further enatted, That if any person shall embezzle or steal any ftranded property, or conceal the fame knowing it to have been ftolen, fuch person or persons, upon due proof thereof, shall forfeit and pay to the Owner or Commissioner, double the value of the stolen goods so proved against him or the , or found in his or her possession, to be recovered before any Justice of the Peace, or any other competent jurisdiction; and the person or persons so seloniously taking or concealing the same, shall moreover be liable to be prosecuted on behalf of the State, and fuffer as in other cases of thest.

abuling their

VIII. And be it further enacted, That should any Commissioner appointed as Commissioners aforefaid, either by fraud or wilful neglect, abuse the trust so reposed in him, he shall, upon conviction thereof, forfeit and pay treble damages to the party aggrieved, to be recovered, with colls, by action on the case, in any court of record, and shall thereaster be incapable of acting as a Commissioner, Sheriff or Constable, or other persons summoned as aforesaid, refusing or neglecting to give the affiftance required for the faving any veffel or her cargo, shall forfeit and pay the fum of forty shillings, to be recovered by the Commissioners ordering such duty, before any Justice of the Peace in the county where fuch duty was required.

Commissioners

IX. And be it further enacted, That the Commissioners To appointed, after the first day of April next, before their entering into bonds, shall, in their County Courts, respectively, take and subscribe to the following oath, to wit: " I A. B. do folemnly swear, that I will truly and faithfully discharge the duties of a Commissioner of Wrecks in the county of agreeably to law, and to the best of my skill and abilities: So help me God." And the Commissioners appointed as agreeably to law, and to the best of aforefaid, in their respective counties, where there may be any stranded or wrecked property cast ashore, or any such property coming into their hands, where there appears no owner to claim the fame, that fuch Commissioner shall be allowed for emmiffioners his trouble a fum not exceeding five per cent. on the value or fales of fuch goods,

in full for all fervices by him or them performed, and no more.

X. And be it further enalled, That an act, entitled " An act concerning Former act re- wrecks," passed in the year one thousand eight hundred, be, and the same is hereby repealed and made void.

CHAP. XXXVI.

An Ast to amend an ast, entitled "An ast for facilitating the Navigation, and regulating the Pilotage of the feveral Ports in this State," fo far as respects the Port of Walnington, and other purpofes.

WHEREAS there remains but one Commissioner of Navigation, named in the fecond fection of the above-recited act, for the port of Bath, now the port of Preamble. Washington, within the limits of the said town; and whereas by the arrival of veffels, the inhabitants of the town of Washington are frequently exposed to the importation of infectious and contagious difeafes: For remedy whereof,

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That Ralph Potts, Walters Hanrahan, Lewis Leroy, and William Kenedy be, and they are hereby appointed Commissioners of Navigation of the port of Washington, in addition to the survivors, which Commissioners and their successors, are hereby vested with the same pointed. power and authority the first Commissioners were entitled to, or would by law have used or exercised: And whenever any vacancy shall has pen, by the death, removal or resignation of either of them, so as to reduce their number less than elect in surer five, fome other person or persons shall be elected by the freemen of the town vacancies. of Washington, at the same time, and in the same manner, that Commissioners of the town aforefaid are elected. Provided nevertheless, that no person shall be eligible as Commissioner of Navigation for the port of Washington; who is not a resident of the said town, and who does not possess a freehold within the same.

II. And be it further enaded, That every Pilot acting under the authority of any of the Boards of Commissioners of Navigation for the ports of Newbern, Pilots to give Washington, Edenton, or Beaufort, shall, within fix months after the passing of boud. this act, enter into bond, with two or more fufficient fecurities, in the fum of five hundred pounds, for the faithful discharge of the duties of their office, payable to the faid Boards of Commissioners respectively, and shall and may be put in fuit by the party grieved for any breach thereof, and recovery had thereon in an action of debt in any court of record having cognizance thereof, to the amount of the damage fultained by the party at whose instance such fuit shall be brought.

III. And be it further enacted, That none of the Pilots of any of the faid above- Veffer under mentioned Ports, shall exact pilotage from any vessel belonging to any citizen of 50 tons not to this State going to or coming from any of the ports of the United States, which pay pilotage. this State going to or coming from any of the ports of the United States, which shall be under the burthen of fifty tons, unless such vessel shall have given a signal for a Pilot, or otherwife stall require to be carried in by a Pilot.

IV. And be it further enacted, That fo much of the above mentioned act as Part of former comes within the purview and meaning of this act, is hereby repealed and made

CHAP. XXXVII.

An Act to repeal such parts of the several acts of Assembly now in sorce, as respects the time for electing Representatives to Congress.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame, That so much of the several acts of Assembly now in force, as directs the election of members of Congress to represent the citizens of this State in the House of Representatives of the United States, in the month of August next be, and the same is hereby repealed and made void.

An Act to repeal an act, entitled "An act to improve the Navigation of Great Contentnea Creek, passed at Raleigh in the year one thousand seven hundred and ninety-six.

WHEREAS the above-recited act has not produced the effect that was expected or intended by the faid law :

BE it therefore enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame, That the above-recited act be, and the same is hereby repealed and made utterly void.

CHAP. XXXIX.

An Aft to repeal the first festion of an ast, entitled "An ast for appointing Commissioners to extend the boundary line of this State and the State of South-Carolina," passed in 1796.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame, That the first section of the aboverecited act shall be, and the same is hereby repealed and made void.

CHAP. XL.

An Act to repeal a part of the Inspection Laws now in force in this State.

BE it enacted by the General Affembly of the State of North-Carolina, That fo much of the faid laws shall be, and are hereby repealed, as respects the weighing of turpentine and pitch; and that it shall be lawful for the Inspector to brand and pass any well filled barrel of good turpentine or pitch, if the same shall contain twenty-eight gallons, or over, and made of good timber and well hooped, as the laws heretofore in force direct.

Turnentine. and Pitch.

CHAP. XLI.

An Act to establish a Company for the purpose of facilitating the Navigation of Neuse River, from Smithfield to the mouth of Crabiree Creek.

BE It enacted by the General Affembly of the State of North-Carolina, That Matthias Handy, John Williams, Samuel Smith, Hardy Bryan, Bennet Boddie, Kimbrough Hin-A company ap. John Ingles. Nathan Williams, Renben Saunders, and Henry Seawell, Equires, are hereby pointed. appointed, incorporated and fliled, "The Neufe River Company," with full power to receive fubscriptions or donations from such public spirited persons as may be inclined to aid

this laudable undertaking, and dispose thereof as they may think fit for the purposes aforesaid.

II. And be it further enacted, That the said Commissioners shall convene at the house of John Arthur Bryan, the first day of April next, a majority of whom shall be capable of doing bulinels, then and there to appoint their necessary officers; and make such rules as

to them may feem proper and fit to be done.

III. And be it further engeled, That as foon as the Company aforefaid fhall begin to clear the river aforefaid, they shall have power to remove or cause to be removed all such fishmove his dams, hedges or other obstructions, which they may deem in the way of the Navigation, from Smithfield to the mouth of Crabtree Creek aforefaid; and any person or persons who thell thereafter erect or put up any flop, dam, hedge or wear, for as to obfirmet the Navigation aforefaid, shall forfeit and pay the sum of fifty pounds; to be recovered and applied in the name of the Company, for the use of the said Navigarien.

IV. And be it further enatled, That no perfor thall hereafter fall or roll any tree or log Penalty on fall- into the river aforefaid, under the penalty of five shillings for every tree or log so stalled or ings trees into rolled as aforesaid, to be recovered by the Commissioners and applied in manner associated, the river.

and shall also remove the trees or logs out of the river aforesaid.

V. And be it further enatled, That it shall and may be lawful to open Books of Subfeription at Raleigh, under the management of Henry Potter, and at Smithfield under the Books of fub. Thousand Dollars, for the said undertaking; which subscriptions to the amount of Five points to be Thousand Dollars, for the said undertaking; which subscription to be or by power of attorney, and shall be in dollars. And the said books shall be upened on the first day of March next, to be kept open until the first day of March, one thousand each bundled and these and shade or the first day of March next, to be kept open until the first day of March, one thousand eight hundred and three; and on the first day of April thereafter, there 'shall be a general meeting of subscribers and commissioners at Raleigh, notification of which shall-be given by the commissioners in the State Gazette one month previous, and the commissioners that then lay before the subscribers present the books of subscription made; and if the sum of five thouland dollars aforefaid shall not have been subscribed, then the managers to continue to receive Tubscriptions to make up the deficiency; and if more than five thousand dollars shall be subscribed, the commissioners shall reduce the same to that sum, by striking off from the subscriptions, their proportionable and rateable parts, so as to reduce the capital to the amount of five thousand dollars aforesaid. And the said capital shall be divided into one amount of five thousand dollars aforesaid. And the said capital shall be divided into one hundred shares of fifty dollars each, and any person may sufferibe for one or more share or shares, but not for a part of a share. Provided, that unless one hall of the said capital shall be subscribed on or before the first day of April, one shouland eight diundred and eight, all subscriptions-made in confequence of this act shall be wold. VI. And be it further enacted. That in confideration of the trouble and expence the faid committioners will unavoidably be put to in rendering navigable the faid river, the locks, canals and every work and thing appertaining to the faid Navigation, with all the profits arifing from the fame, or any part thereof, shall be and are velled in the laid company, their

how to be divided.

The capital

Property and profits veiled in the company.

heirs and affigns, for ninety-nine years, as tenants in common, in proportion to their re-fpetitive thates; and the fame thall be desined real effate, and thall be exempt from the payment of taxes, impositions or assessment: And the tolls which the company may demand for every thing brought down or carried up their Navigation, or any may thereof, that be as followeth, to wit: for every pipe or hogshead of wine containing more than fixey five gallons, twenty-five cents; for every hoghead of rum or other fpirits, ewemy-live-cents; for every hoginead of sobacco, twenty-five cents; for every calk between fixey-five and thirty-five gallons, half of a pipe or hoginead; barrels one-lourth part, and finall kegs in proportion, according to their quantity and qualities, of their contents of wine or fpirits; for linfeed oil the same as spirits; every bushed of wheat, peas, beans or slax-seed, two cents; Rate of tolls. every buthel of Indian corn, or other grain or falt, two cents: for every barrel of beef or pork, twelve and a half cents; for every ton of hemp, flax, pot-alh, bar or manufactured iron, fifty cents; for every ton of pig-iron, lead or other ore (except iron) fifty cents; for every ton of flone or iron ore, fifteen cents; for every hundred buthels of lime, fifty cents for every chaldron of coal, twelve cents; for every hundred pipes flaves, three cents; for every hundred flaves, pipe or hoghead heading, three cents; for every thousand hoops, twelve cents; for every hundred barrel flaves or heading, two cents; for every cubic took

of lumber, five cents; for every grofs hundred weight of all other commodities, three cents,

Betterning of lumber, her cents; for every gross find the load and paid the tolls, on its return thall bests exempt. And that every empty boat that has carried its load and paid the tolls, on its return thall

. be exempt from tollage. And the commissioners shall enter their faid regulations of tolls in their books; and it shall be lawful for the faid commissioners, or such person or persons by them appointed, at all times hereafter to receive the toll fo affigued, on all produce and commodities passing through the faid Navigation, or any partthereof and they may deman I Penalty on rethe toll at fuch place or places as they shall think proper. And if any person shall retused for pay to pay the roll so laid as aforesaid, the collector may deny passage; and it any person so refuling to pay, thell pass through the Navigation, or any part thereof, it shall be lawful for the collector to feize the veffel and cargo wherever found, and after ten days public notice, fell the fame, or as much thereof at public auction for ready money, as may be necessary to pay the toll and all expences, and the surplus of such sale (if any) shall be returned to the owner, on demand.

VII. And be it further enaded. That the faid company, by the name of "The Neufe River Company," finall be capable to fue and be faed, plead and impleaded; and the faid Company may company, or a majority thereof, shall be, and are hereby vested with full and complete facand befored, power to do all acts and things which may be necessary to carry the purposes and intentions of this act into effect, as fully and amply as if the fame were particularly recited.

CHAP. XLII.

An Act to open and make navigable Fishing-Creek, from the mouth thereof as far as may be practicable.

WHEREAS the opening Filling-Creek would contribute much to facilitate commerce,

and be of general utility :

BE it therefore enacled by the General Affembly of the State of North-Carolina, and it is hereby enacled by the authority of the same, That it shall be lawful and proper to open books of subscription, in Nash County, under the direction and care of Joseph Arrington, junior, States of subscription, in Nash County, under the direction and care of Joseph Arrington, surface of supplies the supplies of supplies the supplies of supplies the supplies of supplies the supplies and Benjamin Malon; in Halifax, under the direction of Edmund Jones and John Whi- be opened. taker; and in Edgecomb, under the direction of Richard Selfoms and David Coffield, for the receiving of fubfcriptions to the amount of Twenty Thousand Dollars, for the undertaking and opening Filting-Creek, from the mouth thereof as far up as is or may be practicable, which folderiptions shall be made perfonally, or by power of attorney, and shall be in dollars. That the faid books shall be opened on the first Thursday of February next ensuing, and shall continue open for the term of twelve months; and on the first Thursday shall be a general vesting of the subscribers at Enseld, in the of May next following, there shall be a general meeting of the subser bers at Enfield, in the county of Halitax, and the managers shall give notice of such meeting in the Halifax paper, and by advertisements at least twenty days before the day for that purpose appointed; and the acting managers shall then and there lay before such of the subscribers as shall meet. the books by them kept containing a flate of the fubficibers; and if the capital fum aforefaid thall not have been fubscribed, then the managers are to continue to receive subscribering tions to make up the deficiency. The arring managers shall make a lift of the subscribers, List of fair scribers to be rewith the fun fabferibed by each perfon, and return the fame under their hands to the Secretary's Office of this State, there to be recorded. And if more than twenty thousand dol- creary'soffice, Lats that be subscribed, the same that be reduced to that sum, by the managers, or a majority of them, by beginning to firike off from the largest subscriptions in the first inflance, Capital how then from the next, and fo on, until the fum is reduced to twenty thousand dollars. And divided. the said capital thall be divided into four hundred theres of fifty dollars each; and any perfon may subscribe for one or more share or shares, but not for part of a share. Provided. Act tob: voil that unless one half of the capital aforefuld shall be subscribed before, or at the meeting of subscriptions. the fubscribers at Enfield in one year after the day of meeting aforesaid, all subscriptions made in consequence of this act, shall be void. And it one half, and less than the whole, it half subscribed the subscribed, then the President and Directors are empowered to receive the subscriptions that the whole in the subscription to and they shall return their proceedings in this behalf to the Secretary's Office, to be recorded.

11. And be it further enacled, That if one half or more of the capital shall be subscribed as aforefaid, the fubfcribers, their heirs and affigus, from the time of their first meeting, shall be, and they are nereby incorporated by and under the name of "Fishing-Creek Company," and may sue and be fued, implead and be impleaded. And the subscribers corporated. present at the faid meeting, or a majority of them, shall elect a President and seven Directors, to conduct the faid undertaking, and manage the buliness of the company, for and Manner of sturing fuch time as shall be deemed proper; and in counting the votes of all general meet-voting. ings of the company, each member thall have one vote for each thare, as far as ten thares, and one vote for exery five thares above ten by him held at the time; and any member, by writing under his hand, executed before a Juffice of the Peace and certified, may depute

any member to act as proxy for him at any general meeting.

III. And be it further enacled, That the President and Directors, and their successors, May agreewish or a majority of them, shall and may agree with persons in behalf of the company, to open persons to do the Navigation of the said creek, by locks, canals, or otherwise, from place to place, and the work. from time to time, and upon fuch terms as they fhall think beff, and out of the faid capital and money arifing from toll, pay for making and repairing all works necessary for the purpole aforefaid; and also to appoint a Treasurer, not one of their body but yet a proprietor, Treasurer, &c. Clerk, Toll-gatherers, and fuch officers, managers and fervants, as may be requific, and to be appointto agree for their wages, fettle and pals their accounts; and also to establish rules of pro. ed. reeding, and generally to transact all the business of the company, in the intervals between Tomakerules the general meetings of the same, and they shall be allowed by the company, at their general meetings, a reasonable sum for their trouble. Provided, that the Treasurer shall give Treasurer to bond and security as the President and Directors shall direct, and he shall not be allowed sive bond, &c. more than five per centum for the diffurfements by him made for fervices, and no officer in the company thall have a vote in fettling or passing his account,

1801

maring.

What may be dimandel in use year.

117.

the failing to

Saler to be at Luneid.

moved.

6 83.

company.

be published.

Public high-

Sharen transterable.

IV. And be it further enaded, That each fubicriber shall pay for every share at the first general meeting to be held on the day atorefaid, at Enfield, the fum of twelve and a half dollars per fare to the Treaturer of the company; and the names of those who fail to pay femption to be finall then and there be flruck off the books, and others complying with this regulation, producing may take such shares; and the President and December and their figures. may take fuch fluores; and the Prefident and Directors, and their facceffors, or a majority of them, thall have power from time to time, as money may be wanting, to make and fign orders for that purpole, and direct at what time, and what proportion the fublcribers that! pay of the fums subscribed, which orders thall be advertised at least twenty days in the Halifax Gazette. Provided, that the President and Directors shall not demand from the subferibers more than twenty-five dollars per there in one year; and if any of the fubferibers shall fail to pay their proportions required within two months after the same is ordered by advertisement, the Prefident and Directors, or a majority, may felt at auction, and convey to the purchaser, the shares of the subscriber to failing, giving at least thirty days notice in the Gazette aforesaid; and all such sales shall be at Enfield, and the purchaser at such sales thall be subject to the same regulations as if the sale and conveyance had been made by the proprietors.

V. And be it further enasted, That from time to time, on the expiration of the term for which the Prefident and Directors may be appointed, the fobscribers, at their next general Officers re-ap- meeting, may continue them, or any of them, or appoint others in their room; and in cafe rounted or re- of the death, refignation, removal or incapacity of any of them, may elect others; may alfo, at any of their general meetings, remove their Prelident or any of their Directors, and appoint others for the remainder of the time for which fuch perfons were to have acted. Totakean oath.

VI. And be it further enacted, That every Prefident and Director, before he proceeds to all, thall take an oath or affirmation for the faithful difcharge of his office.

VII. And be it further enacted, That the presence of the proprietors, either personal or by proxy, having fifty thares at leaft, thall be necessary to constitute a general meeting; that General meet there that be a general meeting on the first Monday of September annually, after the first meeting; but it a fufficient number does not attend on that day, the proprietors attending may adjourn from day to day, until a fufficient number does meet, and then to continue to fit as long as necessary. And the President and Directors shall make report, and render just and distinct accounts of all their proceedings; and the proprietors present, or a majority, if they find the accounts just, shall grant a certificate thereof, and make a statement of the Davidend to be fame on the books of the company; and at fuch yearly general meeting, after leaving in

for repairs and contingent charges, an equal dividend of the profits ariling from the tolls granted by this act, shall be made among the proprietors, in proportion to their several shares; and on any emergency, the President, and a majority of the Directors, in the interval between the yearly meetings, may call a general meeting of the company, giving notice thereof thirty days. VIII. And be it further enacted. That for the expences the company mull incur in clean-

Property, &c. ing out and opening faid creek, and doing various things which may be necessary for the reflect in the navigation of faid creek, the navigation thereof. Doke could be necessary for the pertaining to the fame, with all the profits arifing from the fame, or any part thereof, finall be, and they are hereby veiled in the faid company, their heirs and affigns, for ninety-nine years, as tenants in common, in proportion to their respective shares, and the same shall be deemed real estate, and shall be exempt from the payment of taxes, imposition or assessment. And the toll which the company may or shall demand for every thing shall be fixed and declared by the President and Directors from time to time. Provided, that the toll to be paid for passing the same, shall at no time exceed the toll allowed by an act, entitled "An act for cutting a navigable canal from Pasquotank river in this State to the waters of Elizabeth river in the State of Virginia," for fimilar articles paying the fame; and they shall en-Proceedings to ter their proceedings in their books, and publish the same in the North-Carolina Journal; and it shall be lawful for the Prefident and Directors, at all times thereafter, to demand and

receive tolls which that be fixed by the Commissioners aforefaid, on all produce, goods or commodities, which shall be transported through the faid Navigation, or any part thereof, and they may demand the toll at fuch place or places as they shall think prop. ; and if any On refuting to person shall refuse to pay the lawful toll, the collector may deny passage; and if any perpay toll.

for forefuting to pay shall pass through the Navigation, it shall be lawful for the collector to feize vessel, boat, or any thing else, and cargo, wherever found, and fell the same, or fo much thereof as may be necessary, giving twenty days notice, at auction for ready money, to pay the toll, and the surplus (if any) shall be rendered to the owner, after paying the toll, and expences of feizure and fale.

1X. And be it further enacted, That the navigation and works of the faid company, done in pursuance of this act, when completed, shall for ever thereafter be considered as public highways, free for the transportation and passage of all goods, wares, commodities or produce whatever, paying toll as before directed.

And whereas it may be necessary for the completing of the Navigation aforesaid, that certain portions of lands should be purchased for the purpose,

X. Best further enalled. That it shall and may be lawful for the President and Directors,

Company may or B majority, to agree with the owners of any land through which the faid Navigation is purchase land intended to pass for the purchase thereof. And after the laid creek shall be opened and cleared out, if any person or persons shall build or creet any null or mill dams, he shall, at Perfort erect- his own expense, ereft and open a lock or locks fully fufficient for the paffage of any boat, ing mins, &c. cannot or other veffel which the Navigation will admit; and if he shall not do so, it shall be lawful and right for the President and Directors, or a majority, to demolish, pull down, or

take away, any obfiructions, or fuch other remedy as may be convenient and necessary. XI. And be it further enaded, That it shall be lawful for any of the proprietors to transfer his there or theres, by deed executed before two witnesses, and registered, after proof of

execution, in the company's books, and not otherwife, except by devife, which devife shall also be 1801. exhibited to the Prefident and Directors, before the devifee shall be entitled to draw any part of the profits from the faid tolls. Provided, that no transfer shall be made for parts of a share, and that no there thall be transferred or held in truff, for the use and benefit, or in the name of another, part of a whereby the Prefident, or Directors, or Proprietors, or any of them, may be made to answer any thate. fuch truft; but every fuch perfon appearing as aforefaid to be a proprietor shall, as to the rest of the company, be considered to every intent as a proprietor, but between any truitee and the perfor for whose benefit the trust was created, the common remedy may be pursued.

XII. And be it further enacted, That if the faid company thall not complete the Navigation Limitation aforelaid within ten years after the palling of this act, all preference in favour of faid company with respect to the faid Navigation shall be forfeited.

XIII. And be it further enacted. That the faid company, and their successors, shall be capable Company of purchasing and holding, and felling real and personal estate; and if any person shall be sued estates. for any thing done in pursuance of this act, he may plead the general iffue, and give this act and the special matter in evidence; and on a verdict against the plaintiff, or non-fait, or discontinu-

ance, recover colls of fuit.

XIV. And be it further enalled. That the General Affembly of North-Carolina shall not im-Norestic-pose any restrictions, duty or impost on commodities, manufactures, produce or merchandize, tions to be imposed. transported by the faid Navigation.

XV. And be it further enaffed, That when the faid company shall have completed the Naviga- Accounts

tion of faid Fishing-Creek, they shall render a summary statement of the monies expended there- to be renfor to the Secretary of State, and it shall be his duty to file the fame in his office; and it may be dered Seclawful for the State, at any time after the company have been receiving toll on the faid Naviga- of State, tion of the creek ninety-nine years, to take the fame, with all the profits, premifes and appurte. After 99 nances thereanto belonging, or in anywife appertaining, for the purpose of navigation only, on years take paying the company the monies expended thereon (aftertained the same and fitted as aforesaid) possession. with twenty-five per cent, advance on such sum, in lieu of all profits, issues and advantages that might thereafter accrue to the said company, were they allowed to remain as proprietors, and continue and retain the fame.

CHAP. XLIII.

An Aft to improve the Navigation of the Catawha River, from the South-Carolina line, as far up as the fame may be pratticable.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame. That it shall be lawful to open books of subscription, at Morganton, under the management of Waightfull Avery and David Tate; at the Concord Forge, Books of Jacobs of State St noder the management of Andrew Beard; at Lincolnton, Peter Forney; Statefville, William Findering Young; at Beattie's Ford, William Hall; at Charlotte, John M'Knitt Alexander; and at Sationopen's liftury, Lewis Beard, for receiving and entering findscriptions, to the amount of Fifteen Thousands. find Dollars for faid undertaking, which subscriptions shall be made personally, or by power of Amount or storney, and thall be in Spanish milled dollars, but may be paid in gold coin, or currency of the capital.

