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
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PUBLIC LAWS

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OF THE

STATE OF NORTH-CAROLINA,

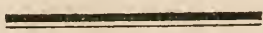
PASSED BY THE

GENERAL ASSEMBLY,

AT ITS

Session of 1856-'57:

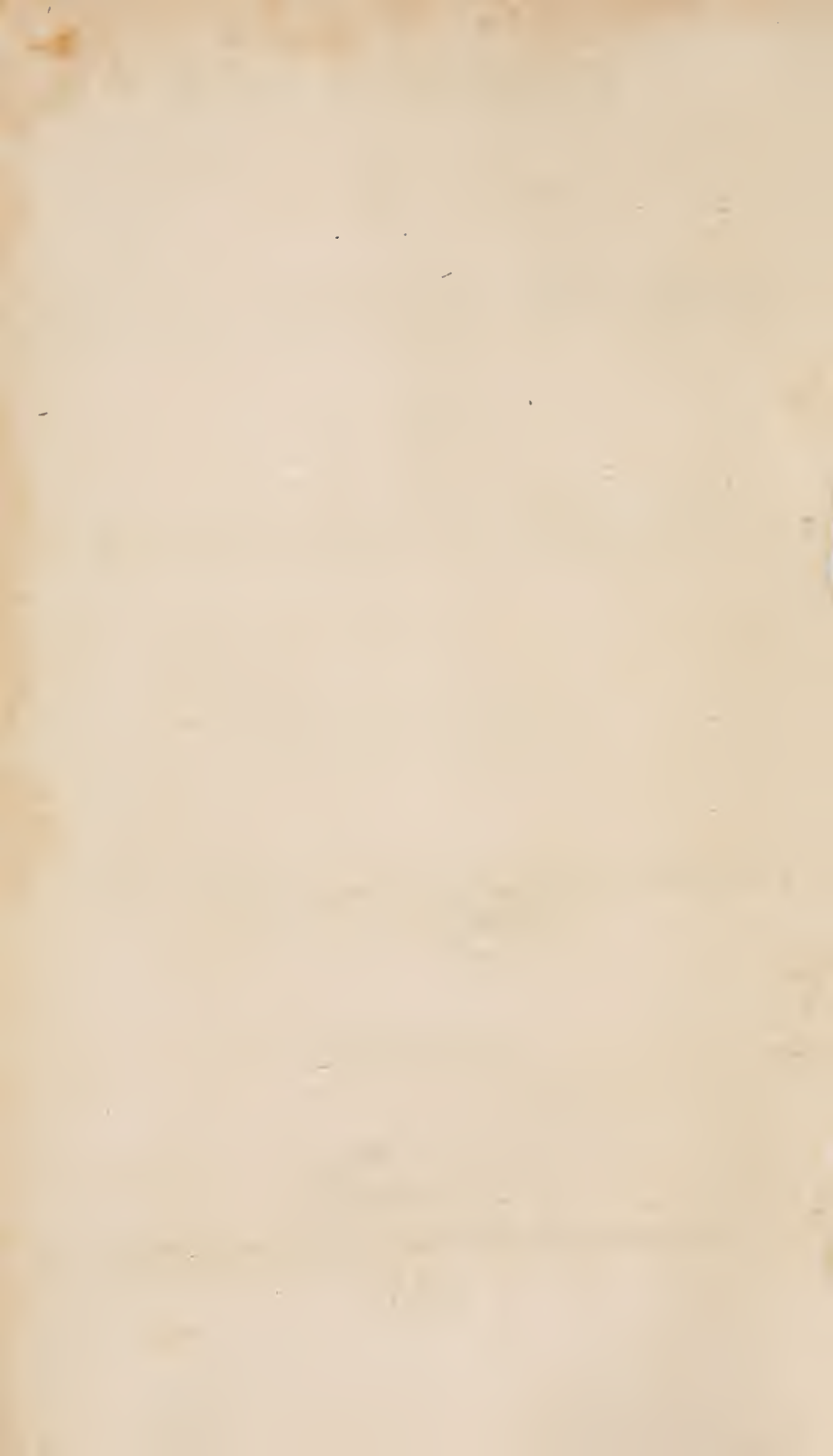
TOGETHER WITH THE COMPTROLLER'S STATEMENT OF PUBLIC
REVENUE AND EXPENDITURE.