State, of the same value; that the said books shall be opened for receiving of subscriptions on the first Monday in March next, and continue open until the first Monday in November next, inMeeting of rinfive. And on the first Monday in January next, there shall be a general meeting at Lincoln subscriber ton, of the managers and subscribers; of which meeting notice shall be given by the managers, at least forty days before the faid meeting, and such meeting shall and may be continued from day to day until the business is finished. And the acting managers shall, at the time and place aforesaid, lay before such subscribers as shall meet according to the faid notice, the books by them respectively kept, containing a state of the said subscriptions, and if one half of the capital sum of oresaid should, on examination, appear not to have been subscribed, then the said managers are feripions empowered to take and receive subscriptions to make up the deficiency; and in case more than regulated. filicen thousand dollars shall be subscribed, then the same shall be reduced to that sum by the said managers, or a majority of them, by beginning at and flriking off from the largest subscription or subscriptions, and cantinuing to strike off a share from the subscriptions above one share, until the fum is reduced to the capital atorelaid of fifteen thousand dollars, or until a share is taken from all subscriptions above one share; and lots shall be drawn between subscribers of equal sums to determine the number in which fach fubfcribers shall stand on a list to be made for striking off as aforefaid; and if the fum subscribed fill exceeds the capital aforesaid, then they shall firske off by the fame rule, until the fum fubscribed is reduced to the capital aforesaid, or all the subscribers are reduced to one share; and if there still be an excess, then lots shall be drawn to determine the subscribers who are to be excluded, to reduce the subscriptions to the capital aforesaid, which Briking off shall be certified in the lift aforefaid. And the faid capital fum shall be reckoned and how to be divided into three hundred and feventy five shares, of forty dollars each; of which every person divided. Subscribing may take and subscribe for one or more whole shares, and not otherwise: Provided always, that unless one half of the said capital shall be subscribed, all subscriptions made in con-Act to be void on fequence of this act finall be void; and in case one half, and less than the whole capital shall be sailure of fublirihed as aforefaid, then the Ductiors are hereby empowered and directed to take and receive futeripthe subscriptions which shall be first offered in whole theres as aforefaid, until the deficiency shall disasbe made up : A certificate of all fuch subscriptions shall be made under the hands of the Directors, or a majority of them, for the time being, and be returned to and recorded in the county court of Lincoln.

II. Be it further enalled, That in case one half of the faid capital, or a greater sum, shall be subscribed as aforefaid, the faid subscribers, and their heirs and assigns, from the time of their Company first meeting, shall be, and they are hereby declared to be incorporated into a company, by the meorpo-name of "The North-Carolina Catawba Company," and may fue and be fued as such. And rated. fuch of the faid fubferibers as shall be present at faid meeting, or a majority of them, are hereby officers empowered and required to elect a Prefident and five Directors, for conducting the faid under-cleeced. taking and managing all the faid company's bufiness and concerns, for and during such time (not

to give

1801. exceeding three years) as the faid fubferibers, or a majority of them, fhall think fit. And in counting the votes of all general meetings of faid company, each fobscriber shall be allowed one vote for every share as far as five theres, and a vote for every two flares at ove five, by him or her held at the time in the faid company. And any proprietor, by writing under his or her hand, executed before a Justice of the Peace and certified, may depute any member to act as groxy for him or her at any general meeting.

May seres a majority of them affembled, finall and may have power and authority to agree with any person with perfour tode or perform on behalf of the company to open and improve the navigation of Catawba aforefaid, the werk. by canals, locks or fluices, from place to place, and from time to time, upon fuch terms as they thall think hell: And out of the faid capital and money arising from tolls, shall and may pay for

Trestirer, making and repairing all works necessary for navigation; and also to appoint a Treasurer, not the tobe one of their own body, but yet a proprietor; Clerk, Toll-gatherer, and such officers, managers appointed, and fervants, as may be requisite, and to agree for their wages, settle and pass their accounts; and alfo to establish rules of proceedings, and generally to transact all the business of the company in the intervals between the general meetings of the fame, and they fhall be allowed by the com-Treafurer pany, at their general meetings, a reasonable sum for their woulde: Provided, that the Treasurer thall give bond and fecurity as the Prefident and Directors shall direct; and that no officer in

the company shall have a vote in settling and passing his accounts.

IV. And be it jurther enacled, That each subscriber shall pay for every share at the first general meeting to be had on the first Monday in January, at Lincolnton, the sum of four dollars per Partion to there, to the Treasurer of the company, and the names of those who fail to pay then and there, be prid on that be firuck off the books, and others complying with this regulation, may take fuch fhares. st the first And the Prefident and Directors, and their fuccessors, or a majority of them, shall have power, more than time to time, as money may be wanted, to make and sign orders for that purpose, and direct storage to at what times, and in what proportion, the subscribers shall pay the sums subscribed; which order fhall be advertised in the Sahfbury Gazette, and at each of the court-houses of Burke, Iredell, Lincoln and Mecklenburg, at least forty days. Provided, that the President and Directors shall not demand from the subscribers more than four dollars per share in one year. And if any of the Le called for when wanted. fulfcribers thall fail to pay their proportion required, within one month after the same is so adver-tifed, the President and Directors, or a majority of them, may fell, at public auction, and con-vey to the purchaser, the shares of the subscriber so failing, giving at least forty days notice in To what exient. On falling the Gazette aforefaid; and all fuch fales shall be at Lincolnton aforefaid, and the purchasers of to pay. fuch theres that be subject to the same regulations as it the sale and conveyance had been made by

the proprietors. . Be it further enacted. That from time to time, at the expiration of the time for which the Prefident and Directors may be appointed, the fubfcribers at their next general meeting, may continue them, or any of them, or chule others in their flead; and in cafe of death, relignation (Ifficersto removal or incapacity of any of them, may elect others; and may alfo, at any of their general meetberee.elt. ings, remove the Prefident or any of the Directors, and appoint others for the remainder of the

the for which such person or persons were to have afted.

VI. Be it further enacted, That every President and Direftor, before he proceeds to ast, shall Their oath take an oath or affirmation for the faithful difcharge of his office. And there thall be a general meeting of the proprietors at Lincolnton, or fuch other place as a majority of the company may direct, on the first Monday in January annually, after the first meeting, who shall sit as long is Appual the necessary business may require. And the President and Directors shall make report and renmeetings. der just and diffinet accounts of all their proceedings, and the proprietors prefent, or a majority of them, if they find the accounts just, shall grant a certificate thereof, and make a statement of the same on the books of the company. And at such yearly general meetings, after leaving in the hands of the Treasurer such sum as the majority of the proprietors shall jurge necessary for re-Dividends pairs and contingent charges, an equal dividend of the profits ariting from the tolls by this act granted, shall be made among the proprietors, in proportion to their feveral shares. And on any emergency, the President, or a majority of the Directors, in the interval between the yearly made. meetings, may call a general meeting of the company at Lincolnton, or fuch other place as may

have heretofore been appointed, giving forty days notice as aforefaid.

VII. And be it further enacted. That for expences the company must incur in cutting canals. creeting locks, making roads, and doing various things necessary for this Navigation, the faid ca-Property, executing tooks, making rosss, and comp various things necessary for this reavigation, the laid execution and the same profits arising from the fame, or any part thereof, shall be deemed real effect, and shall be exempted from the payment of taxes, imposition or assessment. And the tolls which the company shall or may demand for every thing brought down or carried up through the whole diffance of their Navigation, and fo in proportion to any part thereof, shall not exceed the following rates, to wit: For every pipe of wine, one hundred and fifty cents; for every hoghead of rum or fpirits of any kind, one hundred and fifty cents; for every hoghead of tobacco, one hundred cents; for every cask or barrel, containing from thirty to fifty gallons, fifty cents; and for every small cask or keg, twelve and a half cents; for every bushel of corn, wheat, or grain of any kind, fix cents; for every bushel of falt, eight cents; for every barrel of pork or beef, fifty cents; for every barrel of flour, thirty cents; for every ton of hemp, flox, pot-afh, bar or manufactured iron, cashing or pig-iron, copper or lead, or for every ton weight of any other article whatever, three hundred cents; for every hundred bulhels of lime, three hundred cents; for every ton of limellone, or iren ore, or ore of any kind, three hundred cents; for every hundred of pipe or hogshead flaves, fifteen cents; for every thousand hoops, seventy five cents; for every hundred of barrel staves or heading, fix cents; for every hundred cubic feet of lumber of any kind, thirty cents; and for every grofs hundred weight of all other commodities or packages, fifteen cents; for every hundred weight of cotton, fifteen cents. And every empty boat, on its return, that has paid its toll, toutstepals finall pass free from tollage. And the President and Directors shall enter the said regulations of tree. toll in their books. And it shall be lawful for the President and Directors, at all times hereafter.

Tolls.

ed, &c.

to receive the tolls fo affeffed, on all goods, produce and commodities which shall be transported through the navigation of the faid company, or any part thereof, and they may demand the toll at fuch place or places as they shall think proper. And if any person shall refuse to pay the toll fo laid as aforefaid, the collector may deny passage; and if any person so resusing to pay, shall Resussage pass through the Navigation, it shall be lawful for the collector to seize vessel and cargo wherever found, and after ten days public notice, fell the fame, or as much thereof at public auction for ready money, as may be necessary to pay the toll and all expences, and the surplus of such fale (if any) shall be returned to the owner.

VIII. Be it surther enacted, That the President and Directors, or a majority of them, may

1801.

agree with proprietors for any quantity of land, not exceeding ten acres, at or near the places in- Landmay tended for collecting the toll aforefaid, for the purpose of erecting necessary buildings; and in be jur-case of disagreement, a jury of twelve good and lawful men thall be summoned, and their valuation shall be the price which the company shall pay; and in case the proprietor refuses to receive the money, it shall be paid into the Clerk's office of the county where the land lieth, and be recorded, together with the location and bounds of the land, and shall be deemed a conveyance in fee, as fully and amply as if made by the proprietor to the faid company. Provided, that nothing herein contained thall be conflued to authorife the Prefident and Directors to feize on, or take

any part of the cleared land of any inhabitant, but with his confent.

1X. Be it further enaded, That it shall be lawful for every of the proprietors to transfer his the President and Directors and registered, before the devise shall be entitled to receive any part of the profits from the said tolls. Provided, that no transfer shall be made for parts of a share, But not and that no share shall be transferred or held in trust for the use and benefit, or in the name of parts of another, whereby the President and Directors, or any of them, may be made to answer any such shares. trust, but that every such person appearing as aforesaid to be a proprietor, shall, as to the rest of the company, he confidered to every intent as a proprietor; but between any truffee and the perfon for whose benefit any truff may be created, the common remedy may be pursued.

X. Best further enacted. That if the said company shall not complete the said Navigation within fifteen years after the passing of this act, the preference in favour of the said company, with a fail to the said the passing of this said.

within litteen years after the paning of within litteen years after the faid Navigation, shall be forseited.

XI. Be it further enacted. That the said company, and their successors, shall be capable of Company and their successors shall be fued for any may hold purchasing, holding and felling real and personal estate; and if any person shall be sued for any may thing done in pursuance of this act, he may pleat the general iffue, and give the special matter in chates, evidence, and on a verdich against him, or nonfuit or discontinuence, recover costs of suit.

XII. And be it further enacted, That when the faid company thall have fo tar completed their Statement Navigation as to be entitled to demand toll from persons making use of the same, they thall ren- of expense der a summary statement of the monies expended on the Navigation to that period, wouched by to it field the oaths or affirmations of the then acting managers, fecretary or book-keeper of faid company, with secret to be filed in the Secretary's office. And it shall and may be lawful for the State, at any time tary of St. after the year one thousand nine hundred, to take the faid Navigation, and all the works there- State may unto appertaining for the purpose of Navigation only, on paying the company the monies ex-take pos-pended thereon, ascertained by the statement made and filed as aforesaid, with twenty-five per session ascentum advance on fuch fam, in lieu of all profits and advantages that might thereafter accounter 1900to the faid company, were they allowed to retain the fame. Provided nevertheless, that nothing contained in this act, shall, in any way or manner, tend to affect any terry or ferries that are or may be established, or tord on said river, further than is necessary for the improvement of the sect services. Navigation of the faid river. And provided further, that nothing in this act contained shall be fo construed as to vett in the said company any interest or right to collect tolls herein established, Right for for a longer period of time than ninety-nine years, to be computed from the time the faid com- 99 rears. pany thall have completed the faid Navigation.

XIII. And be it further enacted. That all acts and clauses of acts heretofore made, that come Former within the meaning and purview of this act, are hereby repealed and made void. praied.

CHAP. XLIV.

An Act to repeal an act passed last session of the General Assembly, entitled "An act to clear and keep open the Navigation of White-Oak River.

WHEREAS it is found impracticable, and of no public use, to clear and keep open the Navigation of faid river:

BE it therefore enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, I hat the above secited act, and every part and clause thereof, be and the same is hereby repealed and made void to all intents and purposes.

An Act to repeal an act passed in the year 1794, entitled "An act to keep open Little River and Uharie, in Montgomery and Randolph Counties, for the passege of fish up the same.

BE it enacted by the General Affembly of the State of North Carolina, and it is hereby enacted by the authority of the same. That all parts and clauses of the laid recited act, so far as respects mill-dams, be and the same is hereby repeated and made void, any law, usage or custom to the contrary notwithflanding.

CHAP. XLVI.

An Act to amend part of the fifteenth fection of an art passed last fession, entitled " An act to revile and amend the Militia Laws,"

WHEREAS the above-recited fection compels the commanding officer of cavalry to muster his regiment at the place of holding the district courts of the district to which said regiment belongs, and it is found to be inconvenient for a number of the cavalry of the district of Fayette-ville:

Sampfon.

Camber-

1801. BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same. That from and after the passing of this act, the above recited
15th fee- section, or part thereof so far as respects part of the district aforesaid, viz. the counties of Anson

ally repd.

and Richmond, is hereby repealed and made void.

11. And he it further enaded, That from and after the paffing of this act, it shall be the duty Reviewin of the commanding officer of cavalry of the diltrict apprehaid, to review the cavalry of faid counties, at the court-house in Richmond county, estner by himself or one of his Majors, as often as is heretofore required by law, under the same rules and regulations as other cavalry refuture. views, and lubject to the fame fines and forfeitures for delinquents as heretofore prescribed by

CHAP. XLVII.

An Act to revive and continue in force, an act, entitled "An aft for running the Boundary Line between the Counties of Montgomery and Moore," passed in 1798.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same. That the before recited at be, and is hereby declared to be in force until the faid line is run, agreeable to the true intent and meaning of faid law, and no longer, any thing to the contrary notwithstanding. - told allow

CHAP. XLVIII.

An Act to alter the time of holding the County Courts of Pleas and Quarter Sellions of Cumberland, Samplon and Richmondi.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame. That from and after the passing of this act, the County Court of Sampson shall be on the first Mondays in the months of February, May, August and November, in every year; and the faid Court which shall be held on the second Monday in February next, shall stand adjourned to the first Monday in May following, and all process issuing therefrom shall be made returnable accordingly.

II. And best further enaded. That the County Court of Cumberland shall hereafter be field on the second Mondays in the months of May, August, November and February, in every year; and the said Court which shall be held on the second Monday in January next, shall stand adjourned to the fecond Monday in May dollowing, and all process issuing therefrom shall be made returnable accordingly.

III. And be it further enacled, "That the County Court of Richmond shall hereafter be held on the second Mondays in the months of March, June, September and December; and that the faid Court which shall be held on the third Monday in January next, thall stand adjourned to the fecond Monday in March following, and all process allthing therefrom shall be made returnable accordingly. And all acts and claufes of acts, coming within the purview and meaning of this act, be, and the same are hereby repealed and made void.

- e- 201 - 130

or diameter to beautiful in a miner

The transfer of the second of

- 112 AAOFA SEA ACAD TI SECOND COSE OF SECOND SECON

Read three times, and racified in General Affembly; } the 19th day of December; At D. 1801.

A compared to the period of th

in the country of many and the country of the count

To recommend the second second

A true to a management of the true to a management of the

J. PIDDICK, Speaker of the Senate. S. CABARRUS, Speaker H. Commons,

- 449

Waster Education

11 000 30

1 - 1012 0 -10110 2.50

87 (* 11)

3 th

Constitution of the second of

. S . Out S. S. Harris V. C. 19381 Copy, WILL, WHITE, Secretary,

ex militarens a sound to

1801

CHAP. XLIX.

An Att to establish an Academy in the city of Raleigh.

WHEREAS the establishing public Seminaries of Learning for the purpose of educating Youth, is effential to the happinels and prosperity of the community, and therefore highly worthy of legislative

attention:

BE at enalled by the General Affembly of the State of North-Carolina, and it is hereby enalled by the authority of the fame, That John Craven, William White, Sherwood Haywood, Theophilus Hunter, John Ingles, Nathaniel Jones (White Plains) Matthew M'Cullers, William Hinton, Simon Turner, Samuel High, Joseph Gales, John Marshall, William Boylan, and Henry Seawell, Esquires, shall be, and they are hereby declared to be a body politic and corporate, to be known and diffinguished by the name of "The Trustees of Raleigh Academy," and by that name shall have perpetual succession and a common seal; and that they the Trustees, and their successor, by the name aforesaid, or a majority of them, shall be able and capable in law, to take, demand, receive and possess, all monies, goods. nity of them, shall be able and capable in law, to take, demand, receive and posses, all monies, goods and chattels that shall be given for the use of the said Academy, and the same apply according to the will of the donors, and by gift, purchase or devise, to take, have, receive, possess, enjoy and retain, to them and their foccessors for ever, any lands, rents, tenements and hereditaments, of what kind or nature so ever, in special trust and considence that the same, or the profits thereof, be applied to and for the use and purposes of establishing and endowing the said Academy.

II. And be it enacted by the authority aforesaid, That the said Trustees, and their successors, or a majority of them, by the name aforesaid, shall be able and capable in law, to bargain, sell, or in any man-

ner dispose of and convey, and affure the purchasers of any such lands, rents, tenements and hereditamenus) whatfoever, when the condition of the grant to them, or the will of the devilor does not forbid it. And further, they the faid Troffees, or a majority, shall be able and capable, by the name aforefaid, to fue and plead, be fued and impleaded, in any court within this State. And they shall have power to open

and receive subscriptions; and, in general, they shall and may do all such things as are incident and usually done by bodies politic, or such as may be necessary for the promotion of tearning and virtue.

III. And best sure enabled. That the said Trustees, or a majority, shall have power to appoint such Professors and Tutors as to them shall appear necessary; and also a Treasurer and Secretary, upon such conditions, and with such resistions. And the field Trustees are then may down proper. conditions, and with such restrictions, as they may down proper. And the said Trussees, or a majority, shall have the power to make all such laws and regulations for the government of the said Academy and the prefervation of order and good morals therein, as are usually made in fach Seminaries, and as to them may appear necellary.

11. And he it further enabled, That upon the death, refignation, inability, refufal to aft, or removal out of the county of Wake, of any of the faid Troffees, it may be lawful for the remaining Truffees, or a majority of them, to elect others in the room of fach Truffee or Truffees, dead, refigned, refufnition

a majority of them, to elect others in the room of fuch Truffee or Truffees, dead, religned, reluling to mable to attend for removed, and that the Truffee or Truffees fo elected, shall have equal power, and the truffees hereby appointed.

V. And be a pather enacted, That the public square of land being and situate in the city of Raleigh, and distinguished in the plan of said city by the name of "Burk Square," be, and the same is hereby granted to the Truffees of the said Academy, and their successors, for the express purpose of erecting their Academy and other buildings thereon, and shall have the absolute right and property therein, to all intents and purposes, as fully and amply as bodies politic and corporate can and may have. Previded nevertheless, that they shall have no power or authority to fell, or in any manner dispose of the said public. nevertheless, that they shall have no power or authority to fell, or in any manner dispose of the faid pub-

CHAP. L.

An Att to revive an act, passed in the year one thousand seven hundred and ninety-four, for the regula-tion of the city of Raleigh, and to amend the same.

BE it enacted by the General Affembly of the State of North-Carelina, and it is hereby enacted by the authority of the same, That from and after the palling of this 2ct, the said act be, and the same is hereby revived, and declared to be in full force and essent.

11. And best further enaded. That if any merchant or shopkeeper shall keep his store open on the sab-bath-day, for the purpose of selling or retailing any thing thereout; or if he shall sell or retail any merchandize on the sabbath day, he shall forseit for each and every offence, the sum of ten pounds, to be recovered by the Commissioners of the city to the use of the same, before any jurisdiction having cogni-

111. And best further enacted. That the proceedings heretofore done and transacted by the faid Commissioners, and all Commissioners since elected for said city, the said acts and proceedings be, and are

IV. And be it further enacted by the authority aforefaid, that Joshua Sugg. William Polk and Theophilus Flunter be, and they are hereby appointed additional and permanent Commissioners of the faid city of Raleigh; and shall each have and exercise, in all respects, equal powers and authorities with those vested in any of the Commissioners heretofore appointed, or who shall hereaster be appointed for the said city, as well by voting at the Board of the said Commissioners or otherwise, and in all other respects. And all asts and clauses of acts coming within the meaning and purview of this act, and all other acts made relative to the regulation of the said city, be, and they are hereby repealed and made void.

CHAP. LY. An Act for establishing an Academy in the county of Dupling

WHEREAS the good education of Youth has the most direct tendency to promote the virtue, increase the wealth, and extend the same of any people; and as it is the duty of every Legislature to confult the happiness of a rising generation, and endeavour to fit them for an honorable discharge of the so-

BE it therefore enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authorsty of the fame, That an Academy for the instruction of youth be established in the county of Duplin, at a place called and known by the name of the Union Meeting House, in said county, and that William Dickson, William Beck, James Wright, Charles Hooks, Samuel Dunn, and Thomas

**Sorkenan, Esquires, be, and they are hereby declared to be a body corporate, to be known by the name of "The Trustees of the Union-Academy," and by that name they and their successors (to be elected in manner hereaster directed) shall have perpetual succession, and shall be capable to sue and be fued; they may purchase lands or other property, and the same dispose of at pleasure; they may receive donations or legacies of money, lands or other property; and in thort, may do all things which are common and incident to bodies politic and corporate; for the support and maintenance of the said Academy.

11. And be it-further enacted. That on the death of any Trussee, resignation, removal or refusal to all, the said Trussees, or a majority of them, shall have power to elect some fit person to serve in his place, who shall have the same powers and privileges as the Trussees named in this act.

III. And he it further enacted, That at the first meeting of the Trusters before named, they shall appoint a President, a Treasurer and a Secretary of the Corporation. And the said Trustees, or a majority of them, with their President, shall have power to meet at all times, and at such place within the county as they may think proper, to make and ordain such rules, regulations and laws for the good government of the said Academy (not inconsistent with the laws of this State or of the United States) as shall appear proper and necessary; and they shall have power and may give certificates to such students as shall leave the Academy, testifying the literary merit and the progress they shall have made in useful knowledge.

IV. And be it further enacted, That the Trustees, or a majority of them, shall, when convened, have power to employ one or more teachers in the same, by the name of Protessor or Tutors, whom they may

remove or displace, if necessary, and appoint others in their stead, and shall appoint such other others as may be necessary, who shall be subject to the laws of the corporate body.

· CHAP. LII.

An Act to sutherife and empower the Trustees of Newbern Academy to raise, by way of lettery, a som of money for the purpose of building an Academy on the school-house let in the town of Newbern.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the Trustees of Newbern Academy, or a majority of them, shall be, and they are hereby authorised and empowered to raise, by way of lottery, any sum or sums not exceeding three thousand dollars, for the purpose of building an Academy on the school-house lots in the town of

Newbern.

If And be it further enacted, That John Devereux, John S. West, and Edward Passeur, be, and they are hereby appointed Managers to conduct and superintend the said lottery or lotteries, under the inspection and direction of the said Trussees, or a majority of them. And the said Managers shall enter into bond and security for the due and taithful discharge of the truss reposed in them; and the said Managers shall be accountable for the prizes and profits thereof. And in case any of the Managers appointed as above, shall die, or refuse to act, then and in that case, the said Trussees, or a majority of them, shall have tall to the prize and authority to fill up such vacancy or vacancies, and the person or persons so appointed have full power and authority to fill up fuch vacancy or vacancies; and the perfon or perfons fo appointed by the Trudees, shall be the Manager or Managers for the purpose aforelaid. Provided always, that the person or persons so appointed, shall not be Trustees of the said Academy.

111. And be it surther enacted, That all prizes shall be paid one month after the drawing is finished, upon

the demand of a possession possession of a fortunate ticket, subject to a deduction not exceeding fifteen per cent, and all prizes not demanded in fix months after the drawing is finished, of which public notice shall be given, within one week thereafter, in the Newbern Gazette, and a lift of the fortunate numbers published, the same shall be considered as relinquished for the benefit of said Academy. And the produce of the said lottery or lotteries shall be vested in the Trustees aforesaid, for the purposes aforesaid.

An Act to promote Science and Learning in the county of Rockingham.

WHEREAS the encouragement of Seminaries of Learning for the proper education of youth, is effential to the happiness and prosperity of the community, and therefore worthy of legislative attention; and it being represented to this General Assembly, that there is a Seminary of Learning in the county of and n neing represented to this General Allembly, that there is a Seminary of Learning in the county of Rockingham, if encouraged, will be of particular advantage to the inhabitants of that county, and that the Teacher and Students belonging to faid Seminary are defirous it should be called Clio Momana:

BE it therefore enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That from and alter the passing of this act, the said Seminary shall be called and known by the name of "Clio Montano."

CHAP. LIV.

An Act for the further regulation of the towns of Edenton and Wilmington,

BE it enaded by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the Commissioners of the town of Edenton, in addition to the powers and authorities they are invested with by an act, entitled." An act for the bester regulation of the town of Edenton," passed in the year one thouland seven hundred and ninety-eight, be, and they are hereby authorised and empowered to receive and take entries of all vacant and forfeited lots in the faid town, and grant deeds in fee simple for the same, and for all such as have been heretosore entered, but for which no deeds have been executed, to grant the same to the persons entitled thereto, their heirs and assigns.

And whereas the lives of the inhabitants of the said town have been frequently endangered by persons

And whereas the lives of the inhabitants of the laid town have been frequently endangered by persons travelling thereto infected with contagions diseases: For remedy whereof,

11. Be it further enacted, That the said Commissioners be, and they are hereby fully authorised and empowered, to make and ordain such rules, regulations and ordinances, as they, or a majority of them, shall deem expedient (not inconfishent with the laws of this State or of the United States) to prevent any person or persons whatever from being brought, or coming into the said town, whether by land or water, who shall have, or be supposed to have, any contagious or infectious disease.

111. And be it further enacted, That the said Commissioners be authorised to take up the posts standing at the sour corners of King and Broad-streets, and to cause to be put down in their places sour stones, or cast iron posts, allowing to each street its proper width, agreeable to the plan of the said town, from

or cast iron posts, allowing to each street its proper width, agreeable to the plan of the faid town, from whence the measurement of the lines each way of all lots in faid town shall begin; which lines, when run by the Con:millioners of the faid town, thall for ever be effected and accounted the rightful and proper lines.

IV. And be it further enacted, That if any owner of any improved lot, adjoining to or binding on another lot, shall be defirous of erecting a partition or fence, or of repairing one already erected, he or fire shall, in writing, notify the person or persons owning the adjoining lot or lots, his, her or their tenants. or known agents, or perfous who have the care thereof, of the fame; who may, if they think proper, join in the expence of fo doing; but if they refuse fo to do, then the owner of such lot may repair or erect a fufficient partition, not exceeding in value the cofts of a good and fubflantial plank fence; and on the refufal of the person or persons owning, possessing, or baving the care of the adjoining lot or lots, to pay the one-half of the costs and charges thereof, be entitled to fue for and recover the fame before any jurifdiction having cognizance thereof, provided, fuch adjoining lot or lots is then occupied: Provided, that before such recovery, the Commissioners, or a majority of them, thall view the partition or tence, and determine of what value the lame may be, and grant a certificate thereof, which shall be fufficient evidence for fuch recovery

V. And be it further enacted. That the faid Commissioners, or a majority of them, shall from time to time, and at all times hereaster, have full power and authority to make such laws, rules and regulations as they shall think expedient and necessary for the safety and security of the said town, under such pains,

penalties and torfeitures as they shall prescribe.

VI. And be it further enacted, That whenever any fire shall break out in faid town, or alarm thereof shall be given, all inhabitants therein liable to do militia duty, shall be bound to repair to the place suppolet to be on fire, with fire buckets and other necessary implements, and render every aid and affiftance in their power for the extinguishment of the same, under the direction of the Commissioners or officers of the fire company, under the penalty of forty shillings for every neglect or refusal. Provided, that

the person so tailing, making sufficient excuse on oath for such failure, shall be released from the penalty.

VII. And we it further enacted. That in case of fire breaking out in said town, which may threaten the destruction thereof, three or more Commissioners of the said town, or three justices of the peace, shall, and they are breedy declared to have full power and authority to direct and cause any house or houses, or three buildings to be about the said town. other buildings, to be abated, blown up with powder, or otherwife deftroyed, to prevent further confla-gration, and shall not be held or deemed responsible or liable therefor.

VIII. And be it further enacted. That if any person or persons within said town, shall entertain, for money or otherwife, any flave or flaves in his, her or their house or houses, or other place, fuch person shall, on conviction thereof, forfeit and pay the fum of ten pounds for the first offence, and the sum of twenty pounds for every other offence, to be recovered before any Justice of the Peace, to the tife of the faid town. And if the offender thall be unable to pay the fame, then he shall be committed to close cullody, and there remain, without bail or mainprize, for any space of time not exceeding fix months.

IX. And be it Jurther enacted, That the Commissioners of the faid town shall have full power and authority to leafe and let out all public lots, commons, or buildings, in faid town, for any term not exceed-

ing filteen years.

N. And be it further enacted, That the faid Commissioners, or a majority of them, may appoint two constables within the faid town, who shall had their office for one year, unless sooner removed by the faid Commissioners, whole dury it it at the to execute and return all a iders and process directed to them, or either of them, and to enforce the provisions of this act and the duties and ordinances of the Commiffioners, by making information against persons violating the same; and who shall severally, before entering on the execution of their offices, enter into hand with fulficient fecurity, in the fum of one hundred pounds, payable to the faid Commissioners and their fue cessors, for the faithful discharge of their duty, and for the punctual accounting and paying to the restaur of the Commissioners all stiges, for feitures and of the punctual seconding and paying to the solution of the punctual second and other monies, by them or either of them collected for the uses of the said town; and shall also take the following oath; "I. A. B. do solemning swar or affirm (as the case may be) that I will, so far as in the less, enforce the observance of the act of the General Assembly, entitled "An act for the better regulation of the town of Edenton, paffed in the year 1798, and the rules and ordinances made, or to be made, by the Commissioners of the said town, by diligently enquiring into offences against the same, and make information thereof; and that I will not inform against any person from hatred, malice or revenge; nor fail to inform against any one, through fear, favour, affection, reward, or hope of reward : So help me,

XI. And be it further enacted. That the conflables to appointed for the faid town, shall be entitled to the same feet as conflables are now by law entitled to receive for executing process in similar cases, and fuch other allowance as the Commissioners from time to time thall allow, to be paid out of the town

treafury.

XII. And be it further enacted, The books in which the proceedings of the Commissioners are or shall be entered, respecting all matters and things whatsoever done agreeably to this or any other law for the regulation of the faid town, be and they are declared to be confirmed; and the faid books, or exemplifi-cations thereof, certified by the Clerk, under the feal of the town, shall be held and deemed to be good evidence in any courtof law or equity.

XIII. And be it further enacted. That all fines and forfeitures, the recovery whereof is not otherwise herein before specially provided for, shall be recoverable in the name of the Commissioners, before

any Justice of the Peace of Chowan county, and shall enure to the use of the said town.

XIV. And he it further enacted, That the Commissioners of the said town shall meet monthly, on the first day of each month, at some convenient place in the town, and at such other times as they may think proper, for the purpole of discharging the duty enjoined on them, and making regulations and laws; and that every of the Commissioners of the laid town be and they are hereby exempted from ferving as jurors in any cafe whatfoever, during continuance in office.

XV. And be it further enacted by the authority aforefaid. That so much of the act of Assembly passed in the year 1792, entitled "An act for the better regulation of the town of Wilmington," as directs the merchants, agents and factors of faid town, to make return of their flock in trade to the Commissioners thereof, in the month of February in each and every year, shall and the same is hereby declared to stand

repealed after the next return to be made in February next.

XVI. And be it further enacted. That on the first Monday in the month of December next, and on the first Monday in every December thereafter, returns thall be made by the merchants, agents and factors aforefaid, in manner and under the rules and restrictions directed by the faid act of Affembly passed in the year 17ge.

XVII. And be it further enacted, That all acts and clauses of acts that come within the purview and meaning of this act, be and they are hereby repealed and made void.

CHAP. LV.

An Act to regulate the town of Nixonton, in Pasquotank County, and for other purposes therein mentioned.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the Jame, That William Lane, William Brewer, Andrew Knox and James Emison, be and they are hereby appointed Commissioners of the said town of Nixonton; and they and their successors in office, chosen and qualified agreeable to the directions of this act, are hereby authorised to make such by-laws, rules and regulations, from time to time, and at all times hereafter, as they, or a majority of them, thall deem necessary for the advantage, improvement and good government of the said town, such by-laws, rules and regulations, not being inconsistent with the laws and constitution of this State or of the laws, rules and regulations, not being inconfiftent with the laws and conflitation of this State or of the United States. And the Commissioners aforesaid shall have full and ample power to enforce a compliance and observance of such regulations, by laying sines and penalties on those who shall resuse or neglect to conform to such rules and regulations, not exceeding sive pounds, and in case of slaves the punishment not to exceed thirty-nine lashes; the said penalty to be recovered, and the punishment to be institled, in manner hereaster mentioned. That in case of death, removal or refusal to qualify, of any of the Commissioners appointed by this ast, a Commissioner shall be elected by the freemen of the said town, in the room of the person so dead, removed or resulting to qualify; for which purpose it shall be the duty of the Intendant of Police, and in his absence, of the remaining Commissioners, to notify the Sheriff of the county of Pasquotank of such death or removal, who upon receiving such notice, shall, as Sheriff of the county of Pafquotank of fuch death or removal, who upon receiving fuch notice, shall, as foon as may be, after giving ten days previous notice by public advertisement, attend by himself or deputy at the most convenient place in the faid town of Nixonton, and at ten o'clock of the day so appointed by advertisement, open the poll, and receive the tickets in the presence of two inspectors; and when the election thall be finished, such officer and inspectors shall examine and number the ballots, and the perfon having the greatest number of ballots shall be declared duly elected to the office of Commissioner; and the faid Sheriff of the county of Pafquotank shall perform the duties aforefaid under the penalty of twenty pounds for every neglect or refusal, to be recovered by action of debt before a Justice of the Peace, by any person who shall prosecute for the same in one year after such neglect or resusal, one-half to the person profecuting, the other half to the Commissioners, for the use of the town. And the Commissioners so chosen, and those appointed by this act, shall, before they enter on the execution of their office, take the following oath: I, A. B. do swear that I will faithfully discharge the office as Commissioner for the town of Nixonton, agreeably to law, and to the best of my knowledge and judgment: So help me God. II. And be further enacted, That the Commissioners of the town of Nixonton, shall on or before the first Monday in March next, having first advertised the same for five days, meet in the said town at some convenient place, and elect a proper person to act as Intendant of Police for the said town, whose duty is stall have an account of the said town, whose duty is stall have an account of the said town, whose duty is stall have an account of the said town, whose duty is stall have an account of the said town, whose duty is stall have a safety and have a safety as the laws and small said town as the said town. it shall be to enforce obedience to the laws and punish offenders; and he is hereby authorised to iffue his warrant directed to the Sheriff, Deputy Sheriff or Constable, to summon the offenders against the laws and rules made and provided for the regulation of the faid town, to appear before him, and on conviction, which shall be in the manner of trials before Justices of the Peace, the faid Intendant of Police is hereby authorifed and required to give judgment and award execution agreeable to the laws and rules provided for the government of faid town; which warrant or execution the faid Sheriff, Deputy Sheriff or Constable is hereby required, to execute, and on fuch trials or enquiries is hereby authorised and declared to posses all the necessary powers to administer ouths, and iffue subpoenas and examine witnesses; and shall take the following outh before he enters on the execution of his office: "I, A.B. do solemnly fwear, that as Intendant of Police for the town of Nixonton, I will do equal right in all cases whatever, to the best of my judgment, and according to the laws and rules made for the good government of the faid town; all fines and amercements that may happen to be made I will cause duly to be returned to the Commissioners; and in all things belonging to my office, during my continuance therein. I will faithfully, truly and justly, according to my skill and judgment, do equal and impartial justice to the public and individuals: So help me God." Provided always, that the party aggreed by the judgment or decision of the Officer of Police, shall be at liberty to appeal to the Court of Pleas and Quarter Sessions of the county of Pafquotank, as in other cafes.

CHAP. LVI.

An Act for the better Regulation of the town of Windfer, in Bertie County.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the Jame, That for the better management of the police and regulation of the town of Windfor, in Bertie county, three persons, owners of at least one improved lot each in said town, and residents in said county, shall be chosen annually, in the manner hereaster prescribed, to act as Commissioners for the said town; which persons, and their successors, by the name of Commissioners for the town of Windfor, shall have power to sue and be sued, plead and be impleaded, answer and be answered unto, before

any Court or Justice of the Peace.

II. And be it further enacted. That the first Saturday in April next, the Constable for the district including the said town, and on the same day in every year thereaster, the Town Constable to be by this act appointed, having given ten days previous notice by advertisement at the door of the court-house of said county, and two other public places in said town, shall publicly, at the said court-house, receive the ballots of those by this act entitled to vote for the said Commissioners. The poll shall be opened by proclamation at the door of said court-house, by or before twelve o'clock at noon of said day, and shall be contined open until four o'clock in the atternoon, when the said poll shall be closed, and the ballots counted publicly, and the three persons, qualified as the first section of this act requires, who have the greatest number of votes, shall be declared duly elected, and the said Constable shall deliver

III. And be it further enacted. That all free persons, twenty-one years old and upwards, who have resided within the bounds of said town for one year preceding the day of that election, and who shall have paid a tax to said town, or any person possessed of a freehold in a house or lot within said town, shall be

entitled to vote at the election of faid Commissioners; but the Constable shall not vote, unless on count-1802 entitled to vote at the election of faid Commissioners; but the Constable shall not vote, unless on counting out the ballots there are not three persons who have a plurality of votes, but some one or more any equality, in which case the Constable shall give the casting vote or votes: And if any dispute arises respecting the qualification of any person claiming to vote, before the ballot shall be put into the box, the person claiming such right shall choose a byslander, the Constable another, and the person disputing the vote a third, who shall immediately determine whether it be a good one according to this act.

IV. And be it further enacted, That the first Commissioners elected by this act, shall be authorised to act for the term of one year, to commence on the first day of May next, and end on the last day of April following; and all subsequent Commissioners chosen at the annual elections shall act for a like time, to commence and end on the same days respectively. And in case of a vacancy of Commissioners.

time, to commence and end on the same days respectively. And in case of a vacancy of Commissioners, the said Constable shall within thirty days after such vacancy, by advertisement at the court-house, and two other public places in faid town, call a meeting of the voters for the purpose of electing a successor

two other public places in faid town, call a meeting of the voters for the purpose of electing a successor or successors for the remainder of their time, on a day to be fixed in said advertisement, giving at least ten days notice; the election to fill such vacancy to be held in the same manner in all respects as those for the annual elections, and under the like qualifications.

V. And be it further enacted, That the Commissioners for said town shall meet on the sirth Saturday in May in every year, and appoint a Clerk, a Treasurer, and a Constable for the town, who shall respectively take an oath for the saithful discharge of their respective duties of office, which oath any one of said Commissioners are hereby empowered to administer; and also to give bond and approved security, payable to the Commissioners and their successors, for the faithful discharge of their duties respectively; and shall be allowed by the Commissioners compensations from time to time as the Commissioners may order out of the town treasury, and be subject to the directions of the Commissioners. And if any person should be deurous to inspect or have a copy of any writing in the Clerk's office, it shall be the duty of the Clerk be decrous to inspect or have a copy of any writing in the Clerk's office, it shall be the duty of the Clerk

to permit fuch inspection and to make such copy for the person so applying, on their paying the same sum that the Clerks of the County Courts are allowed for similar services, and be subject to the same penalties.

V1. And be it further enacted. That the Commissioners be authorised to assess annually a tax upon all real property within the town, if not exceeding two shillings upon every hundred pounds value, according to the valuation for the collection of public taxes, and a tax not exceeding two shillings upon every taxable poll, residing within the town, to be disposed of for the use of the town by the Commissioners, and to be collected by the Town Consister. and to be collected by the Town Constable, who is hereby vessed with the same power which any other Constable in said county has in serving precepts and collecting monies within the limits of the town, and the same power to collect the taxes and rents due to the town as the Sheriss has in collecting public taxes.

VII. And be it further enacted, That the first Commissioners are hereby directed to cause a new and

accurate plan and furvey of faid town to be made and placed in the office of the Town Clerk; and shall also cause the area or extent of any encroachment on the street or town lands to be ascertained, and shall

cause the dorners of the lots joining the streets to be marked by setting up posts.

VIII. And be it further enacted. That the owner of encroachments shall cause the same to be removed or pay for the use of the town to the Town Treasurer or Constable, a sum or rent by the year to be fixed by the Commissioners not exceeding one shilling for every square foot of the area or extent of their encroachment, but no encroachment shall be made or suffered to remain on the part of the streets which join the river; and the Commissioners are hereby authorised to cause such wharves to be made on the banks of the river as they may think proper to prevent any injury to the navigation, and may make fuch regulations in faid town, and lay fuch fines, to be recovered before any Justice of the Peace, as they may athink necessary for the benefit of faid town, not inconsistent with the constituted authorities of this State or

1X. And best further enacted, That the Commissioners of the faid town are hereby authorised to purchase with conveyance to them and their fucceffors, one or more fituations, not exceeding five acres in the whole, within the town, or not more than two miles out of town, for the purpose of erecting a house of Divine Worship, school-house, and enclosure for a burial ground; and all of which, when erected, shall be under the direction of said Commissioners and their successors, and by them held for the use of the town and its neighbourhood; and for these purposes, a subscription may be opened, but no part of the funds in

the preceding part of this act shall be applied thereto.

X. And be it further enacted, That it shall be the duty of the Commissioners to superintend the police of the town, to support the peace and good order of its inhabitants and others who may be there, and for the purpose of suppressing and punishing all riotous, difor erly and profane assembles, especially on the Sabbath, whether of free persons or of slaves, and generally for the prevention of all criminal trespasses and breaches of the law, the said Commissioners are hereby invested with the power in criminal cases of Juffices of the Peace in this State out of Court, during their continuance in office.

XI. And be it further enacted, That the Commissioners to be appointed under this act, shall and they are hereby authorised and empowered, and upon application directed, to make conveyances to the persons entitled, for all such lots within the said town as have not hitherto been conveyed by the former commis-

III. And be it further enadled, That all acts and laws heretofore made for the regulation of the town of Windfor, be and they are hereby repealed and declared of no effect.

CHAP. LVII.

An Act for the better Regulation of the town of Waynesborough.

WHEREAS in the year 4786, an act passed for the purpose of erecting a town on the lands of Andrew Bass, called Waynesborough; and by the above recited act, certain Commissioners or Trustees therein named were appointed to superintend the business of said town, vested with full and adequate powers for that purpose; and it being inconvenient (owing to death, refusal to act, or other causes) for said Commissioners or Trustees so discharge the duties of their office entire; and there being but one acting Commillioner now living,

BE it therefore enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That James Rhodes, Richard M'Kinney, Joseph Everitt, John C. Pinder, Josiah Jernigan, John Garland and James Sasser, be and they are hereby appointed Commissioners or Trustees for the regulation of the town aforesaid.

der ten fen der der der der fen den fend ab @ Co II. And be it further enalled, That the Commissioners appointed by this act, or a majority of them, 1801 from and after the passing of the same, shall be and are hereby velted with all the powers, trusts, and authorities of the Commissioners or Truffees named in the above recited 4ct, and that they, or a majority of them, that have full power and authority to regulate and act on the proceedings of the former Commissioners or Truftees, respecting the town aforefaid, as well as all other matters and things respecting faid town: And that the acts and deeds of the above named Commissioners, or a majority of them, when convened on the bufiness of said town, shall be binding to all intents and purposes, in law and equity,

CHAP. LVIII.

An aft for the regulation of the town of Sneydelborough, in Anion county.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame. That the Commissioners of faid town shall provide a standard for weights and mea-facts, which shall be kept by the Clerk; and all weights and measures used in faid town, shall be at least once in twelve months, regulated thereby, and duly flamped by the Clerk, and any person using weights or measures in faid town, not tried and flamped, after a flandard is provided, shall forseit for every offence, the fum of ten dollars, one half to the use of the informer, the other to the use of the town; to be recovered in a summary way, by a warrant from any one of the Commissioners, or any justice of the

peace reliding in faid town. II. And be it further enacted, That the Commissioners shall have power to levy and collect annually a tax on the inhabitants and others holding lands and flaves in faid town, a fum not exceeding fifty cents on each poll, and fifty cents on each hundred pounds value of real property in faid town, to be applied towards improving faid town; and it thall be the duty of persons owning taxable property in faid town, on the first day of April in every year, or thorsty thereaster, to return a list thereof to the town-clerk, to be entered in a book to be by him kept for that purpose, and the said Commmissioners shall immediately be entered in a book to be by him kept for that purpole, and the faid Committioners thall immediately thereafter proceed to value and affefs the property to returned: And any perfon failing to make return, of their taxable property as aforefaid, thall be liable to pay a tax equal to double the fum they would otherwife have been liable to, which faid tax thail be collected by the officer appointed for that purpose by the Commissioners, in the fame manner as other public taxes are collected in this state, and shall be accounted for to the Commissioners, and by them laid out in the improving faid town, in such manner as they may discount

as they may direct.

111. And be it further enaded. That the faid Commissioners shall, at their first meeting after their annual election, annually appoint a Clerk, Treasurer, Constable, and Collector for faid town, who shall enter into bond and security to the said Commissioners, for the faithful performance of their duty in office. And the said Commissioners, shall be and they are hereby authorized and empowered to make such lurther rules and regulations, and pass such bye-laws as they shall think proper and necessary for the regulation and good government of faid town, not inconfishent with the laws and constitution of this State, or of

IV. And be it further enacted. That in all things to be done or acled by faid Commissioners, a majority of them shall be fully competent thereto, and that no person, not being an inhabitant of faid town, and not possessing a freehold in lands and houses in see, of the value of sive hundred dollars, shall be eligible as a Town-commissioner, of which the Commissioners shall be judges; and their decision in cales of disputed elections, to be final and conclusive.

CHAP. LIX.

An aft to amend an aft establishing the town of Charlotte, in the county of Mecklenburg:

WHEREAS by the faid act it does appear, that three hundred and fixty acres of land were granted to John Frohock, Abraham Alexander, and Thomas Polk, 25 Commissioners in trust for the county of Mecklenburg; and whereas the faid traft of land by faid an was velled in John Frohock, Abraham Alexander, Thomas Polk, Richard Berry, and George Allen, as Directors and Truttees for establishing thereon a town, by the name of Charlotte, and for other purposes therein expressed, or their succel-fors in office: And whereas the above-recited act doth require, that in case of death, refusal to act, or removal out of the county of any of the faid Directors, or their fucceffors in office, appointed in conformity to faid act, that then the furriving Directors, or a majority of them, are thereby empowered to nominate fuch other person or persons in the place of him or them so dying, refusing to act, or removing out of the county, which Director or Directors so appointed, shall have equal power as though expressed by name by said act:

And whereas it is represented to this General Assembly, that all of the faid Directors or Truffees mentioned in the before recited act are dead, and it does not appear, that the requifites required by faid act have been complied with by faid Directors, as there does not exist at this time any person authorized to carry into effect the provisions of faid acr: And whereas it is represented that records of the proceedings of faid Directors, excepting the plan of faid town, from fome accident or other are loft: For remedy

BE it enalled by the General Affembly of the State of North-Carolina, and it is hereby enalled by the authority of the same. That from and after the passing of this law, Nathaniel Alexander, Thomas Henderson, John Springs, David Corvan, and William Davidson, be appointed Commissioners of the faid town of Charlotte, a majority of whom shall at all times have full power to carry the provisions of this law into effect. And the faid Commissioners hereby appointed, that! fland feized of an indefeafible effate in fee in the faid three hundred and fixty acres of land, or fo much thereof as does appear to remain unfold; and they shall be vessed with as full and ample powers to carry into effect the provisions of the before recited act as the Directors named in the faid act, or their fucceifors appointed by virtue of the

11. And be it enacted by the authority aforefuld. That the faid Commissioners, and each of them, before they enter upon the duries of faid office, thall take the following oath: "I, A. B. do tweat that I will faithfully discharge the office of a Commissioner of the town of Charlotte, to the best of my knowledge and judgment."

III. And he it enacted. That fo foon as faid Commissioners shall have constituted themselves as by this law required, they shall be and are hereby considered a body politic and corporate, by the name of the "Commissioners of the town of Charlotte," and by that name to have foccethon as by this act directed, and

that they and their fucceffors, by the name aforefaid, thall be able and capable in law, to have, purchafe, 180s receive, possess and retain, to them and their fucceffors for ever, in trust for the faid town, any lands, rents and tenements, of what kind, nature or quality soever; and also grant, fell, demise, alien or difpose of the same, or any the remainder of the before mentioned three hundred and fixty acres of land, that may feem to them to be proper; and also by the same name to sue and implead, and he sued and impleaded, answer and be answered in all courts of record whatsoever; and from time to time, and at all times hereafter, to make fuch rules, orders, regulations and ordinances, as to them shall feem meet, for the repairing the fireets, appointing of patroles, preventing all perfons from dealing with flaves not having permiflion from their mafter, miffrefs or overfeer; and all fuch other necessary regulations which may tend to the advantage, improvement and good government of faid town; and the faid Commiffioners shall have full power to enforce a compliance to such regulations, by laying fines and penalties on those who shall refuse or neglett to confor to such rules and regulations, not exceeding five pounds; and also the said Commissioners, or their successors, thall annually levy a tax on the property of said town, in such manner as shall to them seem equitable and just; which tax shall be collected by a warrant under the hand and teal of any one of faid Commillioners appointed by their body for that express purpose, drrefeed to such person as may be appointed for that purpose; and the collector so appointed, is hereby empowered and directed to collect and make diffress for the same, in like manner as collectors of public taxes, and the monies ariling therefrom, after deducting fix per cent, commissions, shall by him be paid into the hands of the Town Treasurer, and by the Commissioners applied to the improvement of the town,

IV. And be it further enacted by the authority aforefuld, That the faid Commissioners, or a majority of them, that he empowered to appoint some person as overseer of the streets, who shall have equal authority as overfeers of the roads, and in bject to the fame penalties; and it shall be the duty of all inhabitants of faid town, with the flaves they own, under the direction of faid overfeer, to work on the flicets, who are now or who may be subjected to work on public roads; and the faid inhabitants and their flaves,

are hereafter exempt from working on the public roads.

V. And be it further enacted by the authority aforefaid, That the Commissioners shall appoint one of their body to act as Treasurer, to receive and account for all monies for which a regular entry must be made in a book kept for that purpose; which Treasurer so appointed, before he enters into office, shall give his bond, with good fecurity, payable to the Commissioners and their fuccessors, for the faithful discharge of his duty. They shall also appoint a Cierk of said town to act as such during good behaviour, who shall be allowed a reasonable salary, and enter into bond to the Commissioners and their successors, with sufficient security, in the sum of one hundred pounds, for the due and saithful execution of his office and the truft reposed in him for the lafe keeping of the books and papers put into his care, and keeping a regular and fair journal of the proceedings of the Commissioners during his continuance in office; and the laid Clerk is hereby authorised and required to demand and receive from the person or persons in whose hands the same may be, all books, journals and papers belonging to said town; to which books, journals and papers on the proceedings of the Commissioners by this act appointed, all persons shall have tree access on the payment of one shilling.