RALEIGH:

HOLDEN & WILSON, PRINTERS TO THE STATE.

1857.



PUBLIC LAWS
OF
NORTH-CAROLINA.
1856-'57.

AMENDMENTS TO REVISED CODE.

AN ACT TO REPEAL IN PART THE 17TH SECTION OF THE 85TH *Chap. 1.*
CHAPTER OF THE REVISED CODE.

SEC. 1. *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 when any master of a vessel shall refuse a pilot in going either up or down the Cape Fear river, then each pilot so refused shall be entitled to the full pilotage in the same manner as he would have been had he been actually employed for the purpose of piloting such vessel. Refusing a pilot.

SEC. 2. *Be it further enacted,* That so much of the 17th section of the 85th chapter of the Revised Code as may conflict herewith, be and the same is hereby repealed. Repealing clause.

SEC. 3. *Be it further enacted,* That this act shall be in force from and after the ratification thereof. [*Ratified the 23d day of December, 1856.*]

AN ACT TO AMEND THE 8TH SECTION OF THE FORTY-FIFTH *Chap. 2.*
CHAPTER OF THE REVISED CODE OF NORTH-CAROLINA.

SEC. 1. *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 eight section of the forty-fifth chapter of the Revised Code of North-Carolina shall be amended by striking out the word "seizure" in the sixth line of said Strikes out "seizure" and inserts "sale."

section and inserting therefor the word "sale," so that the clause shall read thus: "*Provided*, The same shall have been set apart before sale, &c." [*Ratified the 8th day of January, 1857.*]

ASYLUMS.

Chap. 3. AN ACT TO PROVIDE FOR THE MAINTENANCE OF THE INSANE ASYLUM.

Treasurer to pay out necessary amount.

SEC. 1. *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 public treasurer of the State be authorised to pay for the Insane Asylum out of any money in the treasury not otherwise appropriated, such sums from time to time, during the years 1857 and 1858, as may be necessary for the maintenance and support of the asylum during the years aforesaid: *Provided*, That the aggregate sum for each year, shall not exceed the sum of twenty thousand dollars: *Provided, further*, That all such sums of money as may [*be*] due or owing or otherwise receivable from patients as now required by law, shall be paid into the public treasury, and accounted for as other public funds.

Not to exceed \$20,000.

SEC. 2. *Be it further enacted*, That all laws and clauses of laws coming in conflict with this act, be and the same are hereby repealed. [*Ratified the 2d day of February, 1857.*]

Chap. 4. AN ACT CONCERNING THE INSTITUTION FOR THE DEAF AND DUMB AND THE BLIND.

Directors to elect Secretary.

SEC. 1. *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 second section of the sixth chapter of the Revised Code be amended by striking out all after [*the*] word meetings in the fourth line and inserting as follows: And the said directors shall annually elect a secretary for the board, who shall record, attest and preserve their proceedings.

SEC. 2. *Be it enacted*, That the fourteenth section of said sixth chapter be amended by striking out the word eight in the fourth line and inserting therefor the word ten.

SEC. 3. *Be it further enacted*, That this act shall be in force from and after its ratification. [*Ratified the 3d day of February, 1857.*]

AN ACT FOR THE BENEFIT OF THE INSANE ASYLUM.

Chap. 5.

SEC. 1. *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 sum of thirty-five thousand dollars be, and the same is hereby appropriated for the purpose of erecting enclosures on the lands of the Insane Asylum, and for supplying the said Asylum with water, and other purposes: that this amount is to be paid to the order of the directors of said Asylum, by the State treasurer, from the sale of the bonds of the State, payable thirty years after date. [*Ratified the 17th day of January, 1857.*]

Appropriates
\$35,000.

BURKE SQUARE.

Chap. 6.

Whereas, at the session of the General Assembly of 1801, an act was passed granting Burke square, one of the public squares in the city of Raleigh, to a board of trustees for the purpose of establishing public seminaries of learning for the education of youth; and that said trustees, under the direction of the aforesaid act, erected buildings thereon, and schools were kept for a number of years, and, whereas, the said board of trustees having become extinct, and the square and buildings having reverted to the State; therefore,

SEC. 1. *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 public treasurer and comptroller be, and they are hereby constituted commissioners to succeed the board of trustees appointed by the act of 1801, to let out the buildings on Burke square for the purposes indicat-

Treasurer and
comptroller to
be commis-
sioners.

ed in said act, at a reasonable and proper rate; and the said commissioners are hereby empowered to make such improvements as they may deem necessary to effectuate the purposes of said act: *Provided, however,* That not more than the amount accruing from the rents shall be expended for the improvements.