AND whereas many purchasers of lots in faid town have neglected to register their deeds, and there is

no record or document by which it may be discovered who the present owners are,

VI. Be it enacted as aforefaid. That it shall be the duty of every proprietor of a lot or lots in faid town, who have failed to register their deeds heretolore, within two years after the passing of this ast, to register his deed in the proper office; and all persons failing so to do, shall forfeit all his claim, right or title to such lot or lots conveyed, and the Commissioners, or a majority of them, are hereby empowered and authorifed to enter upon, feize and fell fuch lot or lots, for the best price that can be had, in fuch manner and under fuch refluctions as they could or might have done it fuch lot or lots had before been

fold or granted, and the monies ariling therefrom applied as heretolore directed.

VII. And be it further enacted, That in case of the death, refusal to act, or removal out of the county, of any of the said Commissioners, the surviving Commissioners, or a majority of them, that and are hereby empowered, from time to time, by instrument of writing under their respective hands and feals, to nominate fome other person in the place of him so dying, refusing to act, or removing out of said county; which Commissioner so nominated and appointed, shall from thencesorth have the like power and authority in all things and matters herein contained, as if he had been expressed by name and appointed by this all.

CHAP. LX.

An Act for the Regulation of the town of Statesville, in the County of Iredell.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That on the first Thursday of March next, and on the same day in every third year thereafter, the inhabitants of Statefville, and all lot-holders therein, shall meet at the court-house of faid county, and there elect by ballot three perfons, who shall be inhabitants of faid town; which election shall be conducted by two persons to be appointed by the Court of said county for that purpose; and the electors as above described, who are entitled to vote for Members of the General Assembly, shall be entirled to vote in faid election: Which persons, when elected, thall be denominated the Commissioners of

the town of Statesville, and shall have perpetual succession.

11. And be it further enacted, That the Commissioners of the town of Statesville, when so elected, they or a majority of them, or their successors in office, shall have full power and authority to make all rules, regulations and by-laws for their own regulation, and for opening, extending and cleaning the fireets, and thall have power to remove all obstructive encroachments and nuisances whatsoever from the ffreets of faid town, at the expence of the person or persons making such obliructions, encroachments

and nuifances whatfoever.

111. And be it further enacted by the authority aforefaid, That the faid Commissioners, or a majority of them, or their fuccellors in office, shall have power to lay a tax on all polls in faid town, not excee iing two shillings on each poil, and a tax not exceeding two shillings on every hundred pounds value of rown property; which taxes thall be collected and accounted for, and appropriated for the above purpoles, as they or a majority of them shall direct.

IV. And be it further enaded by the authority aforefaid, That fail Commissioners shall have nower to appoint a Treasurer, whose duty it shall be to collect and account for all monies, agreeably to the rules of faid Commissioners, for the improvement of the fluents of faid town; and faid Commissioners, or a majority of them, or their fuccesfors in office, shall have power to make all necessary by-laws for the good government and improvement thereof: Provided laid laws be not inconfiftent with the conflication and laws of this State and of the United States.

CHAP. LXI.

An All to amend an Aft, entitled " An Act effablifting a Town at the Court-House in the County of Buncombe.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the currently of the lane, That from and after the passing of this act, in addition to the Commissioners heretisfine appointed, that the following persons be appointed, to wit: Robert Humbleton, Alexander Ferguson, and Jeremish Cleveland, be appointed Commissioners to all with those heretolore appointed that

continue to refide in the faid town.

II. And be it further enacted, The Commissioners of orefaid, or a majority of them, thall have full power and authority to make fuch rules, by laws and regulations as they, or a majority of them, may

think necessary for the good government of faid town.

111. stad be it further enacted by the authority aforefaid, That a majorny of the faid Commissioners shall conflitute a quorum. In case of death, refusal to act, or removal out of the county, the remaining

Commissioners fliall fill up fuch vacancy.

1V. And be it further enacted, 'I hat no person shall retail spiritness signors by the small measure in the town of Ashville, until he or the have first applied to the Commissioners appointed for said town, and have obtained from them a certificate of their permission for that purpose; which certificate and perunision thall he valid and in force the term of one year, and no longer. Every person who thall retail spirituous liquors by the small measure in the town of Ashville after the passing of this act, without first obtaining a permission of the Commissioners as aforefaid, shall forfeit and pay the fum of five pounds, to be recovered in any jurifdiction having cognizance thereof, by any person or persons suing for the same, the one half to the use of the prosecutor, and the other half to the use of the faid town, to be applied by the taid Commissioners to the ule of repairing and keeping in good order the fireers of the faid town of Athville; any law, usage or cultom to the contrary notwithflanding,

·CHAP. LAIL

An Aft to alter the Name of Elizabeth-Town, in the county of Pafquotank, to that of Elizabeth-City; and the Name of Elizabeth-Town, in the county of Tyrtell, to that of Columbia.

WHEREAS confiderable inconvenience is found to arife from there being more than one town in

this State of the fame name :

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame, That from and after the passing of this act, the name of Elizabeth-town, in the county of Palquotank, finall be known and diffinguished by the name of Elizabeth City; and the name of Elizabeth-town, in the county of Tyrrell, thall be known by the name of Columbia; and thall be fubject to all the rules and regulations, and emitted to all the privileges, which are expressed by laws heretolore made for the government of the faid towns.

CHAP. LXIII.

An Act to amend an Act, entitled "An Act to lay off and establish a Town near Fort Johnston, on the West Side of Cape Fear River, in Brunswick County.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That on the second Monday of July next, an election shall be held by the Shariff of Brunswick county, at the house of John Baptist Gramach, in the town of Smithville, for the purpole of electing Commissioners for faid town, in the following manner, to wit! The Sheriff of faid connby frall advertise at two or more public places in the faid town of Smithville, at seast fifteen days before the day herein appointed for the election of Commissioners, on which day the Sherist, or his deputy, the day nerest appointed for the election of Commissiones, on which day the Sherin, or his deputy, shall attend at the place appointed, with two Inspectors by him to be chosen, who thall and may receive from every free person residing in said town, and owning a lot therein, his vote by ballot for sive Commissioners, who shall be seeholders in said town, by owning a house and lot therein, and whose most usual residence shall be in the said town of Smithville. And the said Sheriff shall open the poll for taking the bollots aforefaid, and continue the same until fix o'clock in the alternoon; when the said poll thall be closed, and the Sheriff shall thereafter, in the presence of the Inspectors, proceed to count the ballots given as herein directed; and the five persons having the greatest number of votes, st. I by the said Sheriff be declared duly elected for the term of two years, and for that period shall have at flefs all and fingular the powers and authorities heretofore velted in the Commissioners of the faid town of Smithville.

11. And be it further enacted, That if in cashing up the votes for Commissioners aforefuld, it shall be found that any two persons have an equal number of votes, then and in that case the Sherist, or his deputy, prefiding at any fuch election, thall and may give the cashing vote; and the perfor to whom the

fame shall be given, shall be considered as duly elected.

111. And be it further enacled, That there shall be every two years after the election above-mentioned, un election held for Commissioners of the laid town of Smithville, in the manner and under the rules and regulations herein prefcribed for the election in July next, referving to the Commissioners the right of fixing on any other place for holding faid election than the one herein mentioned; and the Commiffioners to elected from time to time, shall have and they are hereby declared to have, all and fingular the powers and authorities by law velled in the Commissioners heretofore by law appointed.

IV. And be a jurther enabled, That before entering on the discharge of the duties of his office, each and every Commissioner shall take an oath faithfully and diligently to perform the several duties of a Commissioner according to the best of his skill and ability.

CHAP, LXIV.

An An to cft.bliffs a Town at or near Woody's Ferry, on Haw River, in Orange County, and other pur-

poses therein mentioned.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by th. authority of the fame, That the Prelident and Directors of the Deep and Haw River Company, be

and they are hereby appointed Commissioners, with full power and authority to purchase such quantity the of land as they or a majority of them shall deem proper, at or near Woody's Ferry, on liaw River; which land, when purchased, a part thereof shall be by the said Commissioners said off into a town by the name of Newmarket. And the said Commissioners are hereby required to fell the said loss at public vendue, giving thirty days notice; and the profits crifing therefrom apply to the fole use and benefit of the Deep and Haw River Navigation Company, to be used by them as they shall direct, agreeably to an act of this General Affembly, entitled "An act to improve the Navigation of Cape Fear River, and Deep

11. And be it further enacted, That the alorefaid Commissioners hereby appointed by this act for laying off the faid town of Newmarket, thall and they are hereby further requested and empowered to lay out and delignate lots in faid town, for the purpose of erecting warehouses and other buildings for the inspection of tobacco, beet, pork, flour, and other commodities that may require influention; which places, when fo defignated, are hereby declared to be appropriated for the faid purposes, and thall likewise be under the management and direction of the said Deep and Haw River Company, in every instance and ref-

pect where the same is not or may not be provided for by the laws of this State.

III. Be it further enacted, That the County Court of Orange, whenever the same may be requisite, shall and they are hereby required to appoint Inspectors to inspect the produce or commodules that may require inspection, and likewise such number of inspectors as the commerce of the place may require; which Inspectors, when so appointed and qualified as by law directed, shall possess and enjoy all the powers, privileges and immunities, as such, that Inspectors of like nature in this State have a right to use or exercise in each of their respective capacities, whether Inspectors of tobacco, beel, pork, slour,

IV. And be it further enacled. That the rents which may accrue from the warehouses and other build-IV. And be it further enacted. That the rents which may accrue from the warehouses and other buildings to be erected by virtue of this act, shall and may be collected by a collector appointed by the faid Navigation. Company for that purpose, who when appointed shall possess and enjoy all the powers and authorities that any collector of public taxes in this State have a right to, and shall by virtue of his office distrain for arrearages that may accrue, and shall be accountable to the Company for the same, any thing

to the contrary notwithstanding.

V. And be it further enabled, That all the proceedings of the Commissioners and Intendant of Police for the town of Haywood, and all the acts they have done or may do hereafter, agreeably to law, shall be as valid as if the Commissioners and Intendant of Police had been qualified within the time limited

VI. Be it further enacted. That all persons who have a deed or deeds for a lot or lots in the town of Haywood, shall be entitled to vote for Commissioners of said town; which election shall be held on the fir Friday in August in each and every year.

VII. And To it further enacled, That the tenth fection of an act for the better regulation of the town of Haywood, be and the fame is hereby repealed and made void.

And Aft to amend an Aft, entitled "An Aft for fixing on the Place for erecting a Town on Broad River, and for building a Warehouse in the County of Rutherford, for the Lospettion of Tobacco.

WHEREAS it is represented to this General Assembly, that the Commissioners, by virtue of the be-fore recited act, did purchase fifty acres of land, and establish a town thereon by the name of Burr, which establishment is found not fufficient to answer the intended purpose, as not having back lands enough to

ispport the faid town: For remedy whereof,

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the eatherity of the fame, That from and after the paffing of this act, the aforefaid Commissioners, Joseph Camp, William Graham, William M'Brier, Abraham Erwin and Aaron Bridges, who are hereby anthorifed and empowered to purchase two hundred acres of land, adjoining the lands already by them pur-

II. And be it further enacted by the authority aforefaid. That in case either of the Commissioners thall die, remove or resign, or result to act, the Commissioners, or a majority of them, shall be and are hereby authorized and empowered to appoint some other person or persons, under their hands and seals, who is or are hereby invelted with full powers to act with the Commissioners by this act appointed, in as fall and ample a manner to all intents and purpofes as if mentioned in this act, any thing in the before mentioned law to the contrary notwithflanding.

CHAP, LXVI.

An Act to empower the County Court of Chowan to apportion the duties of the Inspectors of Merchantable Commodities of the said County.

BE it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same. That the County Court of Chowan shall, at their first term which shall happen after the first day of January next, divide and lay off the said county in three different districts, for the purpose of apportioning the duties of each of the three Iuspectors of the faid county.

11. And be it further enacted, That it shall be the express duty of each Inspector to attend in that district only, for which he shall or may be appointed by the said Court, and to inspect the commodities as required by the several acts of the General Assembly in such case made and provided, and under the

III. And be it further enacled, That the Inspector appointed for one diffriel, shall not be authorised to inspect any commodities but in that diffrict for which he was appointed, under the penalty of five pounds for each and every offence, to be recovered before any justice of the peace, to the fole use and profit of the Inspector of that diffrict wherein the same was committed: Pravided always, That if the Inspector or any of the districts should be unable to attend, by fickness or any other unavoidable accident, or fail to attend when application shall be made for the inspection of any commodity in his district, then and in that case it shall be lawful for any of the two other Inspectors to attend and inspect as if it was his own district, wathout incurring the penalty herein mentioned; any law or usage to the contrary notwithstanding.

CHAP. LXVII.

An Act to establish an Inspection of Tobacco on Dan River, on the land of Colonel Absalom Bostick, in ...

WHEREAS it is represented that it would tend much to the convenience of the inhabitants of Stokes.

WHEREAS it is represented that it would tend much to the convenience of the inhabitants of Stokes, and the neighbouring counties, to have an infpection at the before recited place:

BE it therefore enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame, That the County Court of Stokes, shall and may appoint two discreet and earlies men, well acquainted with the nature of tobacco, to be Inspectors thereof at the aloresaid inspection, who shall take the same oath, and be subject to the same rules, regulations and restrictions, and shall be entitled to the same sees, emoluments and immunities as other Inspectors of tobacco are; any thing to the contrary notwithstanding. thing to the contrary notwithflending.

CHAP. LXVIII.

An Act to annex part of Pitt County to Edgecomb.

An Act to annex part of Pitt County to Edgecomb.

BE it enabled by the General Affembly of the State of North-Carolina, and it is hereby enabled by the authority of the fame. That from and after the paffing of this act, all that part of Pitt county, bounded as follows, shall be added to the county of Edgecomb: Beginning where Edgecomb county-line crosses as follows, shall be added to the county of Edgecomb: Beginning where Edgecomb county-line crosses coneto Creek, near Samuel Crisp's; then down said creek to Christopher Harrod's plantation; then nearly West to Edgecomb county-line, so as to include James Summerlin; and all that part North of said line shall hereaster be part of the county of Edgecomb, and under the same rules and regulations as the said county of Edgecomb is or may be: Provided, That nothing herein contained shall prevent the Sherist of Pitt county from collecting the taxes due from the said inhabitants.

II. And be it further enacted, That William Wilkinson, Allen Atkerson, John Staniel, Nathan Staniel, James Averitt, William Cherry, senior; they or a majority of them, are authorised and required to run and mark the lines agreeably to the aforesaid act, and make return of their proceedings to the next Cours to be held for the counties of Pitt and Edgecomb, to be recorded under the directions of said Courts; any law to the courtary notwithstanding.

of faid Courts; any law to the contrary notwithflanding.

CHAP, LXIX.

Au A& to confirm the Titles to Lands entered in Beaufort or Martin counties, and to afcertain the Boun-

WHEREAS the aft of Affembly which effablishes the county of Martin, describes the Southern boundary of the same to run by the Patt line to the Beaufort line, to the head of Welch's Creek; and as a part of that line has never been run, driputes may arife respecting lands granted comiguous to the line :

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That where any vacant lands may have been entered or granted in either of the counties of Beautort or Martin, the fame shall have preference and effect according to the date of the entry, as fully as though it had been made in the county where the land may prove to be on running the

II. And be it further enacted, That the County Courts of Beaufort and Martin, be and they are hereby authorifed and empowered to appoint each of them two perfons as Commissioners, who with the surveyors of faid counties, shall run the faid dividing line as prescribed in the before recited att: Provided never-theles. That nothing in this att shall prevent the Sheriffs of faid counties, or their fecurities, from collecting the arrears of taxes which are due, within the prefent respected bounds of the counties aforefaid,

CHAP, LXX.

An Act to annex part of Tyrrel to Washington County. BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That from and after the passing of this act, all that part of Tyrrel lying and being on the South and West fide of Indian Swamp, and the canal beginning at the present dividing line of faid counties, in fuch place as shall make a straight course to the centre of the Indian Swamp Bridge, thence in a firaight duestion to the mouth of the canal, thence up faid canal to Lake Phelps, thence a

South course to Hyde county-line, shall remain and conflitute a part of Washington county.

II. And be it further enacted by the authority aforefaid, That all the inhabitants residing between the former dividing line of Washington and Tyrrel, and the above described boundaries, shall do and perform public duties, and be solving to the fundamental and register and be solving to the factor rules and regularizes in Washington. perform public duties, and be subject to the same rules and regulations in Washington county, as other citizens of said county are subject to: Provided nevertheless, That nothing herein contained shall be so construed as to prevent the Sheriff of Tyrrel from collecting any arrearages of taxes that are or may be the best of the same of the s

due him in that part of Tyrrel which is annexed to Washington county by this act.

III. And be it further enacted, That Woolfey Hatchaway and Richard Davis be, and they are hereby appointed Commissioners on the part of Tyrrell, and James Jones and John Steight, Commissioners on the part of Washington, and Assa Phelps Surveyor for running the line between said counties; and that it shall be the duty of said Surveyor and Commissioners, or a majority of them, after compleasing the running of faid line, to return a fair plat to the Court of each county, to be recorded by their respective Clerks; for which services the Court of each county shall make him compensation adequate to the same, and the expenses so incurred shall be mutually paid by said counties: And that this act shall take effect and be in force from and after the first day of February next. IV. And he it further enacted, That all acts and claufes of acts contrary to the true intent and meaning

of this act, be and the fame are hereby repealed and made void to all intents and purpofes.

CHAP, LXXI. An Ad to sonex part of the county of Craven to Greene,

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame. That from and after the passing of this act, all that part of the county of Craven lying in the fork of Great and Little Contentues Creek, thall be, and the fame is hereby added to the county of Greene to all intents and purposes whatsoever: Provided, that nothing herein contained shall prevent the Sheriff of Craven county, from collecting the arrearages of taxes which were due before the polling of this act, in the fame manner and under the lame rules, regulations, and reflictions as if this set had never been poffed; any thing to the contrary notwithflanding.

1801

CHAP. LXXII.

An A& to annex part of the county of Beaufort to Craven county.

WHEREAS it is represented to this General Assembly, that it would be of considerable utility to a number of persons to annex that part of Beaufort county that lies between Jones's and Bay Rivers, to the county of Craven :

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That from and after the passing of this act, all that part of Beaufort county that lies within the following bounds, viz. Beginning at the head of Jones's Bay, and running a direct line to Bay River Bridge, near Palmer's cabbins; thence down the meanders of faid Bay River to Jones's Bay, thence with faid bay to the beginning.

II. And be it further enacted, That the County Court of Beaufort, shall in future appoint only six jurors to the Superior Court, and the County Court of Craven shall appoint one more juror in addition to the number now appointed to the Superior Court.

III. And be it further enacted by the authority aforefaid, That nothing in this act shall be so construed as to prevent the Sheriff of Beaufort from collecting the arrears of taxes due in the before recited bounds,

or fuch persons as have made entries of lands from persecting titles to the same.

1V. And be it further enacted, That all persons living within the before mentioned bounds, shall be liable to do all public duties in Craven county, in all respects as they were compelled to do in Beaufort county, any thing to the contrary notwithstanding.

CHAP. LXXIII.

An A& directing the manner in which the Sheriffs of Buncombe and Wilkes counties shall hereafter collect and pay out the Taxes of faid counties, and other purpoles therein mentioned.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same. That from and after the first day of January next, any tax to be laid by the County Courts of Buncombe and Wilkes, to deray the county contingencies respectively, or charge against the counties, shall be collected by the Sheriss in the currency of the State, and by them paid out to the County Treasurers, and not otherwise, under the penalty of five hundred pounds, to be sued for in the reasurer, and not otherwise, under the penalty of the flunded pounds, to be fued for in the name of the Chairman of the Court, and applied to the uses of the counties respectively. And the said Treasurer, before he enters upon the duties of his office, shall in open Court give bond, with approved security, in the sum of five hundred pounds, payable to the Chairman of the Court, for the uses of the counties respectively, for the saithful discharge of the duties of his office as County Treasurer.

II. And be it surface enacted, That all claims against the county which have heretofore been obtained or shall hereaster be obtained, shall be entered with the County Comptroller within one year after the ratification of this act, or within one year after the said that the county which have been obtained to be kept.

for that purpose, with their numbers and dates; and the County Treasurer shall pay off the same according to their several dates in the currency of this State, and not otherwise; and the said Treasurer shall at the expiration of twelve months for which he was appointed, make a final fettlement with the Court, fairly stating all monies and bonds, notes and judgments, that have been put in his possession for the use of faid county, and likewife a just account of all monies by him paid out: And in case any Treasurer shall fail fully to account with the Court as foresaid, he shall not be eligible to hold any other appointment of profit or trust for one year in said county; and it shall be the duty of the County Solicitor to move in Court for scire saciases to issue against such delinquent Treasurer, and all other county delinquent officers.

CHAP. LXXIV.

An At to authorife the County Courts of Johnston, Wayne, Lenoir and Greene, to appoint some proper person or persons to provide books and transcribe certain old records now in the county of Lenoir,

WHEREAS the county of Johnston has been divided and subdivided into the counties of Wayne, Lenoir and Greene, the records of which are at present lodged in the county of Lenoir; and all the said counties having an interest in the preservation of them, and as much inconvenience has been experienced in procuring copies therefrom, owing to the diffance from fome of the faid counties, as well as the obliterated flate in which they now appear:

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That from and after the passing of this act, the County Courts of Johnston, Wayne, Lenoir and Greene respectively, be authorised to appoint some proper person or persons to procure books, with proper alphabets, for each county, and transcribe such of the records aforesaid as they may deem necessary; as also to appoint two proper persons in each county to examine the same, so far as respects said county, and when reported to be correct copies thereof, shall be held and deemed to be good evidence in any court of record, either in law or equity.

II. And be it further enacted by the authority aforefaid, That the Commissioners appointed by each County Court aforefaid, shall take the copies which belong to their counties respectively, and deliver them to their County Court, to be deposited in the Register's office, and shall become part of the record of faid county.

III. And be it further enacted, That the County Courts atorefaid shall have full power and authority to lay a tax sufficient to compensate such persons transcribing said records, as well as these appointed to examine the same; which sums shall be respectively by the Courts allowed them for their services.

CHAP. LXXV.

An Act to empower the County Court of Franklin to appoint a proper person to copy the Register's books of faid county,

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame. That a majority of the Justices of the County Court of Pleas and Quarter Sessions for the said county may, whenever they deem it necessary, appoint two persons in said county to examine the books in the Register's office, and report to the next court the situation of the said books. and how many and what part of them need transcribing; and if it shall appear to a majority of the Justices of faid Court that it is secreflary to transcribe any part of faid books, they thall appoint some person in faid county to purchase a book or books, and copy, in a fair and legible hand, such book or books as may have been reported to require the fame.

11. And be it further enacted, That when the person so appointed by the faid Court, shall have compleated the faid bufinels as by this act required, the book or books wherein fuch entries are made, together with the old books, shall be committed to the examination of the two men appointed to examine the books aforefaid, who may make such correction as they may deem necessary, so as to render them con-formable to the originals, and shall sign such book or books, and certify that they are accurately and hierally copied; and fuch books, and all certified transcripts therefrom, shall have the fame authenticity as the originals would have been entitled to in all the courts of record in this State.

III. And be it further enacted, That the faid Court shall allow the examiners, and the persons appointed to transcribe the faid book or books, a fum adequate to their fervices, to be paid out of the county tax.

CHAP. LXXVI.

'An A& for transcribing certain records in the county of Perquimons.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame, That the County Court of Perquimons be authorifed to appoint proper perfons in faid county to procure books, and transcribe fuch of the records of faid county as in their opinion may be deemed neceffary, and accompany each book with a complete alphabet; as also two other persons properly qualified to examine the fame; and when reported to be correct copies therefrom, thall be held and deemed good evidence in any court of record.

II. And be it further enalted, That the Court of faid county shall have full power and authority to lay a tax to compensate such persons transcribing faid records, as well as those appointed to examine the same;

which fums thall be respectively by the Court allowed them for their services.

CHAP, LAXVIL

An Act making further compensation to the Superior Court Jurors for the diffrict of Wilmington.

WHEREAS by the present existing laws, the Jurors of the Superior Courts of Wilmington are not entitled to an adequate compensation for their services: For remedy whereof,

BE it enabled by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That from and after the passing of this act, each Juror summoned to attend the superior Court at Wilmington, shall for his services be entitled to sitteen shillings for each day he shall strend as a Juror and sitteen shillings for each day he shall attend as a Jaror, and fitteen shillings for every thiny miles travelling to and from the faid Court, with their ferriages.

CHAP. LXXVIII.

An Act making compensation to the Justis of Johnston County Court,

WHEREAS it has been found impracticable to collect a fufficient number of the Juffices of faid

WHEREAS it has been found impracticable to collect a sufficient number of the Justices of said County Court at any one time in Court, for the purpose of providing for the payment of the Jurors of said county, as required by an act of the General Assembly passed in the year 1799; and it being the defire of the citizens of the said county, that its Jurors should be compensated: For remedy whereof, BE it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same. That the Jurors appointed, and who shall regularly attend the County Court of Johnston, at each and every term hereafter, shall be entitled to receive for each and every day he or they may attend as a foresaid the sum of five shillings, and sive shillings for every twenty-five miles travelling to and from the said Court, for which each Juror shall obtain a certificate from the Clerk of said Court, and the said county are said to said the said county and the said county and the said county are said to said the said county and the said county are said to said the said county and the said county are said to said the said county and the said county are said to said the said county and the said county are said to said the said county and the said county are said to said the said county are said to said the said county and the said county are said to said the said county and the said county are said to said the said county are said to said the said county and the said county are said to said the said county and the said county are said to said the said county are said to

Court, and the faid certificate shall be paid off by the County Treasurer or Trustee, under the same rules as prescribed for payment of Jurors of the Superior Courts.

11. Beit further enacted. That on all suits which may hereaster be brought in the said County Court of Johnston, and on all appeals which may be returned to the said Court, there shall be said a tax of twelve shillings, which shall be taxed in the bill of costs, and collected in like manner as the public sax

on faits heretofore ufed.

III. Be it further enacted, That the Clerk of the faid County Court shall, within five days after the rifing or expiration of each term of the Court, account with and pay to the County Treasurer the full amount of taxes on all executions or judgments which may have been fatisfied or discharged at the preceding Court, and shall render the same on oath (which oath the said Treasurer is hereby authorised to administer) in an account stated at length, with the names of the parties to such judgments or executions, which tax, when received by the said Treasurer, shall be deposited in the common treasury by him kept, with all other monies received.

IV. Best further enacted. That it shall be the duty of the Treasurer of the said county to report to the Court of his county annually the state of the treasury, together with the amount of taxes arising from all and every species of property by the said Court taxed, and also the amount arising from suits; and at the fame time the amount of difourfements, as well to jurors as for other purpofes; and in case of failure shall forfeit and pay the sum of one hundred pounds, to be applied to the use of faid county, to be recovered in the name of the Juffices of faid county; for which purpose the County Solicitor shall, on appli-

cation, bring luit, wherein the onus probands thall lie on the defendant.
V. And be it further enacted, That a majority of the acting Juffices of faid county, shall at their first fession to be held after the passing of this att, and from thence annually for each and every year ensuing, if they shall deem it expedient, lay and affess a county tax on every hundred acres of land not exceeding two-pence, on every poll not exceeding fix-pence, and on every hundred pounds value of town pro-perty not exceeding fix-pence, to be collected and accounted for as other county taxes in fold county, any law to the contrary notwithstanding.

CHAP, LXXIX.

An AR to alter the mode of railing money to defray the expences of the Jorors from the county of Burke to the Superior and County Courts, and other purposes therein mentioned,

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enac ed by the authority of the same, That from and after the passing of this act, it shall be the daty of the Sheriff to collect the letter the letter the county Court of Burke, to defray the expense and discharge the claims against the county for services of the Jurors to the Superior and County Courts, in the currency of this State, or in gold and filver, and pay the fame over to the County Treasurer, in like money, and not otherwife, under the penalty of five hundred pounds, to be fued for by action of debt, in the name of the Chairman of faid Court, before any jurifdiction having cognizance thereof, and to be applied to the use of the county, to discharge the Superior and County Court jury claims already granted, or which

hereafter may be obtained for like fervices.

11. And be it further enacted, That in addition to the taxes to be laid by the Court for the payment of the claims of the Jurors from faid county, the fum of filteen fhillings on every civil fait hereafter to be commenced in faid County Court, and ten thillings on every appeal that thall hereafter come into faid Court from any Juffice of the Peace, and fifteen shillings on every indifferent, to be paid by the party cast in the costs at the final determination thereof; which several sums shall be taxed in the bill of costs, and collected by the Sheriss as other costs, and by him paid to the County Treasurer, to be applied to the payment of the Superior and County Court Jurors. Provided, That in case of infolvency or failure of payment by the party or parties in case of indictments, the State shall not be liable to make good the same.

III. And be it further enacted. That any person holding any certificate for services done as a Juror to the Superior or County Courts, shall exhibit the same to the County Treasurer, within six months after the passing of this act, and all certificates hereaster to be obtained for like services, shall also be exhibited to the County Treasurer within fix months after they are granted by the Clerk; and the County Treasurer is hereby directed to enrol the faid claim in a book by him to be kept for that purpose, certifying the dates

and fum of the feveral claims, together with the time when exhibited to him.

1V. And be it further enacted, That on application to the County Treasurer, it shall be his duty to pay off and discharge the claims of the said Jurors according to the dates of the several emoluments in his book, in specie, and not otherwise, under the penalty of one hundred pounds, to be recovered in any Court having jurisdiction thereof, to the use of the person suing for the same; and it shall not be lawful for him to pay any one person more than five pounds in any one year, except for services by himself performed as a Juror, without he shall first make outh that he receives it for his own use and benefit, and that he hath paid the full amount thereof to the original claimant without fraud or deduction, which outh

the County Treasurer is hereby authorised to administer.
V. And be it further enacted, That an act of the General Assembly, passed at Raleigh in the year one thousand seven hundred and ninety-nine, authorising the several counties therein mentioned to appoint County Comptrollers, so far as relates to the county of Burke, is hereby repealed and made void.

VI. And he it further enacted. That all acts and clauses of acts that come within the purview of this

act, are hereby repealed and made void.

CHAP LXXX.

An Act to revive and continue in force an Act past of last tession of the General Assembly, making compenfation to the County Courts Jurors for the counties of Rowan and Carteret, to far as relates to the county of Rowan.

BE it enalled by the General Affembly of the State of North-Carolina, and it is hereby enalled by the authority of the fame, That from and after the passing of this act, the before sected act, so har as respects the county of Rowan, shall be and continue in full force, any thing therein contained to the contrary notwith-Manding.

CHAP. LXXXI.

An Act making compensation to the Jutors of Craven County Courts

WHEREAS it has been found impracticable to collect a sufficient number of the Justices of faid County Court at any one time in Court for the purpose of providing for payment of the Jurors of faid county, as is required by an act of the General Affembly paffed in the year 1799, and it being the defire of the citizens of the faid county that its Jurors should be compensated: For remedy whereof,

BE it enacted by the General Affembly of the State of North Carolina, and it is hereby enacted by the authority of the fame, That the Jurors appointed and who shall regularly attend the County Court of Craven, at each and every term hereafter, shall be entitled to receive for each and every day he or they may attend as aforefaid, the fum of fix shillings, and fix shillings for every thirty miles travelling to and from faid.

Court, for which each Juror shall obtain a certificate from the Clerk of the said Court, and the said certificate shall be paid off by the County Treasurer or Trustee, under the same rules as are prescribed for the

payment of Jurors to the Superior Courts.

II. Be it further enacted, That on all fuits which may hereafter be brought in the faid County Court of Craven, and on all appeals which may be returned to the faid Court, there shall be laid a tax of ten thillings, which thall be taxed in the bill of cofts, and for all fuits on land caufes the fum of twenty thillings, and on all other caufes where the jury shall be needful, fifteen shillings, to be collected in like man-

ner as the public tax on faits heretofore used.

III. Be it further enacled. That the Clerk of the faid County Court shall, within five days after the rifing or expiration of each term of the Court, account with and pay to the County Treasurer the full amount of taxes on executions or judgments, which may have been fatisfied or discharged at the pre-ceding Court, and shall render the same on oath, which oath the said Treasurer is hereby authorised to administer; and an account stated at length, with the names of the parties to such judgment or execution: Which tax, when received by the faid Treasurer, shall be deposited in the common treasury by him kept with all other monies received.

IV. Be it further enacted, That it shall be the duty of the Treasurer of the faid county to report to the Court of his county annually the flate of the treafury, together with the amount of taxes arifing from all and every species of property by the faid Court taxed, and also the amount arifing from faits; and at the faine time the amount of difburfements, as well to Jurors as for other purposes; and in case of failure, shall forfeit and pay the sum of one hundred pounds, to be applied to the use of faid county, to be recovered in the name of the Juffices of faid county, for which purpose the County Solicitor shall on appli-

cation bring fait, wherein the burthen of the proof thall lie on the defendant.

V. And he it further enacted, That a majority of the acting Juffices of faid county, shall at their first fession to be held ther the passing of this act, and from thence annually for each and every year enf.ing. if they shall deem it expedient, lay and affels a county tax, on every hundred acres of land not exceeding two pence, and on every poll not exceeding fix-pence, and on every hundred pounds value of town property not exceeding nine-pence; to be collected and accounted for as other county taxes in faid county, any law to the contrary notwithflanding.

-CHAP. LXXXII.

An Ast making compensation for the Jurors of Chowan county.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same. That the Jurors appointed and who shall regularly attend the County Court of Chowan, at each and every term, shall be entitled to receive for each and every day he or they may attend, the fum of five shillings, and five shillings for every thirty miles travelling to and from the said Court, for which each Juror shall obtain a certificate from the Clerk of the said county, and the said certificate shall be paid off by the County Treasurer or Trustee, under the same rules as are prescribed for the payment of Jurors to the Superior Court.

Il. Be it further enacted, That on all fuits which may hereafter be brought in the faid County Court of Chowan, there shall be laid a tax of five shillings, which shall be taxed in the bill of costs; and for all fuits on land causes the fum of ten shillings, and on all other causes where the jury shall be needful, the fum of five shillings, to be collected in like manner as the public taxes on fuits heretofore used,

III. Be it further enacted, That the Clerk of the faid County Court shall, within five days after the riling or expiration of each term of the Court, account and pay to the County Treasurer or Trustee the full amount of taxes on executions or judgments which may have been satisfied or discharged at the preceding Court, and shall render the same on oath, which oath the sald Treasurer is hereby authorised to administer; and an account stated at length, with the names of the parties to such judgment or execution: Which tax, when received by the Treasurer, shall be deposited in the common treasury by him kept with all other monies received.

IV. Be it further enacted, That it shall be the duty of the Treasurer of the faid county, to report to the Court of his county annually the State of the treasury, together with the amount of taxes arising from all and every fpecies of property by the faid Court taxed, and also the amount arising from suits; and at the fame time the amount of differenents, as well to Jurors as for other purpoles; and in case of tailure, shall forfeit and pay the sum of one hundred pounds, to be applied to the use of the county, to be recovered in the name of the Justices of the said county, for which purpose the County Solicitor shall on application bring fuit, wherein the burthen of the proof shall lie on the defendant,

V. And be it jurther enacled, That it the momes raifed by the taxes on fuits as heretofore mentioned, are infufficient to discharge the certificates of the said Jurors, then the said County Treasurer shall pay the surplus out of the fines, torleitures and amercements collected under an act passed by the present General

Affembly, and shall be allowed accordingly in the settlement of his accounts.

VI. And be it further enacled. That if after paying the Jurors aforefaid, there shall remain any monies raised by virtue of the said act, then and in that case it shall be in the power of the majority of the Court of the faid county, if they think it proper, to apply the overplus of the faid monies towards repairing any part of the fail which in their judgment shall require immediate repair.

CHAP. LXXXIII.

An Act to empower the County Court of Chowan to lay a tax on the inhabitants of the laid county, for the purpose of building a house for the reception and employment of the poor thereof.

BE it enalled by the General Affembly of the State of North-Carolina, and it is hereby enalled by the authority of the same. That the Court of said county, are hereby empowered to lay a tax at any term previous to the sitting of the next General Assembly for the year one thousand eight hundred and two, and the year one thousand eight hundred and three, not exceeding two shillings on each poll, eight-pence on every hundred acres of land, and two shillings on every hundred pounds value of town property within the said county; which tax shall be collected by the collectors of the public tax, and accounted for in manner as by this act directed; and the faid collectors are hereby invested with the same powers to compel a payment of the tax laid by virtue of this act, as by law they have to compel a payment of their other collections, and shall be allowed the same commissions that they have upon the public sex.

II. And be it further enacted, That Josish Collins, senior, Lemuel Creecy, Nathaniel Howcold, William Jackson and Jacob Cullins, are appointed Commissioners to direct and superintend the building of fuch house in the county of Chowan; and the faid Commissioners are hereby empowered to receive and appropriate to the building of fuch house, the monies raised by virtue of this act; and it is hereby declared to be their duty to publish, from time to time, and at every County Court, at the door of the courthouse of the faid county, an account and flatement of the funes by them received and difburfed, and finally to fettle with and have their accounts audited by auditors to be appointed by the faid County Court, and Stall pay over the balances remaining in their hands (it there be any fuch balances) to the Wardens of the Poor of faid county, to be by them applied for the benefit of the poor; and the faid Commissioners shall be entitled to such reasonable allowance for their services as the said County Court shall think proper to

III. And be it further enacted, That the Commissioners by this aft appointed, are empowered to fix upon a proper place for the erection of fuch building, and either to buy or receive by way of donation, fuch lands as may be convenient for the same; and to take a deed thereof from the former proprietor or owner to the Wardens of the Poor of said county, to and for the use of the poor thereof; which deed shall be recorded in the proper office, and lodged with the Clerk of the Court of said county: And the said Commissioners are hereby further authorised to use their own discretion with respect to the fize and

dimensions of said house, and the manner of erecting the same.

IV. Be it further enacted, That the said house, when compleated, shall be under the care and management of the Wardens of the Poor of faid county, to admit therein fuch persons as they may think proper

objects of public charity, to provide fuitable provisions and apparel for them, and to make such arrangements for their useful and convenient employment as to them may appear most advantageous.

V. And be it further enalled, That it any of the Commissioners herein named shall die, remove, be unable or refuse to act, that then and in that case it shall be lawful for the Court of the said county to appoint any other person or persons in lieu of such Commissioner or Commissioners who shall die, remove, be unable or refuse to act, provided that a majority of the Justices of faid county shall be present at the time of fuch appointment.

CHAP. LXXXIV.

An A& to empower the Wardens of the Poor for the county of Franklin, to lay an additional tax for the fupport of the Poor of faid county.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That it shall and may be lawful for the Wardens of the Poor for the county afterfaid, to lay a further tax, not exceeding one shilling on each and every poll, and one shilling on every hundred pounds value of town property, and four-pence on every hundred acres of land, to be levied, collected and accounted for, as the law in such cases directs.

E 4

i t

e c

1

r I

n

c

n rk. -

r

ĺ, E C

ď

II

u

X

١, r d e

d

r >

e

CHAP. LXXXV.

An Act to empower the County Courts of Wilkes, Moore and Afte, to lay a tax for the purpose of deftroying Wolves in faid counties,

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the County Courts of Wilkes, Moore and Ashe, be and they are hereby authorifed and empowered to lay a tax annually, to be collected in a fum not exceeding fix pence on each and every poll, and two-pence on every hundred acres of land, to be appropriated to the purpose of destroying wolves in said counties.

11. And be it further enacted. That every person who shall kill a wolf within the limits of the said counties, shall be entitled to receive the sum of one pound for every wolf: Provided always, That before any person shall be entitled to receive the bounty hereby granted, such person or persons shall produce to some Justice of the Peace for the county in which such wolf may have been killed, the scalps thereof, and make oath that such wolf was killed within the limits of said county, and the Justice before whom fuch proof shall be made, is hereby required to destroy all such scalps before them produced, and give to the person producing such scalps, a certificate, setting forth therein the number produced, and the sum which such person may be entitled to under this act, which sum shall be paid by the County Treafurer; and fuch certificate shall be a sufficient voucher for him in the settlement of his accounts with the Court.

CHAP, LXXXVI.

An Act to empower and authorife the Wardens of the county of Washington to lay a tax sufficient for the support of the Poor of said county.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the Jame. That it shall and may be lawful for the Wardens of Washington county to lay a tax of one shilling on each and every hundred acres of land, and three shillings on every poll in faid county, for the support of their poor; which shall be collected and accounted for to the faid Wardens, by the Sheriff, in the same manner as other public taxes are collected.

CHAP. LXXXVII.

An aft to authorife the Wardens of Duplin county to lay a tax for the purposes therein mentioned.

WHEREAS John Johnston, late of Duplin county, died without issue, and by a noncupative will, which was proven in court, devised the estate he possessed to the poor of the said county: and Edward Pearsall and James Wright, two of the Wardens, administered on the estate, and applied the monies issuing therefrom, as directed by the deceased: and whereas it appears that the said John Johnston was indebted, as the time of his death, to some British merchants, who have lately commenced suit against the faid administrators, for the recovery thereof:

BE it therefore enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same. That it shall and may be lawful for the Wardens of the Poor of Duplin county, to lay a tax on the inhabitants thereof, fully sufficient to indemnify James Wright and Edward Pearsall from any recovery that may be made of them, to the amount of the estate of the said John Johnston, which was converted to the use of the county, as declared by the said will, which tax shall be collected and accounted for by the sheriff, under the same rules, regulations, and restrictions as other taxes: Provided, that nothing herein contained, shall be construed to authorise the said Wardens to lay the said tax until it shall be fully ascertained that a recovery is made against the said administrators.

CHAP. LXXXVIII.

An Aft respecting retailing spirituous liquors in the counties therein mentioned.

WHEREAS the retaining spitituous liquors on credit is productive of many evil consequences: For remedy whereot,

BE it enacted by the General Affembly of the State of North-Carolina, That from and after the first day of April next, every promise, agreement, note, bill, hond, or other contract, which may thereaster be made in the counties of Orange and Person, the consideration or any part whereof, shall be proved to have been the value of spirituous liquors so'd by small measure, and every open or settled account which shall commence from the time aforesaid, within either of said counties, where any item or charge therein contained, shall be for any spiritnous siquors so fold, shall not be recoverable before any Justice of the Peace, or in any court of record within this State; but the same and every part thereof shall be wholly and entirely void, as well against the original creditor, as against his, her or their assignee or affiguees.

II. And be it further enacted, That in any action brought by any tavern-keeper, flore-keeper, or keeper of any house of entertainment or retailer of sprituous liquors within faid counties, for the recovery of any money due by any promife, agreement, note, bill, bond, or other contract, or on any open or fettled account, made, entered into or given for spirituous liquors fold by small measure fince the before mentioned time, the general issue may be pleaded, and this act given in evidence in bar

of the plaintiff's recovery. III. And be it further enacted, That all acts and parts of acts coming within the meaning and purview of this act, be and the same are hereby repealed and made void, so far as they may respect the before mentioned counties.

CHAP. LXXXIX.

An Act to smend an Act passed at the last session of the General Assembly, entitled "Act Act to call to account the Receivers of Public Monies in and for the county of Greene, and to compel payment of 1801 fuch balances as may appear to be due in their hands, and for other purposes therein mentioned."

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the Jame. That William Ormond, Adam Heith, Matthew Exum, John B. Brand and Stephen Eason, be and they are hereby appointed Commissioners, with full power and authority to carry into effect an act passed at the last fession of the General Assembly, entitled "An act to call to account the receivers of public monies in and for the county of Greene, and to compel payment of such balances as may appear to be due in their hands, and for other purpoles therein mentioned; and that the faid Commissioners, or a majority (which in all cases whatsoever shall be a quorum sufficient to discharge the purpoles of their appointment) shall from time to time, and as often as they think proper, proceed to the feveral duties of their appointment, in the fame manner as if they had been named in the before recited act. And if any of the faid Commissioners shall refuse to ast, die, remove or resign, the County Court of Greene, composed of a majority of the Justices of faid county, shall immediately proceed to the election of another Commissioner or Commissioners, in the room of him or them so refusing to ast, dying, removing or resigning; and such Commissioner or Commissioners fo appointed by the County Court aforefaid, shall have all and fingular the powers and authorities as if he or they had been mentioned within this act, any thing to the contrary notwithstanding.

CHAP, XC.

An AR for regulating Ordinaries and Retailers of Spirituous Liquous by the small measure in the town of Tarborough, and to repeal part of an Act, entitled "An Act to amend an Act, entitled An Act for the better regulation of the town of Tarborough," passed in the year 1791.

BE it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same. That from and after the next February term for the County Court of Edgecomb, we person shall keep an ordinary or retail spirituous liquors by the small measure in the town of Tarborough, until he or the shall have first applied to the Commissioners appointed for the Government of faid town and have obtained from them a certificate of their permiffion for that purpose, which certificate and permission shall be valid and in force for the term of one year from the time it is granted and no longer; and every person who shall keep an ordinary, or who shall retail spirituous liquors by the small measure in faid town after the faid February term aforefaid, without having first obtained the permission of the Commillioners as aforefaid, shall forfeit and pay the sum of twenty-five pounds, to be recovered in an action of debt before any Court baving competent jurisdiction thereof, by any person or persons who shall, within one year after the offence committed, sue for the same, the one-hall to the use of the prosecutor or profecutors, the other half to the use of the said town, to be applied by the Commissioners towards the comingent charges-thereof.

II. And be it further enocied, That every person that wishes to keep an ordinary, or retail spirituous liquors by the small measure in the faid town, and who has obtained the permission of the Commissioners as aloreful, may on application to the County Court of Edgecomb, be ordered, at the different of the faid Court, to have a licence for the purpose aforefaid; and on such licence being granted, he or the thall produce one or more fecurities to the faid Court, to be by them approved, who thall, before the licence be made out, join with him or her in a bond of the fame tenor as is prefcribed in the fecond feltion of an act passed in the year one thousand seven hundred and ninety-eight, entitled "An act for regulating ordinaries and houses of entertainment, and retailers of spirituous liquors by the small measure;" and it shall be the duty of the Clerk of said Court, upon such bond being given and licence ordered, to prepare

shall be the duty of the Clerk of said Court, upon such bond being given and licence ordered, to prepare a licence and sign the same, which shall continue in sorce one year, and no longer; and the person obtaining such licence, shall pay to the Clerk the same sees, and to the Sheriff the same tax, as by the third section of the above recited act are directed and required.

III. And be it further enacted, That no person shall be permitted to retail spirituous liquors by the small measure in the said town without a licence from said Court, under the penalty of twenty-five pounds, to be recovered and applied in the manner directed by the sirst section of this act; and the said Court is enjoined and required not to grant a licence for said purpose, or for keeping an ordinary in said town, to any person who has not obtained the permission of the Commissioners, and does not produce their certificate to that effect: Provided nevertheless, That such persons as have already, or shall before February term asoresaid, have obtained licence to keep an ordinary, or to retail spirituous siquors by the small measure, in the manner heresore used and by the law permitted, shall not be subject to the penaltics above denounced, till after their said licence shall have expired.

above denounced, till after their faid licence thall have expired.

IV. And be it further enacted, "That upon complaint made to the Commissioners, or to the Intendant or Magistrate of Police of faid town, of any ordinary-keeper or retailer as aforefaid within the bounds thereof, felling to or purchasing from a flave, without a permit from his or her owner, or of entertaining a fervant or flave against the will of his or her owner, or of entertaining a common failor against the di rection of the mafter of the veifel to which he may belong, or of keeping a diforderly house, it shall and may be lawful for the faid Commissioners, or a majority of them, or for the Intendant or Magistrate of Police alone, and hear they are hereby authorifed and required to fummon fuch ordinary-keeper or retailer as aforefaid before him or them, and on such offence being proved, to dilable such person from keeping an ordinary, or retaiting spirituous liquors by the small measure in faid town, as if he or she had never obtained any permission or licence for that purpose; and if after such disability and suffersion pronounced, any such person shall keep an ordinary or retail spirituous liquors by the small measure within said town, he

or the shall be subject to the same penalty as is denounced by the first section of this act, to be recovered and applied in the same manner as therein prescribed.

V. And be it surface enacted by the authority aforesaid, That so much of an act passed in the year.

1791, entitled "An act to amend an act, entitled An act for the better regulation of the town of Tarborough," as was intended to provide that the Commissioners of the town of Tarborough shall be relident therein, shall be and hereby is repealed; and that from and after the first day of May next, it shall be lawful for the freemen of the town of Tarborough to elect as Commissioners for faid town, any freemen reliding within three miles thereof, who shall, at the time of such election, he the owner of a house or houses within the limits of said town, to the value of three hundred dollars.

CHAP. XCI.

An Act authoriting the Treasurer of Public Buildings for Craven county to call delinquent Sheriffs and

Commissioners in the district of Newborn to an account for district monies.

WHEREAS by an act passed at Hillsborough, in April, one thousand seven hundred and eighty-three, a tax was laid in the ferreral considered the diffrift of Newbern, for the purpose of remaining "

faid diffrict, and the Sheriffs of faid counties having failed to account for the fame; and the Commissioners 1801 to whom the same was payable, having either wholly or in part neglected to apply the faid tax agreeably to the direction and intention of the said act, the same has failed in its effect: And whereas the county of Craven, by a tax in faid county, has levied and expended large fums in repairing the diffrict goal, and in erecting a new court-house for the holding the Superior Court of faid diffrict: And justice to the people of faid diffrict requires, that the Sheriffs and Commissioners whose duty it was to have collected or received the faid monies, should account for the fame; and that the fame, when recovered, should be applied to the use of the faid act: Therefore

BE it enalled by the General Affembly of the State of North-Carolina, and it is kereby enalled by the authority of the same, That the Treasurer of public buildings of Craven county, or his successors, be and he is hereby authorifed and required to call on the Sheriffs of the several counties for the district of Newbern, for the year one thousand seven hundred and eighty-three, or the Commissioners heretofore ap-pointed to receive from the said Sheriffs the said tax as aforesaid levied, or to call on the legal representaives of them to account for and pay the fame; and upon their failure forthwith to comply with fuch requell, the faid Treasurer is hereby authorised and directed to move the Superior Court of faid diffrict, or any County Court in which fach delinquent may relide, for judgment on the bonds of such Sheriffs or Commissioners, against such Sheriffs or Commissioners, and their securities, or the legal representatives of such as may be deceased; and the certificates of the Clerks of the several County Courts of said district, or the certificate of the Treasurer or Comptroller of this State, of the amount of taxable property and taxable polls in faid counties for the year one thousand seven hundred and eighty-three, shall be held by faid Courts full and fufficient evidence of the amount of the fame, and the faid Courts shall give judgment and award execution accordingly. Provided, such persons against whom such judgments are had, have thirty days notice of fuch motion.

11. And be it further enacted, That the Treasurer of public buildings of Craven county shall faithfully apply all fuch fums of money as he may collect under the authority of this act, to the complexing the court-house, and repairing or improving the goal in Newbern: Provided nevertheless, that the foregoing act shall not affect the estates of any deceased Sheriff for the year one shouland seven hundred and eightythree, in case their legal representatives make outh to the best of their knowledge that such tax had been

paid to the Commissioners, or any other proof of the same that may be in their power to give.

An Act to amend an Act, envitled "An Act to repeal an Act passed in the year one thousand seven hundred and ninety-five, entitled An Act for appointing Commissioners to fix on a proper flace in the county of Wilkes, and to erect thereon a court-house, prison and stocks, for the use of said county, and for other purposes relative to said county of Wilkes," passed in the year 1799, and for other purposes.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the town already laid off by the Commissioners appointed in the above recited act, thall hereafter be called and known by the name of Wilkelborough, and that the faid Commissioners in it named in the before recited act, for their fervices in performing the duty required of them by the act aforefaid, shall be allowed a reasonable compensation to be adjudged by the County Court of Wilkes.

II. And be it further enacted. That all bonds and notes given by any purchaser or purchasers of lots in said town not yet paid, shall be delivered by the Chairman of said Court to the County Treasurer; and

the faid Treasurer is hereby required to bring fair on all bonds and notes so delivered in the name of faid Chairman; and all monies to collected by the Treaturer, shall be appropriated agreeably to the before

recited act.

III. And be it further enacted. That the Chairman of faid Court, shall on application deliver to the County Treasurer, all monies by him collected on account of lots, sold as aforesaid. That have not been already paid to the undertakers of the public buildings, or for lands purchased by the said Commissioners for said county; and in case the said Chairman should fail or result to deliver to the County Treasurer, all bonds, notes, judgments and monics by him taken and collected as atoresaid, he shall seriest and pay double the fum in which he shall so fail, to be recovered by the faid County Treasurer, before any jurisdiction having cognizance thereof.

IV. And be it further enacted, That all fuits already commenced shall be carried on in the name of the Chairman, and any cost that may accrue shall be paid out of the money arising from the sale of lots, and not otherwise, and the money so recovered, shall be applied as above mentioned.

V. And be it further enacted, That the owners or proprietors of a lot in the town aforesaid, shall and may meet at the town aforesaid, on the first Monday in May in each and every year, and proceed to elect five proper persons to act as Commissioners for the town aforesaid; and in case of death or refusal to act, then and in that case the surviving Commissioners, or a majority of them, shall and may proceed to elect a proper person to fill such vacancy, and when so appointed, shall have all the powers by this act intended. act intended.

VI. And be it further enalled, That the Commissioners hereby appointed, or a majority of them, shall have full powers to make all fuch by laws and regulations, not inconfiftent with the conflitution or laws

of this State of the United States, as may tend to the good government of faid town.

VII. And best further enacted. That all persons who hold loss in the aforesaid town, shall, within one year after the passing of this act, fix a stake of some lasting kind of wood, at least six inches square, at each corner of his or her lot or loss, under the penalty of five pounds, to be recovered by the Commissional and ambient or the use of faid town.

fioners hereby appointed, and applied to the use of faid town.

VIII. And be it further enacted, That Richard Allen, Sheriff of faid county; Zadock Riggs, late Sheriff of Surry county; Owen Girgory, late Sheriff of Sampson; Elisha Moss, late Sheriff of Bladen county, be and they are hereby authorised and empowered, in as full and ample a manner as all other Sheriffs are by law, to collect the arrestages of taxes due them in their faid counties respectively, for the years one thousand seven hundred and ninety-eight, and one thousand seven hundred and ninety-nine: Provided, that any person called on for taxes as aforesaid, on making oath that he or she has paid the same, shall be exon erated from the payment thereof; and nothing in this act shall operate against the estate of any deceafed person, or any person who has moved out of the county. This act shall be in force only one year from the pallage thereof.

CHAP. XCIII.

An Act to quiet in the possession of John Donnell, certain lands therein mentioned. WHEREAS it has been represented to this General Assembly, that Robert Donnell, of Lesoir -county, died without iffue, feized of certain lands within faid county; and whereas it hath fatisfactorily

1831 been made appear, that it was the wish of the said Robert that his nephew John Donnell, then of the kingdom of Ireland, an infant, should enjoy the same, and for that purpose procured him to be brought to this State; but owing to the informality, or some requisite solemnities of his will, doubts have arises whether the said John Donnell can take the same:

BE it therefore enasted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the said John Donnell be and he is hereby declared to be invested with all and singular the right and interest which the State may have, or be entitled to by the escheat laws. or otherwise, in or to the lands of the said Robert Donnell, his deceased uncle, fituate in the county of Lenoir, to hold to him the said John, his heirs and assigns, free and clear of the State: Provided, that nothing herein contained shall be construed to prevent the widow of the said Robert Donnell, from holding for her life, the dower or thirds of the said lands, agreeably to law.

CHAP. XCIV.

An Act to fecure and confirm the rights of the escheated lands of Murray, Hughey and Grimble, which is in the counties of Montgomery and Cabarrus, to the holders of the fame.

WHEREAS the citizens of Montgomery and Cabarrus counties, have prayed the General Assembly of this State for many years past, to secure to them their lands which they did purchase of the State, not

knowing that the fame was escheated:

BE it therefore enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame. That from and after the passing of this act, it shall be the duty of the Trustees of the University of North-Carolina, or any one of them, to receive from the citizens of Montgomery and Cabarrus counties, holding any of the aforefaid escheated lands, one cent per acre for all such lands for which they have obtained a grant from the State.

II. And be it further enacted, That when said sum of one cent per acre, is paid to the Trussees asore-said, or either of them, it shall be their duty to give to such person or persons a quit claim deed or deeds

for the quantity or quantities of land by him or them claimed and paid for, agreeably to the ordinance of the faid Truftees; and the claimant of fuch lands, shall pay one-half of a dollar to faid Trustee signing such deed or deeds, for each and every quit claim deed he shall execute for such lands for his trouble.

III. And be it further enacted, That after the execution of such deed or deeds shall be compleated, each and every one of them shall be deemed good and valid in law, as if the same lands had never elables and large same and also sa

cheated; and shall be considered clear from any demand of the State, or any person or persons, on the account of their having been escheated lands to the State; any law, usage or custom to the contrary notwithflanding.

CHAP. XCV.

An Act to authorife and render capable in law Mary Roberts, wife of William Roberts, by her hufband, and Edward, Lydia, Safannah, Henry, Margaret and Sarah Bennet, children and heirs at law of William Bennet, decealed, by their Guardian or Guardians, to fell and convey, under the direction of the County Court of Chowan, certain real Estate therein mentioned.

WHEREAS it has been made appear to this General Assembly, that the sale of certain lots of ground, part of the real estate of the said William Bennet, would prove highly beneficial to the interests of the above-named children and heirs at law of said William Bennet, inasmuch as the estate of the said William Bennet, inasmuch as the said William Bennet, inasmuch as the said William Bennet, inasmuch as the estate of the said William Bennet, inasmuch as the estate of the said William Bennet, inasmuch as the estate of the said William Bennet, inasmuch as the said William Bennet, inasmuch as the said William Bennet, which we will be said with the said will be said will be said with the said will be said will be said will be said with the said will be said wil liam is fo much indebted that the whole or the greater part of the negro flaves, the only productive part thereof, must be fold for the discharge of the debts due by the said estate, unless a fund can be raised for that purpose by the sale of the lots and premises hereinaster mentioned: And whereas the said lots of

for that purpose by the sale of the lots and premises hereinaster mentioned: And whereas the said lots of ground and premises are in a very ruinous condition, and altogether unproductive,

BE it therefore enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That at the first term which shall be held for the county of Chowan after the first day of January next, a guardian or guardians shall and may be appointed to protect and defend the interest of the said Edward, Lydia, Susannah, Henry, Margaret and Sarah Bennet, children and heirs at law, with the said Mary Roberts, of William Bennet, deceased; and upon its being represented to the said court of Chowan county, that the sale of the lots of land and premises, numbered sisteen, sixteen, seventeen and eighteen, and part of a water lot with the wharf thereunto, situate in the town of Edenton, would be advantageous to the interest of said children, the said court shall and may order and direct a jury to be summoned by the Sheriff of the county, to meet on the premises, on such day as the said Sheriff shall and may appoint, whole duty it shall be also to attend.

II. And be it further enacted, That when the said jury shall attend in pursuance of said order and summons, the Sheriff shall, and he is hereby authorised, directed and empowered to administer to them an

mons, the Sheriff shall, and he is hereby authorifed, directed and empowered to administer to them an oath, that they will carefully and particularly view and examine the above-mentioned lots of ground, and every of them, and make a true return thereof to the ensuing county court; upon which the faid jury shall proceed to examine and view the faid lots of ground, and every of them, and make up under their respective hand writings, a true and fair flatement of their fituation and condition, and of the probable cost of repairing and putting them in order, and of making them productive; which flatement they shall accordingly return to the succeeding court, and if it shall there appear to the said court, by the statement of the said jury, and by the representations of the guardian or guardians of said children, as also by that of the aforesaid William Roberts, that the sale of the said lots of ground and premises would be beneficial to the interest of the said children, by saving to them the negro slaves, the more productive part of the estate of the said William Bennet, then and in that case, the said court shall be, and they are hereby authorised and empowered to make an order that the said Mary Roberts, by her husband, and the other children of the said William, minors, by their guardian or guardians, may sell all or any of the said lots of ground, in such manner as shall by the said William Roberts, and the said guardian or guardians, be

of ground, in such manner as shall by the faid William Roberts, and the said guardian or guardians, be judged advisable and advantageous to the interest of the heirs at law aforesaid.

III. And be it further enacted. That after such order shall be made, the said Mary Roberts, by her husband, and the said minors, by their guardian or guardians, shall be, and are hereby authorised and empowered, and rendered capable in law, to consent to and to make a sale and conveyance, in see simple, of all and singular the said lots of ground and premises; and any sale thereof, or of any part thereof so made, shall be as good and valid in law, to all intents and purposes as if the said minors were of full age, and shall vest in the person or persons to whom the same shall be made a good and sufficient title in law for the lots so fold and conveyed, under the terms and conditions agreed on by the parties to said sale. for the lots fo fold and conveyed, under the terms and conditions agreed on by the parties to faid fale;

any law, usage or custom to the contrary notwithstanding.

IV. And be it further enacted, That this act shall be in force from the time of the ratification thereof.

1801

CHAP. XCVI.

An Aft to enable James M'Kee to inherit and recover the effate of William Cronicle, deceafed.

WHEREAS it is represented to this General Assembly, that William Cronicle, late of the county of Lincoln, deceased, in his life time, and at the time of his death, was entitled to property, both real and perforal; and the faid William departed this life in the year one thousand seven hundred and eighty, in-testate, without leaving any wife or iffue; and whereas it hath been made appear that he hath left no heir who can legally forceed to his effate; but has left his half brother, James M'Kee, of the county afore-faid, the only relative of the deceafed; whom it is reafonable to suppose the faid William would have conflitured his heir, provided he had made a will:

BE it enacted therefore by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame, That the faid James M Kee be henceforth confidered as heir of the faid Waltani Cronicle, deceafed; and that he the faid James M Kee be, and he is hereby empowered and enabled, in his own name, to ask, demand, sue for, and recover and receive, all the estate, both real and personal, whatsoever, of the said William Cronicle, to which the said William, at the time of his death, was or might be entitled to, either in law or equity; and that all fuch real and perfonal effate be, and is horeby fully and absolutely vested in the said James M'Kee, his heirs and affigns for ever; except such past of the personal estate as has been, or may be legally administered and appropriated to the payment of eder and against the said estate; any law, custom or usage to the contrary notwithstanding.

CHAP. XCVII.

An Act to quiet in the possession of Mary Young the right of certain lands therein mentioned.

BE it enacted by the General Affembly of the State of North Carolina, and it is hereby enacted by the authority of the fame, That from and after the passing of this act, all the right and title of what kind or nature foever, that Jacob Pollock, formerly a Captain in the continental army of this State, might have had in his life time to a certain military land warrant, Number four thou and one hundred and twenty, for three thousand eight hundred and forty acres of land, dated the fixth day of December, one thousand feven hundred and ninety-fix, shall be and the same is hereby vested in see simple to Mary Young, of Haliax county, formerly the wife of the said Jacob Pollock, but lately the wife of Dolph Young, deceased, in as full and ample a manner as if the said Mary Young had been the heir at law or devisee of the said Jacob Pollock, deceased; any law, usage or custom to the contrary notwithstanding.

CHAP, XCVIII.

An Act to re-establish the separate battalion muster at the plantation of James Atkins, in Cumberland

WHEREAS by an aft of the General Affembly of this State, paffed in the year 1795, the militia in the upper end of Cumberland county, were granted a separate battalion muster at the plantation now ocenpied by James Arkins; and whereas by the militis law paffed last fession of Assembly, it is deabstul whether or not the said law may not be repeated, for a smuch as the said separate battalion muster does not confift of but four companies of militia; and whereas the faid four companies of militia, to wit, Captains M'Laine's, Pegrien's, Shaw's and M'Allifter's, are large and many of the militia that refide therein, live at the diffance of thirty miles from the court-house in Fayetteville, and thereby labour under great dif-

advantages: For remedy whereof,

BE is enacted by the General Affembly of the State of North-Cerolina, and it is hereby enacted by the authority of the same, That from henceforward the aforesaid four companies of militia shall be allowed the privileges of separate battalion musters, to be holden at the plantation of James Atkins, under the fame rules, regulations and advantages as were heretofore prescribed by the aforesaid law for that purpose.

II. Be it further enacted, That nothing herein contained shall be construed to oblige Captain M'Allifter's company to muster as aforefaid, if it is deemed proper by the officers of faid company to muster as ufual at Favetteville.

CHAP. XCIX.

An Act to establish two separate elections and a general muster in the county of Bladen.

WHEREAS it appears to this General Affembly, that many of the good citizens of the county of Bladen labour under great inconveniences by attending at the court-house of faid county at public times:

For remedy whereof,

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame, That from and after the palling of this act, it shall be the duty of the Sheriff of Bladen county. or his deputy, to open and hold an election in the South end of faid county, on the Tuefday preceding the fecond Friday in August, in each and every year, at the plantation belonging to John B. Waddell, Esquire, on the West side of the White Marsh, known by the name of Marsh Castle, for the purpose of electing Members of the General Assembly; and the said election shall be held and kept open until sun-fet of the said day, when the ballots or tickets taken and received thereat shall be sealed up in the presence of the infpectors, and fafely conveyed to the court-house of faid county, where the boxes shall be broken open in the presence of the inspectors of the election held at the court-house, and counted out with the ballots which are therereceived; and in all other things shall be conducted under the same rules, regulations and restrictions as are by law established for other elections in this State.

II. And be it further enacted. That it shall and may be lawful for the Sheriff, or his deputy, super-intending any election to be held by virtue of this act, when a Representative to Congress and an Elector-to vote for a President and Vice-President of the United States, are to be elected for the division that includes Bladen county, to superintend faid election for a Representative or an Elector at such times as appointed by law for that purpole, and in all respects observe and pursue the same mode in opening, con-ducting and transmitting the votes to the court-house of said county, as is directed by this art to observe in the elections of Members to the General Allembly, and agreeably to the laws providing for the election of Members to Congress. And the inspectors of faid separate election shall be appointed as herefore pre-

feribed by law for the appointing of inspectors of elections, any thing to the contrary notwithstanding.

III. And be it further enacted. That the companies in the county of Bladen, commanded by the Captains Hane Powell, Caleb Green, Stephen Bearfield, Pierce Godwin and Job Goodman, in the South part of faid county, shall be formed in a distinct and separate battalion of the Bladen regiment. and shall be known by the name of the White Marsh battalion, and shall be entitled to hold their battalion musters at the Marth Castle, the place aforementioned for holding the separate election, and shall be under the fame rules and regulations as are directed by the militia laws of this State.

IV. And be it further enacted. That James Cromharie, Charles Johnston, John Sutton, Edward Reves, Michael Thomas, John Cashwell, Richard Singletary, Peter M'Lean and John Sellers, or a majority of them, be and they are hereby appointed Commissioners for the purpose of fixing and determining on a proper place for holding an election, as nearly central as may be, within the limits or bounds following, namely: Beginning at James Cromhartie's, on South River; running direct to John Sutton's, on Colley Swamp; from thence to Whitehall, on Ellis's Creek; then including Captain Bartram Bryant's diffric; and down South River, to James Cromhartie's, the beginning, being in Captain Evan Andrefs's diffrict.

V. And be it further enacted, That the place chosen and agreed on by the faid Commissioners, shall be established and declared to be a place of election for Members of Congress, Members of the General Assembly, and Electors for voting for a President and Vice-President of the United States; which election thall be held on the Thursday succeeding the day of election held at Marth Castle, and under the same

rules, regulations and refiritions as the atorelaid election.

VI. And be it further enacled, That hereafter the election shall be held at Elizabeth-town, on the second Friday in August annually, for Members of the General Assembly, and at such other times as may be required by law for Members of Congress, and Electors to vote for a President and Vice-President of the United States: Provided always, that the election at Elizabeth-town faall be on Friday of the fame week fucceeding the other separate elections; and on the evening of that day the poll shall be closed, and the other tickets counted out for that and the several separate elections: Provided nevertheless, that nothing herein contained shall be construed to prevent any of the electors in faid county from voting at either of the places of election herein mentioned; but if any elector shall vote at more than one place of election in the same year, he shall forseit and pay the sum of five pounds, to be recovered before any Justice of the Peace by any person who shall sue for the same to his own use.

VII. And be it further enacted, That an act passed in the year one thousand seven hundred and ninety-cight, entitled "An act for granting the inhabitants of Bladen county a separate general muster and election;" and all other acts and clauses of acts that come within the purview of this act, be and the same

are hereby repealed and made void.

CHAP. C.

An Act to amend the feveral Acts of Assembly granting separate elections in the county of Chatham.

WHEREAS the days now fixed on by law for holding the separate elections for faid county are found

to be inconvenient for the inhabitants thereof:

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame, That the separate election on the South side of Rocky River, shall be opened and held on the Monday preceding the fecond Thursday and Friday in August, in each and every year; and the inhabitants on that fide of faid river, shall be entitled to vote at the place fixed on for faid separate election for an Elector to vote for a President and Vice-President of the United States, as well as a Representative in the Congress of the United States and Members of the General Assembly.

11. And be it further enacted, That the separate election held on the North fide of Haw River, shall in suture be held on the Wednesday preceding the second Thursday and Friday in August, in each and every year, under the same rules, regulations and restrictions as are heretofore prescribed by law; any

law, ufage or cuflom to the contrary notwithflanding.

An Aft to smend an Aft, entitled "An Aft granting to the inhabitants of Brunswick county the privilege of separate elections, and to smend the laws for granting separate elections in the county of Wilkes."

WHEREAS the place heretofore appointed for holding the feparate election for that part of Brunf-wick county, which lies westward of Waccamaw River, is found to be inconvenient to the citizens thereof, in confequence of the line lately run between the said county and Bladen: For remedy whereof,

BE it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That Joel Hill, William Mooney, Isaac Etheridge, James D. Ellis and Peter Portervine, he and they are hereby appointed Commissioners to fix on a proper place in said county for holding the separate election heretolore granted, under the same rules and regulations as are prescribed in the above recited act.

II. Be it further enalted, That the second section of an act passed at Raleigh in the year one thoufand feven hundred and ningsy-nine, for establishing separate elections in the counties of Wilkes and Ashe, be and the same is hereby repealed and made void; and Benjamin Parks, Samuel Johnston, and Spencer Adams, Esquires, be and they are hereby appointed Commissioners to fix on a proper place on the North side of Yadkin River, in the county of Wilkes, whereat the second election is to be held, on the same days in August that the election was held at Captain Thomas Thurmond's; and the place so fixed on by the Commissioners, shall be considered the place where the lower election shall be held in faid county; and the faid election shall be conducted under the same rules, regulations and restrictions as the other elections in said county now are, any law to the contrary notwithstanding.

CHAP. CII.

An Aft to establish two separate battalion musters in the county e? Surry.

BE it enacted by the General Affembly of the State of North-Carolina, and it his hereby enaded by the authority of the Jame, That from and after the palling of this act, the militia companies in faid county commanded by the Captains Charles Toliver, John Witcher, Ifaac Faulkner, David Humphries, William Burch and Mofes Freeman, on the North lide of the Yadkin River, shall compose the first battalion of faid Surry regiment, and shall be entitled to hold their battalion musters at the house of Derby Ryon's, or within two miles thereof, at fome convenient place as the commissioned officers of faid battalion, or a majority of them, shall think proper; and shall be under the same rules and regulations as are directed by the militia law of this State.

IV. And be it further enalled, That the companies commanded by the Captains Richard Wellborn, Overton Penin, John Cook, Thomas Williams, Marmaduke Kimbrough and John Rafh, on the South fide of fam river, shall compose the second battalion, and shall be entitled to hold their battalion musters on the South fide of faid river, at the crofs-road where the separate election is held in faid county; and

1

f.

shall be under the same rules and regulations as are directed by the militia law of this State.

CHAP. CIII.

An Alt to alter the place of holding a separate election in the County of Currituck.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame, That in future the election which has been heretofore held at the house of Ste-

phen Weskett, on Roanoke Island, in Currituck County be, and the same is hereby removed to that of 1804 Abel Alhber.

It. And be it further enacted, That the returning officer of the County aforesaid, shall open the said separate election at the house of Abel Ashber, on Roanoke Island, at the same time, and under the same rules, regulations and restrictions as are prescribed by an 2st, entitled "An Ast to allow the County of Currituck a separate election," passed at Newbern in the year of our Lord one thousand seven hundred, and interest one thousand seven hundred. and ninety-one.

CHAP. CIV.

An Act granting to the Inhabitants of the upper and lower parts of the fecond regiment of the Militia of Rowan County, the privilege of holding separate elections from that held in the town of Lexington.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same. That from and after the passing of this act, it shall be the duty of the Sheriff of Rowan, to appoint some proper persons to attend at the respective separate elections in faid regiment, on the Wed-

and hold an election at the place fixed on by the Commissioners aforesaid; And the polls of said regiment, at the place fixed on the Wednesday preceding the second Thursday in August, in each and every year, whose duty it shall be to open and hold an election in the upper part of the said regiment, at the house of Lazarus Hoga.

11. And be it further enacted, That William Cole, Isaac Shamwell and Anthur Pare, Esquires, be, and they are hereby appointed Commissioners to fix on a proper place for holding the election for the lower part of said regiment; and the Sheriss, by himself or some person by his appointment, shall open and hold an election at the place fixed on by the Commissioners aforesaid, or a majority of them, on the Wednesday preceding the second Thursday in August, as aforesaid: And the polls of said separate elections shall be kept open until sun-set of the said day, for the purpose of electing Members of the General Assembly, Representatives to Congress and Electors of a President and Vice-President of the United States, when necessary. And the said separate election shall be conducted in the same manner, and un-States, when necessary. And the faid separate election shall be conducted in the same manner, and under the same rules and regulations as other separate elections in faid county. And the box or boxes conducted in the same rules and regulations as other separate elections in faid county. taining the votes at faid election, shall be scaled up at sun-fet of the same day, in the presence of the Inspectors of the Poll, and safely transmitted to the town of Lexington, on the succeeding day; and at the close of the poll shall then be counted out as part of the said election, and be thence transmitted to the Court-House, in Salisbury, as part of the election for the said country of Rowan as heretofore prescribed

III. And be it further enacted by the authority aforefaid, That no person authorised by this act to give his vote at the faid separate election, shall be debarred from giving his suffrage at the election to be held at the town of Lexington, provided he has not already voted at the faid separate elections, or either of them.

CHAP. CV. An Act to grant a feparate election in the County of Sampson.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the Jame, That from and after the passing of this act, it shall and may be lawful for the Sheriff of the county of Sampson by himself or any of his deputies, on the first Friday in August, in each and every year, to open and hold a separate election at the house of Thomas Register, senior, at or near the Six Run Bridge, for the convenience of the inhabitants in the lower end of faid county, to give their fuffrages for Members of the General Affembly and Representatives in Congress, and to elect Electors; and the said Sheriff, Deputy-Sheriff or their successors, shall hold the said election under the same rules. regulations or restrictions as are prescribed for other elections in this State; and the votes so taken shall be counted out at the close of the poll, which votes shall and they are hereby declared to be, part of the fuffrages of Sampson county; any thing to the contrary notwithstanding.

CHAP. CVI.

An Act to amend an act passed the last General Assembly, held at Raleigh, in the year of our Lord one thou-fand eight hundred, granting to the Inhabitants of the North and Western parts of Edgecomb county, separate elections and General Musters.

WHEREAS it was intended by the before recited aft, that the Company of Militia at prefent commanded by Captain Samuel Russin, in the western part of said county, should constitute a part of the first Battalion entitled by said aft to muster at the house of Joseph Penders, and being part of the petitioners

for faid act, but through mistake was left out of the same: For remedy whereof,

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That from and after the passing of this act, tha said Company of Militia at present commanded by Captain Samuel Russin, shall be entitled to the same privileges in meeting on the several days appointed by Laptath Samber Russin, that be entitled to the lame privileges in meeting on the leveral days appointed by law for holding elections at the house of faid Joseph Penders, in giving their votes to elect Members of the General Assembly and a Representative to the Congress of the United States, and to vote for an Elector to elect the President and Vice-President of the United States, and to meet at the · liouse of the faid Joseph Penders, when commanded by their lawful officers, and discharge their military duty, and muster in the faid first Battalion of Militia in the same manner as though the faid company had been particularly named with the other companies of militia named in the before recited aft; any law, ufage or cuflom to the contrary notwithflanding.

CHAP. CVII.

An Act granting a feparate election and general muster to the inhabitants on the north-east side of Deep River, in the county of Randolph.

BE it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the sutherity of the Jame, That Joseph Lane, Jacob Brower, Charles Duncan, Dobson Burrow and Henry Branson, be, and they are hereby appointed Commissioners to fix on some proper and convenient place on the north-east side of Deep river, within two miles of John White's, sen, in faid county, to hold a superior of the General Assembly, and they are described as the purpose of election Members of the General Assembly, and on the norm-east fue of Deep river, within two miles of John winters, ien, in faid county, to hold a separate election and general muster for the purpose of electing Members of the General Assembly, and to elect a Representative to the Congress of the United States, and to choose an Elector to vote for a President and Vice-President of the United States.

II. And be it further enacted, That the Sherist of the county of Randolph, or his legal Deputy, shall attend at the place fixed on by the Commissioners aforesaid, on the second Thursday of August, in each

and every year, then and there to receive the votes of the inhabitants of the nort-east fide Deep river, in faid county; also the faid Sheriff, or his legal Deputy, shall open and hold an election on the first Monday in November, when elections may happen for chooling Electors to wote for a Prefident and Vice-Pecudent of the United States, under the same rules and regulations that other elections in this State are.

III And he it further enucted by the authority oforefaid, That the votes fo taken shall be fealed up by the Sheriff, in the prefence of the Infpettors of the election held at the court-house, and counted out with

the Sheriff, in the prefence of the Inspectors of the election held at the court-houle, and counted out with the ball its which are there received; and the faid feparate election shall be conducted under the fame rules, regulations and reflictions as are established by law for other elections in this State.

IV. And be in further enacted. That the companies commanded by Captain Samuel Mossit, Charles Dincan, Shabel York, I be Brown and Dobson Burrow, and the company of horse commanded by Reuben Wood, thall be forme in a diffinite and separate Battalion, and shall be entitled to hold their bartation muffers at the place fixed on as aforefuld, and fhall be under the fame rules and regulations as are directed by the Milina Laws of this State.

V. And he it further enacted, That this act shall not be in force until the first day of September next.

CHAP. CVIII.

An Ad to that the a feparate election in the county of Nath.

WHEREAS it appears to this General Affembly that many of the good citizens of Nash labour under many inconveniences by attending at the count-house of said county, at public times: For remedy whereof, BE it enacted by the General Assembly of the State of North Carolina, and it is hereby enacted by the authority of the same. That from and after the passing of this act, it shall be the duty of the Sheriff of Nash county, or his legal Deputy, to open and hold an election on the south side of Tar river, in said county, on the day previous to annual elections in each and every year thereafter, at the place to be appointed and agreed on by the Commissioners herein after named; and the faid election thall be held and kept open till fun-fet of the faid day, when the ballots or tickets taken and received thereat, shall be fealed up in the prefence of the Inspectors, and safely conveyed to the court house of faid county, where they shall be broken open in the presence of the Inspectors of the election held at the court-house, and counted out with the ballots which are there received; and the said separate election shall be conducted under the fame rules, regulations and reffrictions as are effablished by law for other elections.

11. Be it enacted by the authority aforefaid, That John Rice, Drury Taylor, Dempfey Taylor, Drury Williams, Jethro Harrison and Thomas Hamilton, are hereby appointed Commissioners to fix on the most convenient place on the fouth fide of Tar river, to hold a separate election in faid county, or a ma-

jority of them; any law, ulage or cultom to the contrary notwith handing.

An A't to alter the time of holding the election in the county of Duplin.

WHEREAS the time of bolding the election for the purpole of electing Members of the General

Affembly, in the county of Duplin, is found to be inconvenient to the inhabitants thereof,

BE it therefore concred by the General Affembly of the State of North-Carolina, and it is hereby enacted by the nuthority of the fame, That from and after the passing of this set, the election in faid county for the purpose of electing Members of the General Assembly, shall be opened and held at the courthouse, in faid county, on the first Thursday and Friday in October, in each and every year, under the fame laws, rules, regulations and reffrictions as heretofore preferibed by law for the Holding of elections in faid county; any law, nfage or custom to the contrary notwithstanding.

CHAP, CX.

An Aft granting additional elections in the county of New-Hanover, and for other purpoles,

WHEREAS many of the citizens of New-Hanover county, from the remote diffance they live from the places appointed by law for holding elections in faid county, are prevented from giving their fuffrages to perfons to reprefent them in General Assembly: For remedy whereof,

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That from and after the paffing of this legal Deputies, of New-Hanover county, to open and hold a separate election for said county, at the town of Walhington, on the Monday before the fecond Thursday in August, in each and every year, for the purpose of electing Members of the General Assembly, Members of Congress, and to vote for an Elector to elect a President and Vice-President of the United States, in the same manner as they might or could have done at the court-house of said county, and continue and keep open the same until sun-set of the same day, when the tickets shall be sealed up in the presence of the Inspectors, and conveyed as hereinafter directed.

II. And be it further enacted, That it shall be the further duty of the Sheriff, or his proper Deputies, of faid county to open and hold another separate election for the lame purpose, as directed in the foregoing clause, at the house of Mrs. Eden, on Topsail, on the Wednesday before the second Thursday in August. in every year, and shall keep open the same until sun-set of the said day, when the tickets or ballots that

be fealed up in the prefence of the Inspectors, and conveyed as hereinaster directed.

III. And be it further enacted, That it shall be the duty of the Sheriff or his Deputies, to take care of the boxes in which the tickets are deposited, and safely convey them to the place established by law for the annual election of said county, and count them out and conduct the said elections, under the same rules, regulations and restrictions as are prescribed for the holding the annual election; any law, usage or cuffom to the contrary notwithstanding.

CHAP. CXI.

An Act to amend the third fection of an act, entitled "An act granting a separate election to the inhabitants of the county of Stokes." passed last sellion of Assembly.

WHEREAS it is found inconvenient that the faid feparate election thould be field on the Tuefday preceding the fecond Thursday and Friday in August, as mentioned in the before recited act: For remedy whereof,

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That in suture said election shall be opened and held on the Monday preceding the iecond Thurfday and Friday in August, under the same rules and regulations as are pointed out by faid act; any law to the contrary notwithstanding.

CHAP. CXII.

An Act to regulate the mode of holding separate elections, and granting separate battalion musters in the

WHEREAS it is represented to this General Assembly that the inhabitants of Lincoln county, compoling the company commanded by Arthur Graham, labour under many inconveniences in attending BE it enacted by the General Assembly of the State of North Carolina, and it is herely enacted by the authority 1801 of the Jame. That from and after the passing of this set, there shall be opened and held in the county of Lincoln, a separate election for the same purposes as are declared by the acts authorising other separate elections in said county, at such place as the Commissioners hereinaster named shall appoint and agree upon, within the bounds of the company commanded by Captain Arthur Graham, which election shall be opened and held on the Thursday of the annual election, by the Sheriss or his deputy; and in case the Sheriss should not make, under his hand and seal, a sufficient deputation of officers to officiate for him, the Coroners of the county, shall be and they are hereby authorised to act and to at him, the Coroner or Coroners of the county, shall be, and they are hereby authorised to act and to attend the said elections, under the same rules as Sheriffs in similar cases: Provided, that it shall be in the power of the county court of Lincoln, if it shall be deemed necessary, to appoint any other person or persons to act and officiate, at the term preceding the election, to conduct the said election, under the same rules and regulations as other elections for said county are prescribed, and to appoint inspectors or superintendants of the fame.

II. And be it further enafted, That John Caroth, Samuel Efpy, and Captain Arthur Graham, shall be, and they are hereby appointed Commissioners for agreeing and establishing upon a certain place in faid county where the said separate election shall be held; and the tickets or ballots given in at said election, shall be sealed up at sun set of the said day, in the presence of the superintendants or inspectors, and conveyed safely to the place appointed by law for holding the annual election, where they shall be opened

and counted out, as is preferibed by law in limitar cases.

III. And be it further enacted. That if any person shall vote at any two places of election within said county, he shall, on proof thereof, forseis and pay the sum of sive pounds, to be recovered before any jurisdiction having cognizance thereof, to the use of the person or persons suing for the same.

IV. And be it surther enacted. That the field officers of the second regiment of militia of said county be, and they are hereby required and directed to meet and affemble on the first Monday next after the

tenth day of April next, at the court-house of said county, and then and there divide their regiment in two battalions: Provided, there thall be a sufficiency of men, agreeably to act of Congress; and they shall appoint separate battalion musters in the most convenient places in said second regiment, which shall he under the fame rules and restrictions as are prescribed in favour of battalion musters in similar cases under the militia laws of this State.

V. And be it further enacted. That all laws, claufes of laws, acls or utages, that come within the purview and meaning of this act be, and the fame are hereby declared to be void and of none effect.

CHAP, CXIII

An Act granting three leparate elections to the inhabitants of the county of Oullow.

BE it enacted by the General Affinity of the State of North-Carolina, and it is hereby enacted by the authority of the fame, That the Sheriff of Oaflow county, by himself or deputy, shall open an election for Menbers of the General Affemble of this State, for Representatives to Congress of the United States, and for Electors to votte for a President and Vice-President of the United States, on the Saturday preceding the second Thursday in August annually, at the hotse of Eden Bell, in the town of Swansborough, to continue from twelve o'clock until sun set, for the reception of votes as aforesaid; and at the house of Benjamin Isall, on the West side of New River, on the Tuesday preceding the second Thursday in August; and at the house of Daniel Humphries, on the rich lands of New River, on Wednesday preceding the second Thursday in August; to continue open as aforesaid for the reception of votes as aforesaid, under the same rules and regulations that annual elections are at present held at the different places established by law. by law.

II. And be it further enacted, That all votes taken at the faid separate election shall be scaled up by the Sheriff in the presence of the inspectors, and transmitted to the court-house of the said county by the faid Sheriff, or his deputy, and counted out with the votes taken at the court house, and be considered as good as the votes received at the court-house on the days fixed by law for the annual elections; any law

to the contrary notwith Randing.

CHAP. CXIV.

BE is enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same. That from and after the passing of this act, the election in the upper end of the county of Halisax, holden at the house of Josiah Brinkley, for electing Members of the General Assembly, Members of Congress, and Electors to elect the President and Vice President of the United States, final be opened and held at the fame place on the Monday preceding the fecond Thursday in August, it each and every year; and the election in the lower part of the county, at present held at the house of Henry Baker, thall be opened and held on the Wednesday preceding the second Thursday in August, in each and every year; and the election in the town of Halitax, shall be held on the Friday succeeding the second Thursday in August, in each and every year; All which elections shall be conducted as here to fore prescribed by a law palled in the year one thousand seven hundred and ninety-nine, granting to the inhabitants of the county of Halitax the privilege of separate elections.

An Act to grant to the inhabitants of the East End of Carteret County, a separate General Muster.

WHEREAS it is made appear to this General Assembly, that the great distance by water to the court-

WHEREAS it is made appear to this General Assembly, that the great distance by water to the courtlouse makes it difficult and dangerous for them to comply with their duty: For remedy whereof,

BE it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the

authority of the same. That from and alter the passing of this act, it shall and may be lawful for all the

inhabitants of the East end of Carteret county, from the Oyster creeks Eastward, to hold a separate

general or battalion muster, in that end of the county; and Allen Roberson, Esquire, Captain Joseph

Nelson, and Captain Samuel Smith, are hereby appointed Commissioners to fix on a convenient place

for that purpose, and when so fixed, that the Colonel or commanding officer of the county, shall order

their general or battalion muster at that place, and cause one of the field officers to attend such muster,

and there to hold a court-mattial, and make due returns to the court-mattial, held at the court-house in and there to hold a court-martial, and make due returns to the court-martial, held at the court-houle in the town of Beaufort; any law, ulage or euflom to the contrary notwithstanding.

CHAP. CXVI.

An ... nting a separate Election in the county of Rockingham,

WHEREAS it appears this General Assembly, that many citizens of the county of Rockingham labour under inconvenions by attending at the court-house of the said county at gublic times: For remedy whereof,

BE it enacted by the General Affembly of the State of North-Carolina, and it is kereby enacted by the allow authority of the fame. That from and after the passing of this act, it shall and may be lawful for the She-uiff of the county of Rockingham, by himself or his deputy, on the day preceding the election to be opened and held at the court-house in August next, and in each year thereaster, at such place as shall be appointed and agreed on by the Commissioners hereaster named; and the said election shall be held and kept open. until fun fet of the faid day, when the ballots or tickets taken and received thereat, shall be fealed up in the presence of the Inspectors, and safely conveyed to the court-house of said county, where they shall be broken open in the presence of the Inspectors of the election held at the court-house, and counted out with the ballots which are there received. And the said separate election shall be conducted under

out with the ballots which are there received. And the faid feparate election shall be conducted under the same rules, regulations and refirictions as are established by law for other elections in this State.

'II. And best further enacted. That it shall and may be lawful for the Sheriff, or his deputy, superintending any election to be held by virtue of this act, or when a Representative to Congress, and an Elector to vote, for a President and Vice-President, are to be elected for the division which includes said county of Rockingham, the same shall be opened and held arthe place to appointed for the separate election on the day immediately preceding the day on which such election shall be held at the court-house, except such day should happen on Sunday, then and in that case it shall be held on the Saturday before; to superintend said election for a Representative or Elector, and in all respects to observe and pursue the same mode in opening, conducting and transacting the votes so taken, to the court-house of faid county, as he is directed to observe and pursue by this act in the elections of Members of the General Assembly, and agreeably to the laws provided for the election of Members to Congress; and the Inspectors of the faid separate election, shall be appointed as heretosore prescribed by law for the appointment of Inspectors of elections, any thing to the contrary notwithlanding.

elections, any thing to the contrary notwithilanding.

III. And be it further enacted, That if any person shall vote at one of the said elections in the said county, having previously voted at the other, he so offending shall be subject to the penalty of five pounds, to be recovered before any Justice of the Peace in said county: Provided nevertheless, that nothing herein contained shall be construed to prevent any person from voting at either of the places of election, who shall not have previously voted at the other, and who may be legally entitled thereto.

IV. And be it surther enacted. That the one half of the penalty so inflicted, shall be appropriated to the

V. And be it further enacted. I had the one half of the penalty to inflicted, that he appropriated to the use and benefit of the poor of the said county, the other half to the person who shall sue for the same.

V. And be it surther enacted, That James Hunter, Robert Galloway. Joshua Smith, Henry Scales and John C. Cox, Esquires, be and they are hereby appointed Commissioners to six on a proper place for holding the said separate election; and the place so fixed on by them, or a majority of them, shall be considered, held and deemed to be the place for holding the separate elections in the county of Rockingham; any law to the contrary notwithstanding.

CHAP. CXVII.

An Act to amend the law fixing the days of holding the elections in the county of Edgecomb.

BE it enalled by the General Affembly of the State of North Carolina, and it is hereby enacled by the authority of the fame, That hereafter the elections for the faid county of Edgecomb, to elect Representatives for faid county in the General Affembly, and for electing Representatives to Congress, and Electors of the President and Vice-President of the United States, shall be held at the following places, and on the following days, to wit: On Wednesday preceding the second Thursday in August, at the house of Joseph Pinder, Esquire; and on the Friday succeeding such second Thursday, at the court-house in the town of Tarborough; under such rules and regulations as have been heretofore established for regulating the elections in laid county.

CHAP. CXVIII.

An Ast to compel the Clerk of Granville County Court, to keep his affice at or within two miles of the

WHEREAS the inhabitants of faid county, and others transacting business with said office, experience much inconvenience on account of the great distance at which it is kept from the court-house:

BE it therefore enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same. That from and after the last day of April next, the Clerk of the county court of Granville, shall, by himself or deputy lawfully appointed, keep his office at or within two miles of the court-house in said county: On failure so so do, he shall be deemed guilty of a mildenteanor in office; any law, plage or custom to the courtary notwith standing.

CHAP. CXIX.

An Act to compelent Glerk of Rockingham County Court to keep his office at the court-house, or within two miles thereof.

BE it enacted by the Ceneral Assembly of the State of North Carolina, and it is hereby enacted by the authority of the lame, That from and after the first day of June next, the Clerk of the county court of Rockingham, shall, either by himself or his deputy lawfully appointed, keep his office at the court-house in said county, or within two miles thereof, under the penalty of five hundred pounds, to be recovered by action of debt in the name of the Chairman of faid court, and applied to the use and benefit of said courts. of faid county; any law, whate or cultom to the contrary notwithstanding.

An A& to compel the Clerk of the County Court of Affic to keep his office at the court-house, or within three miles thereof.

> th of re

hi

th fai

of

4-0a

uto.

BE it enacted by the General Afembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame, That from and after the first day of August next, the Clerk of the county court of Albe, shall, either by himself or his lawful deputy, keep his office at the court-house in said county, or within three miles thereof, under the penalty of two hundred pounds, to be recovered by action of debt in the name of the Chairman of faid court, and applied to the use and benefit of faid county; any law, usage or custom to the contrary notwithflanding.

CHAP. CXXI.

An Act to compel the Clerk and Register of the county of Turrell to hold their offices within laid county. WHEREAS an aft has been paffed at this follow of the General Affembly, for altering and re-dividing the county of Tyrrell, and the dividing line, when run, will leave the offices of the faid Clerk and Register in the county of Walkington: For remedy whereof,

II. And be it further enacted by the authority aforefaid. That if the county court of Tytrell, so as aforesaid be obliged to proceed to the appointment of another Clerk and Register, or either of them, the said Clerk or Register so appointed, shall and may demand of either of the present officers before mentioned, all the records of whatever nature they may be belonging to faid offices; and on his or their refusal to deliver up the same, he or they shall forfeit and pay the sum of five hundred pounds each, one half to the use of the county, the other half to the use of him or them who shall sue for the same: Provided, that nothing herein contained, shall be so construed as to deprive the present Clerk and Register of his or their office or offices, if they should comply with the requisitions contained in the first section of chis act.

CHAP. CXXII.

An Act to empower William Goodman, late Sheriff of Lenoir county, to collect the arrearages of taxes due him in faid county for the year one thousand seven hundred and ninety-nine.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That William Goodman, late Sheriff of the county of Lenoir, be and he is hereby authorifed and empowered to collect, for and during the term of one year from and after the passing of this aft, all arrearages of taxes due him in faid county for the year one thousand seven hundred and ninety-nine; and for the purpose of such collection, shall be vested with the same power and authority as the several Sheriffs of this State are now empowered by law: Provided, that he is not entitled by this act to collect the taxes aforefaid from executors or administrators, or any person making assidavit that he has

CHAP. CXXIII.

An Ast for the relief of Andrew Murdock, late Sheriff of Orange county.

BE it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That And ew Murdock, Sheriff of Orange county, for the year seventeen hundred and ninety-feven, be and he is hereby anthorised and empowered to collect the arrearages of taxes due him from the inhabitants of faid county for the year aforefaid: Provided, that nothing in this act contained thall empower the faid Andrew to collect any taxes from the effate of any deceased person, or from any person removed out of the county, or from such persons as will make affidavit in writing that the tax which shall be attempted to be collected has been paid: That this act shall be in force for one year and

II. And be it further enalled, That if any person shall sweet fallely to evade the payment of the afore-faid tax, he or she shall be deemed guilty of perjury, and on conviction thereof shall suffer accordingly.

CHAP. CXXIV.

An Aft to authorife the Administrators of Malcolm M'Nestl, Esquire, late Sheriff of Moore county, deceased, to finish the collection of public and other taxes of the faid county, for the years 1798 and 1799.

BE it enailed by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the administrators of the said Malcolm M'Neill, Esquire, late Sheriff as aforeauthority of the same. That the administrators of the said Malcolm M'Neill, Esquire, late Sheriff as afore-faid, from and after the passing of this ast, shall have, and they are hereby declared to have, full power and authority, by themselves or such deputy or deputies as they shall for that purpose appoint, to collect and distrain for all arrears of taxes in the county of Moore, for the years 1798 and 1799, in the same manner that the said Malcolm M'Neill might or could have done for the same, in case he had lived and continued in the exercise of his office as Sheriff of Moore county aforesaid, and the receipts given by the said administrators collectively, or deputy or deputies by them appointed, shall be good and valid, and shall operate as discharges in sull in favour of the persons to whom they may be given.

II. And be it further enacted by the authority ascressiad. That when any person shall be called on for his or her taxes under the authority of this act, and shall alledge that the same has been previously paid to the said M'Neill, or his deputy, and shall support such allegation by his or her own oath, or other sufficient testimony, it shall not be lawful for the said administrators, or their deputy, to enforce the payment thereof.

III. And be it further enacted by the authority aforefaid. That where any person has died or removed out of faid county fince the faid taxes have become due, it thall not be lawful for the faid administrators, or their deputy, to enforce the payment of the takes from the executors or administrators of such deceased person, or from the property of the person so removed.

IV. And be it further enabled. That this act shall take effect from the ratification thereof, and continue

in force for the term of twelve months and no longer; any thing to the contrary notwithstanding.

CXXV.

An Act to authorife David Dickey to collect the arresrages of taxes due him as Treasurer for the county of Rutherford.

WHEREAS the General Affembly, at their fession in the year one thousand seven bundred and nine-ty-two, passed an act authorising the county court of Rutherford to appoint collectors in each captain's company, for the collection of the county taxes, as also a treasurer with whom they were to account for

the same; but having sailed so to do.

BE it enacted by the General Assembly of the State of North: Carolina, and it is hereby enacted by the authority of the same appointed under the before-recited act, all the arrearages of taxes or some of money due him as Treasurer of the county of Ruthersord, for the years one thousand seven hundred and ninety-three, and one thousand seven hundred and ninety-four. In as full and ample a manner, and under the same rules and regulations as are observed by the respective Sherists in this State when authorised by act of Assembly to collect the arrearages of taxes due them, as also from the individuals who may have sailed of Affembly to collect the arrearages of taxes due them, as also from the individuals who may have sailed to pay to the different collectors as aforesaid: Provided nevertheless, that any person who will make outh that he, the or they have paid the same, shall be excharated from the payment thereof; any law

CHAP. CXXVI:

1801 An Ad to empower the lecurities of James Bonner, late Sherfit of Beaufort county, to collect arrearages.

WHEREAS it is represented to this General Afferbly, that James Bonner, late Sheriff of Beaufort county, is dead, and that a confiderable part of the public taxes due therein, is due to him:

BE it therefore enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the Jame, That the fecurities of the faid James Bonner, late of Beaufort county, be, and they are hereby authorised and empowered to proceed to collect all taxes due from the inhabitants and others from the faid county, for the years one thouland leven hundred and ninety-nine, and one thouland eight hundred, for which the faid James Bonner is liable, in as full and ample a manner, and under the fame rules, regulations and reflictions as the faid James was ever possessed of, or bound to perform : Provided; that when any person shall be called on for his or her taxes under the authority of this act, and shall alledge that the same has been previously paid, and shall support such allegation by his or her own oath, or other fufficient tellimony, it shall not be lawful for the fatd fecurities to enforce the payment thereof.

CHAP. CXXVII.

An Aft to empower Abijah Bell, late Sheriff of Carteret county, to collect the arrestages of taxes due him. BE it enacted by the General Assembly of the State of North Corolina, and it is hereby enacted by the authority of the same, That from and after the passing of this act, that Abijah Bell, late Sheriff of Carteret county. shall be empowered to collect the just taxes due him for the years one thousand seven hundred and ninety. eight, and one thousand seven hundred and ninety-nine, by the same rules and under the same restrictions as other Sheriffs for arrears of taxes in this State; any law, utage or cultom to the contrary notwithstanding.

CHAP. CXXVIII.

An Aft to prevent the fatal effects of the Murrain Diftemper among Cattle, fo far as relates to the county of Granville.

WHEREAS many of the inhabitants of Granville county experience great losses in cattle destroyed by the murrain diflemper, which cannot be suppressed by the laws heretofore made: For remedy whereof,

BE it enacted by the General Affembly of the State of North-Carolina, That from and after the first
day of May next, every person on whose land any cow, bull, steer, et or call shall die of said distemper, is hereby required to bury the same, at least two seet beneath artace of the earth, or consume if by fire, referving no part thereof, unless the owner of the healt so ing, shall in one day after he is apprised thereof, take off and put in lime the hide of said animal; which hide is not to be removed from his or her plantation, until the same is tanned, under the penalty of five pounds for every neglect or violation of this provider. lation of this provision, recoverable before any justice of the peace in faid county; one half to the informer, the other half to the poor of the county.

11. And be it further enacted. That every person owning a flock of carde missled with faid disease, is hereby required to confine any of his cattle taken fick of the transfer and falls includure. So as to prevent any communication with other caule, under the penalty of new parameter, recoverable, and to be

disposedos, as above recited.

III. And be it further enacted, That no person on any pretence wanever, shall remove any cow kine out of a flock which have had the distemper in one year previous thereto, are a lay or her plantation where they were accustomed to range: Provided nevertheless. That this regulation that not prevent any person from ofing work fleers as he or they may think proper, any time before one first day of June, and after the first day of November, under the penalty of five pounds for each and every cow kine, removed contrary to this provision, recoverable, and to be applied in the manner above pointed out.

1V. And be it further enalted. That it shall be the duty of the justices of the peace in the said county to enless the averaged of this act. In the feveral difference, which they reflue: and upon information

to enforce the execution of this art, in the feveral diffricts in which they refide; and upon information given by others, or upon his or their own knowledge of any violation of this art, he or they are hereby required and enjoined to iffue a warrant to any lawful officer, and have the person so offending prought before him or them, for the purpose of inflicting the fines and pendities aforefuld.

CHAP. CAXIX. .m. An A& to amend an a& paffed at Newbern in the year one shouland feven hundred and feventy-feven, en-

WHEREAS doubts have arisen in the minds of a number of this State, who live on the banks of Deep river, whether faid river should be deemed a sufficient sence, and thereby occasioned perpetual Acifes and discontent; and it is well known that faid river from its junction with Haw river to its source, is fearcely more than fixty or eighty yards wide at any place, and is frequently follow in the fummer and tall feafons, as to render it no obfiacle to the passage of hogs and other stock. For remedy whereof, and tall feafons, as to render it no obstacle to the passage of hogs and other stock. For remedy whereof, and tall feafons, as to render it no obstacle to the passage of horth-Carolina, and it is hereby enacted by the authority of the same. That from and after the passage of this act, the above mentioned Deep river thall not be considered as a sufficient sence in any instance or case whatsoever; any law, usage or custom to

the contrary notwithflanding.

CHAP. CXXX.

An Act to appoint and empower Commissioners to contract with Philip Hoodenpyle and Job Barnard, for certain improvements on the Warm Spring R. ad.

BE it enasted by the General Assembly of the State of North-Carolina, and it is hereby enasted by the authority of the same. That from and after the passing of this act, David Vance, Joseph Reece, Alexander Ramfay, Samuel Murray, senior, William Britain, Jacob Beylor, junior, Samuel Chunn, John Weaver, John Dillaid, Thomas Love, Zebulon Beard, Joshua Williams and Spencer Reece, are hereby appointed Commissioners, or a majority of them, to view certain improvements proposed to be made by Philip Hoodenpyle and Job Barnard, beginning between William Hunter and Big Ivey, and what further amendments may be necessary to be made and done on the road leading from Ivey, past William Neilson's, in Buncombe county; and from thence on both sides of French Broad river to she State's line; and on their judging said amendments to be of public utility, then the said Commissioners, or a majority of them, shall proceed to contract and agree to and with the aforesaid Philip Hoodenpyle and Job Barnard, and allow them such a length of time as they, or a majority of them may think proper, not expended. nard, and allow them such a length of time as they, or a majority of them may think proper, not exceeding eight years, to grant to the faid Philip and Job over and above the name years already granted to

them by an act of Affembly, paffed in the year one thousand seven hundred and ninety-nine, fully to 1801 compensate them for their labour in improving the road.

II. And be it further enacted. That in case the said Philip and Job, or their successors, shall not com-

pleat the improvements agreed upon by them and the Commissioners, or a majority of them, then in that case the said Philip and Job shall tose their labour; notwithstanding a majority of the surviving Commissioners shall have full power and authority to allow them further length of time for what labour and expencethey have, or may have been at in improving the road. And in case of death or refusal to act, then the majority of the surviving Commissioners shall have full power and authority to appoint such other persons as they shall think proper to act in the place of such persons refusing or being unable to all.

Ill. And be it surther enacled. That the aforesaid Commissioners, or a majority of them, shall make

report of their proceedings unto a majority of the acting Justices of the county court of Buncombe,

who thall direct the same to be entered on record.

IV. And best further enacted. That Philip and Jub, or their heits, when having compleated their contract and sufficient the same to the satisfaction of the Commissioners, or a majority of them, shall be entitled to keep up their gates to receive their tolls; which tolls thall be rated as tollows: a man and horfe, or pack-horfe, twelve and a half cents; a fingle horfe, fix and a quarter cents; cattle each head, two cents; hogs and sheep, one cent; a four wheel carriage, one dollar; a two wheel carriage, half a dollar; the above fum to be paid by those who travel the whole road, half the above toll for those who travel no further than the Warm Springs. Any person on persons at any time forcibly breaking through, or breaking round to avoid payment, shall se rieit the sum of twenty shillings, recoverable before any Justice of faid county, to the use of faid owners; any person or persons cutting or falling of timber or brush, to stop the road, or putting any nuisance into the road, or cutting paths or ways round their gates, leading the same into their roads, as might cause the same to be to the damage of the overseers of the road, shall forfeit the fum of ten pounds, recoverable before any Justice of the Peace, and applied as above mentioned.

V. And be it further enacted. That Philip and Job. or their successors, shall be under the rules and regulations of a majority of the acting Justices of the county court, to keep their roads in good repair.

CHAP. CXXXI.

An A& to repeal part of the fecond fection of an act passed at the last festion, entitled "An A& to authorife Cary Pritchard, of Montgomery county, to establish a Ferry."

WHEREAS for much of the above recited act as obliges Cary Pritchard, of faid county, to keep a free ferry on all public days, has been discovered not to be advantageous to the citizens at large, but of con-

fiderable inconvenience to the proprietor:

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the same. That from and after the passing of this act, so much of the above recited act as obliges Cary Pritchard to keep a free ferry on all public days at his own expence, be repealed and made void, and deemed of no effect; and that he be entitled to the same benefits and privileges, and under the same directions and restrictions as the ferry established at the fame place, agreeably to an acl passed for that purpose in the year one thousand seven hundred and ninety-six, for establishing a ferry in the county of Montgomery at the court-house; any law, usage or custom to the contrary notwithstanding.

CHAP. CXXXII.

An Act to authorife George Keifer, of the county of Cabarrus, to extend a mill-dam acrofs Rocky River.

WHEREAS it is represented to this General Assembly, that allowing George Keiser to extend a milldam across Rocky River, would be attended with great advantages to the inhabitants of that county:

BE it enalled by the General Assembly of the State of North-Carolina, and it is hereby enalled by the authority
of the same. That the said George Keiser, his heirs or assigns, that have full power and authority to creek
a mill-dam, and extend the same quite across Rocky River, any where on his own lands.

II. And be it surther enacted. That the said George Keiser shall keep open in his said mill-dam, a gateor gates for the free passage of fish up said river, in such manner, and for such length of time in each and
every year, as the county court of Cabarrus shall or may direct: Provided nevertheless, the said George
Thall not debut any citizen from fishing at or below said dam; under the penalty of ten pounds for every Thall not debar any citizen from filhing at or below faid dam, under the penalty of ten pounds for every offence, to be recovered before a Justice of the Peace; which fum, when recovered, shall go to the fole. use of the county, any law to the contrary notwithstanding.

CHAP. CXXXIII.

An Act to repeal an Act paffed laft feffion, entitled " An Act for the relief of Henry Starr, of Tyrrelt

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame. That the before secited 201, and every part and clause thereof, be and the same is

hereby repealed and made void.

11. And be it further enacted by the authority aforefaid. That Margaret Starr, wife of the faid Henry Starr, shall be entitled to dower, and otherwise inherit all and every species of property, which she would have been entitled to by law, as though the before recited act had never been passed; any law, ulage or cultom to the contrary notwithstanding.

CHAP, CXXXIV.

An Aft to alter the names of the perions therein mentioned, and to legitimate them.

An Aft to alter the names of the persons therein mentioned, and to legitimate them.

BE it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That the names of James Batts, Nathan Batts, Sarah Batts, Hefter Batts and Mary Batts, of Duplin county, be altered and changed to that of James Williams, Nathan Williams, Sarah Williams, Hefter Williams and Mary Williams; the name of Jonas Beneigh, son of Benjamin Anthony, of Lincoln county, he altered to the name of Jonas Anthony; the name of Catharine Downer and Hinson Downer, natural born children of Charles Hinson, of Anton county, he altered to the name of Catharine Hinson and Hinson Downer Hinson, of Anton county, be altered to the names Judkins, children of James Hodges, of Beaufort county, he altered to the names of Drury Hodges, Elizabeth Hodges, and James Hodges; the name of George Alexander Williamson Jones, of Halifax county, he altered to that of George Williamson; the name of Rosanna Qualis, to that of Rosanna Conner; the name of Miranda Alcock, to that of Miranda Liverman; the name of John Johnston, to that of John Foller; the names of Selecta German and Cynthia German, to the names of Selecta Clayton and Cynthia Clayton; the names of Gabriel, Patrick, Tracy, Nancy and Unity Grantism, to the rion and Cynthia Clayton; the names of Gabriel, Patrick, Tracy, Nancy and Unity Grantham, to the

Boanames of Cabriel Merritt, Patrick-Merritt, Tracy-Merritt, Nancy Merritt, and Unity Merritt; the name of Simon Mewbern, to that of Simon Hobbs; the names of James Moore, Margaret Moore and Anne Moore, be altered to the names of James Pugh, Margaret Pugh and Ann Pugh; the name of David Larey, of Lenoir county, be altered to that of David George; the name of Sterling Allen, be altered to that of Sterling Tyfon; the names of William, Daniel, Thomas, Hugh and Abigail Ledford, children of Daniel Delap, of Rowan county, be altered to the names of William Delap, Daniel Delap, Thomas Delap, Hugh Delap, and Abigail Delap; and the names of Grovefnor Goffet, be altered to that of Grovefnor Green.

II. And be it further enacted, That the aforefaid persons shall be called and known by the names as above altered, and by fuch names respectively shall be able to sue and be sued, plead and be impleaded, in any court of law or equity; and shall possess and enjoy the same privileges as if they had borne the

names as above altered from their nativity.

III. And be it further enacted, That the perfons described in the first festion of this zet; thall for ever hereafter be legitimated, and made capable to possess, inherit and enjoy, by descent or otherwise, any estate, real or personal, to all intents and purposes as if they had been born in lawful wedlock.

CHAP. CXXXV.

An Act to amend an Act, entitled "An Act to secure to certain persons therein mentioned such property as they may hereas er acquire," passed the last General Assembly, so far as respects Dinah Sawyer, wife of Willis Sawyer, of Camden county.

WHEREAS doubts have arisen whether the faid Dinah Sawyer would not be entitled to dower, or a diffributive share of the estate of Willis Sawyer, her husband, in case she should be the longest liver; and the said Willis and Dinah having petitioned this General Assembly to that esset:

BE it enacted by the General Affembly of the State of North Carolina, and it is hereby enacted by the authority of the fame. That from and after the paffing of this act, the faid Willis Sawyer shall not be answerable for any debt hereaster contracted by the said Dinah, his wife; nor shall the said Dinah Sawyer have any right or title of dower or otherwise, in any estate of the said Willis Sawyer, which he now possesses or may hereaster acquire: Provided, that nothing in this act shall be construed to as to prevent any creditor or creditors from recovering his or their debts or contracts made or entered into previous to the passage of this act, in the same manner as though this law had never been passed.

An All to confirm the name of Willis Wation, of the county of Johnston.

BE it enacted by the General Affembly of the State of North-Carolina, and it is hereby enacted by the authority of the fame. That from and after the passing of this act, the name of Willis Wasson, of Johnston county, shall be confirmed, and by the name of Willis Wasson, he may sue and be sued, plead and be impleaded, acquire property, either by defect or purchase, and in all things whate ever be in the fame fituation as if he had been born in lawful wedlock; and all conveyances heretofore made to or by the faid Willis Watfon by that name, are hereby declared to be valid, any law to the contrary notwithflanding.

> CHAP. CXXXVII. An Att to alter the names of the persons therein mentioned,

BE it enacted by the General Affembly of the State of North Caralina, and it is hereby enalled by the authority of the James. That from and after the passing of this act, the name of James Vaughan, Oroon-dates Floyd and James James, of Person county, be altered to that of James Martin; and John Smith, of Johnston county, be altered to that of John Allen Smith; and the name of William Bryan, of the last mentioned county, to that of William Washington Bryan; and the name of Benjamin Land, he altered; and for ever the said James Vaughan shall be called and known by the name of James Thomas Vaughan, the faid Oroondates Floyd shall be called and known by Oroondates Drake and the said Ben-Vaughan, the faid Oroondates Floyd shall be called and known by Oroondates Drake, and the faid Benjamin Land shall be called and known by the name of Benjamin Deherry, and the said James James shall be called and known by the name of James Martin, and John Smith be called by the name of John Allen Smith, and the said William Bryan shall be called and known by the name of William Washington Bryan; and by these names, so altered respectively, they shall possess and enjoy all such privileges as they or either of them could be entitled, had they been so called from their nativity.

An Act to pardon and restore to credit Sherrod Barrow, of the county of Greene.

BE it enacted by the General Affembly of the State of North Carolina, and it is hereby enacted by the authority of the fame, That from and after the passing of this act, Sherrod Barrow, of the county of Greene, shall be pardoned and restored to credit in as full and ample a manner, as if he had never been convicted of any crime of what kind or nature foever; and that he shall be a competent witness to depose and tellify, in all cases, and in every court of second where the same may be necessary, in as full and ample a manner as though he had never fulfained any injury from any conviction of crimes, any thing to the contrary

Read three times, and ratified in General Affembly, the 19th day of December, A. D. 1801.

WILL, WHITE, Secretary.

J. RIDDICK, Speaker of the Senate. S. CABARRUS, Speaker H. Commons.

200

f

S

F

th to

tar

ing

M. hay ces

the Tud how app.

Raleigh:

PRINTED BY JOSEPH GALES,

Printer to the State.

CONTENTS.

ib. ib. 16 ib.

17

19 ib.

| AN AR Comm | | Page |
|--|--|--|
| AN Act for p | urchafing up the Principal | of To amend the od Continue |
| "our certificate De | Di of North-Carolina | |
| 10 amend the I | everal Land Laws | it is a second Judge of the Superior Court of |
| To hx an unif | orm time for taking the Tin. | of m |
| a assure 1 toberty | infoughout the State and E | |
| the emoreing the | Collection of taxee | to retrain the keeping of the |
| Directing the | manner in which the Cont | a did a manual di Fiblica and Warne Fra |
| eated Lands thall 1 | in future be disposed of . | a speak part of an act to prevent the frame |
| To raife a Rever | nue for the payment of the C | |
| vil Lift and conti | ngent Charges of the Govern | I am emetro an act patied in the |
| ment, for the year | 1800 | abuses in taking up firsy horses, cattle, &c. |
| To prefer he the | non-flowers for m | |
| certain cales, | punishment for Forgery, in | into two diffinct Brigades, the nest Division |
| account cures. | | C m |
| perferring the ap | pointment of Eicheators, and | d into two different Brigade in the 4th Division |
| breierspiel ruell 0 | ury in certain cales | the land the state of the state |
| to authorne the | Truffees of the University | an act concerning Wearles |
| Tarre mindey by Wa | y of Lottery. | amend an act for facilitation the at |
| do amend the M | ulitia Law paffed in . 9- | |
| To amend an act | paffed in 1782, forestablishing | 1 to the citate, to far as reinecte tal. It. |
| Courts of Equity. a | nd to regulate the proceedings | |
| in appeals from the | e feveral Courts of Pleas and | To repeal an act to imm Members to Congress, ib. |
| · Quarter Seffigne to | the Courts of Pleas and | To repeal an act to improve the navigation of |
| To direct the defe | the Superior Courts, | 8 Great Contentues Creek - W die navigation of |
| cafes, | cent of real Eftates, in certain | To repeal the . A feek, paff d in 1796, . ib. |
| | The second section is a second | |
| To continue long | er in force was to amond | |
| Promote state 2700. | -Qirecting the Indone of the | |
| | meet together to lettle | to port in the inipection fame |
| Town Plan of Edd | HV drilling on the rigenit &. | The state of the s |
| | | |
| and coursely 1.66 | 5 therein mentuned and far | The standing creek. |
| altering the time of | holding the Superior Courts | 10 open and make navigable Pinting |
| for the differ & charging | and Superior Courts | ib. To improve the reof as far as practicable, |
| To amond an aft an | mentioned, paffed in 1784. | b. To improve the navigation of the Capie. 21 |
| refuelt the entered | amend the feveral acts which | ver, from the South Continue of the Catawba ri- |
| lands partid in a | g and obtaining titles for | wer, from the South-Carolina line, as far up as |
| " Page 11 1700 | | |
| to repen the 4 h h | ection of an act of laft fellion | Vigation of White Orlean and keep open the na- |
| and ther art are til the | FIELD LILE LILIES OF the LABrague | The state of the s |
| WHEN THE PROPERTY OF THE CA | ontinental line of this Sees | Uharie, in Monters were open Little River and |
| and the Lie manus und | Cricitles made in the office | The state of the s |
| THE SECTION AS | and other purpodes 21 | To amend part of the 15th fection of an act of |
| a construction and after the | recting the method of al. O | |
| The transmission of fille fi | (CDE131 Attempts and selec- | |
| Land barrent barren III I. | 777 | |
| 1.3 amend the level | at acts to prevent excellive | |
| Gaming, | area to brevent excelling | I will the time of halding the a |
| To amend an aft. f. | or the man was land it of | |
| ing payment of and | or the more regular collect. | To establish an Academy in the city of Raleigh, 27 |
| Tax, paffed in 1784, | ccounting for the Public | To revive an act no feet in the city of Raleigh, 27 |
| To amend the 1704, | ib | To revive an act passed in 1794, for the regula- tion of the city of Raleigh, and to amend it, ib. |
| ter core of O | cetion of an act for the bet- | |
| to take of Orphans. | and fecurity and manage- | For establishing an Academy in Duplin, ib. |
| ment of thest estates. | | To authorife and empower the Truffees of New- |
| 10 compet perions | Who are permitted to have | |
| che in Diaves Houlated. | to give hand that there do | of money to build an Academy, 28 |
| mor precuite a county c | Darge, ecc. | a promote trience and learning |
| to amend an act to | amend an act to prevent | |
| The state of the s | DV DIAVES. Free Negence | For the further regulation of the towns of Eden- |
| and to | amend an act to prevent | |
| the wilful and malicion | us killing of Slaves | To regulate the town of Nivonter 2 |
| To continue in force | e for a longer time, an aet | and motici regulation of the town - fatty - 15 |
| for relief of the non- | commissioned Officers and | |
| Suldiers of the continer | nal line and militia of this | Waynesborough, |
| State, who have been d | highlad and militia of this | For the regulation of the same 31 |
| who are not placed | niabled in the fervice, and | For the regulation of the town of Sneyder- |
| Sures, and are barred | the pention-lift of the U. | To smend an act adation |
| polica in 1799, | by the act of limitation | To smend an act establishing the town of 32 |
| Patrice 111 1794 | | For the regulation of |
| Firm P the mode of | of appropriation service | For the regulation of the town of Statesville, 32 |
| a contrated and | Amercements. | To amend an act eftablishing a town at the |
| An amend an age aut | horefring and ammousaning | To alter the name of Elizabething a town at the |
| the county courts of L | leas and Charter Sellione | To alter the name of Elizabeth-town, in the |
| and and a miner of the tribities | e the real Effate of Intef- | county of Palquotank, to that of Elizabeth-city, and the name of Elizabeth-town |
| tates, paned in 1787, | 11. 7 | and the name of Elizabeth-town, in the county |
| To suthorde the Con- | nty Courts of Pleas and | of Tyriel, to that of Columbia, in the county |
| Quarter Seffi ns to fell | the war C IN Day of the | a wanterid an act effablishing |
| and examinere . TH PCLISHI | Cales. | Johnston, in Brunswick county, |
| For the Limitation of | | To establish a town as as a ib. |
| To amoud the all terri | on of an act for appoint- | on Haw river, in Orange county, &c. ib. |
| ing an additional Indees | the buset for appoint- | To amend an net for s ib. |
| and am agreement I Holle C | the Superior Court of | creeting a town on Bear taking on the place for |
| aren Pan marietier, and the | the relief of perions who | a Warehouse in the county of Problems |
| success on smay Mercarter | oriest their recognizan- | Warehouse in the county of Rutherford, for |
| The same was been son and | | the inspection of Tobacco, To support of Tobacco, |
| to amend an act to le | the state of the s | AU FID DOWER the course |
| and I will by I will and I | o direct the conduct of | pportion the duties of the Inspectors of mer- |
| Thought in PHRITICS TO THE | | To eftablish an Infraction of the faid county, ib. |
| THE PROPERTY OF THE PAPERTY. | fhall be Iworn who are | To eftablish an Inspection of Tobacco on Dan |
| appointed to attend juries | on trials of civil cases, ib. | To annex part of Put country Bottek, |
| | | To same part of Patt county to Edgecomb, ib. |
| | | to Ecgecomb, ib. |
| | | |

To smend an all granting to the inhabitants of Brunswick coun y the privilege of leparate elec-tions, and to amend the laws for granting separate To confirm the titles to lands entered in Besufort or Martin counties, and to afcertain the Boundaries of the faid counties To annex part of Tyrrel to Washington county, To annex part of the county of Craven to elections in the county of Wilkes, To establish two separate battalion musters in the county of Surry, Toraker the place of holding a separate election Greene, To annex part of the county of Besufort to in the county of Currituck, ib. Craven county, Granting to the Inhabitants of the upper and Directing the manner in which the Sheriffs of lower parts of the second regiment of the Militia of Rowan county, the privilege of separate elections from that held in the town of Lexington, Buncomie and Wilkes counties finall hereafter collect and pay out the taxes of faid countres, &c. ib. To authorse the county courts of Johnston, Wayne, Lenoir and Greene, to appoint some proper series or persons to provide backs and transcribe certain old records now in the county of To grant aleparate election in Samplon county ib. To amend an act passed the last tession, granting of the Inhabitants of the North and Western Granting a feparate election and general multer to the inhabitants on the north-eath-fide of Deep enoir, To empower the county court of Franklin to ppoint a proper person to copy the Register's River, in the county of Randolph, ib. To establish a separate election in Nash county, 18 For transcribing certain records in the county To alter the time of holding the election in Perquimons, Making further compensation to the Superior Granting additional elections in the county of Court jurors for the diffriet of Wilmington, Making compensation to the jurors of Johnston New-Hanover, and for other purposes, To amend the third section of an act granting is separate election to the inhabitants of the county county court, To siter the mode of railing money to defray of Stokes, passed last session,
To regulate the mode of halding separate elecions, and granting separate battalion musters in
the county of Lincoln, the expences of the jurars from the county of Burke, to the superior and county courts, &c. ib To revive an act of last fession making compenfation to the county court jurors for the counties of Rowan & Carterer, fo far as relates to Rowan, 39 Granting three separate elections to the inhabitants of the county of Onliow,
To alter the time of holding the several elections Making compensation to the jurors of Craven county court, Making compensation to the jutors of Chow in the county of Halifax, Granting to the inhabitants of the East end of county, Carteret county, a separate general muster,
Granting a separate election in Rockingham,
To amend the law fixing the days of holding To empower the county court or Chewan to lay a tax for building a house for the reception and employment of the poor thereof the elections in the county of Edgecomb, To empower the wardens of the poor for the county of Franklin, to lay an additional tex for To compel the clerk of Granville court, to kee his office at or within a miles of the court-house the support of the poor of faid county, To empower the county courts of Wilkes, To compel clerk of Rockingham court to keep his office at or within a miles of the court-he Moore and Ashe, to lay a tax for the purpose of destroying wolves in said counties, To compel the clerk of court of Afhe to ke his office at or within 3 miles of the court-house, To compel the clerk and register of the county To empower the wardens of the sounty of Washington to lay a poor-tax, To authorise the wardens of Duplin county to ib To empower Willism Goodman, late Sheriff of of Tyrrell to hold their offices within faid county lay a tax for the purpoles therein mentioned Lenoir county, to collect the arrearages of taxes due him in faid county for the year 1799,

For the relief of Andrew Murduck, late She-Respecting retailing spirituous liquors in the counties therein mentioned To amend an act of laft fession to call to account ff of Orange county, To authorise the administrators of Malcolm the receivers of public monies in the county of Greene, and to compel payment of balances, &c., 42
For regulating ordinaries and retailers of fpiri-M'Neill, Eig. late Sheriff of Moore county, dec.
to finish the collection of taxes for 1708 & 1709, io.
To authorise David Dickey to collect the arrearages of taxes due as Treasurer of Rutherserd, ibs
To empower the securities of Jimes Beaner,
late Sheriff of Beaufort county, to collect arrears tuous liquors by the fmall measure in Tarborough, and to repeal part of an act for the better regula Authoriting the Treasurer of public buildings for Craven county , to call delinquent Sheriffs, &c. to an account for diffrict mones, To empower Abij h Bell, late Sheriff of Carteret To amend an act to repeal an act palled in 1795. county, to collect arresrages of taxes due him, To prevent the fatal effects of the Murrain diffor appointing commissioners to fix on a proper place in the county of Wilkes, and to erect there-on a court-house, &c. passed in 1799, and for temper among cattle, fo far as relates to the county of Granville; other purpoles, To quiet in polleflion of John Donnell, certain lands therein,mentioned, To amend an act passed in 1777, declaring what To amend an act patter in 1777, declaring what fences are fufficient, &c.

To appoint commissioners to contract with Philip Hoodenpyle and Job Barnard, for certain amprovements on the Warm Spring road,

To repeal part of the ad fection of an act of last fession to authorise Cary Pritchard, Montgomery To secure and confirm the rights of the eschest-ed lands of Murray, Hughey and Grimble, in Montgomery & Cabacrus, to the holders thereof, 44 To authorife and render capable in law Mary Roberts, by her hutband, and Edward, Lydra, Su-fannah, Henry, Margaret and Sarah Benner, chil-dren and hairs at law of Wm. Benner, deceased, by their guard in or guardians, to fell, under the direction of the county cours of Chowan, certain county, to establish a ferry,
To authorife George Keifer, of Cabarrus, to
extend a mill-dam across Rocky river,
To repeal an act of last festion for the relief of real effect therein mentioned,
To enable James M'Keg to inherit and recover
the effect of William Cronicle, deceased,
To quiet in the polletion of Mary Young, the Henry Starr, of Tyrrel county, To alter the names of the person therein menioned, and to legitimate them, To smend an aft to fecure to certain persons such property as they may heresfter acquire, passed last sessions for as respects Dinah Sawyer,
To confirm the name of Willis Warson,
To alter the names of the persons therein right of certain lands therein mentioned, To re-establish the separate battalion muster at the plantation of James Atkins, in Cumberland, ib. To effablish two leparate elections and a general To amend the feveral Ads granting separate elections in the county of Chatham, mentioned, To pardon and reflore to credit Sherred Bar

row, of the county of Greene,