SEC. 2. *Be it further enacted,* That all laws or clauses of laws, coming in conflict with this act, be, and they are hereby repealed. [*Ratified the 3d day of February, 1857.*]

CATTLE.

Chap. 7. AN ACT TO AMEND SECTION 7, CHAPTER 17, OF THE REVISED CODE, CONCERNING CATTLE AND OTHER STOCK.

Killing of cattle on rail-roads.

SEC. 1. *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 when any cattle or other live stock, shall be killed or injured by the engines or cars running upon any railroad, it shall be *prima facie* evidence of negligence on the part of the company in any suit for damages against such company: *Provided, however,* That no person shall be allowed the benefit of this act unless he shall bring suit within six months after his cause of action shall have accrued. [*Ratified the 2d day of February, 1857.*]

CIVIL PROCESS.

Chap. 8. AN ACT TO AMEND AN ACT PASSED AT THE SESSION OF 1852-'53, ENTITLED "AN ACT CONCERNING THE PLACE OF TRIAL FOR CIVIL PROCESS RETURNABLE BEFORE JUSTICES OF THE PEACE."

Provisions extended to Brunswick county.

SEC. 1. *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 above recited act be so altered and amended as to extend the provisions of the same to the county of Brunswick.

SEC. 2. *Be it further enacted*, That this act shall be deemed a public act, and be in force from and after its ratification. [*Ratified the 2d day of February, 1857.*]

CLERKS OF SUPREME COURT.

AN ACT CONCERNING THE CLERKS OF THE SUPREME COURT. *Chap. 9.*

SEC. 1. *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 according to the true intent and meaning of the 25th section, of the 102d chapter, of the Revised Code; all of the provisions of the said section are applicable to each of the clerks of the supreme court. True intent and meaning.

SEC. 2. *Be it further enacted*, That this act shall be in force from and after its ratification. [*Ratified the 24th day of January, 1857.*]

CLERKS OF ASSEMBLY.

AN ACT IN FAVOR OF THE CLERKS OF THE GENERAL ASSEMBLY. *Chap. 10.*

SEC. 1. *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 7th section, of the 93d chapter of the Revised Code, be amended by inserting after the word "member" in the second line, the words "and principal and assistant clerk." Amendment.

SEC. 2. *Be it further enacted*, That the principal and assistant clerks of the General Assembly of 1854 and 1855, be furnished with a bound copy of the journals of said session. *Provided*, They have not heretofore received a copy. To be furnished with Journals.

SEC. 3. *Be it further enacted*, That this act shall be in force and take effect from and after its ratification. [*Ratified the 2d day of February, 1857.*]

COMMON SCHOOLS.

Chap. 11. AN ACT CONCERNING THE COMMON SCHOOLS OF NORTH-CAROLINA.

When superintendents to meet.

SEC. 1. *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 28th section of the 66th chapter of the Revised Code be so amended as to read as follows: "The superintendents of common schools shall meet on the third Monday in April as aforesaid, and elect one of their number chairman, who shall continue in office for one year and until his successor is chosen; and, in case of death, resignation or removal of said chairman from office, said superintendents shall meet and elect another from their body, to continue in office until the next succeeding third Monday of April, and until his successor is chosen.

Power to remove chairman.

SEC. 2. *Be it further enacted,* That in case any chairman, for any cause, shall become incompetent to the proper discharge of his duties, or shall neglect wilfully and habitually his duties, or shall be guilty of misdemeanor in his office, the board of superintendents shall have power to remove him and to elect another chairman, under the rules and regulations prescribed in the next section of this act.

Proceedings for removal of chairman.

SEC. 3. *Be it further enacted,* That no chairman shall be removed from office, except under the following regulations, to-wit: he shall have written notice at least twenty days before trial, of the charges against him, and of the names and residences of the witnesses; he shall be allowed to cross-examine witnesses, and to offer counter testimony, and all witnesses shall be examined under oath. It shall require a vote of a majority of all of the superintendents of the county to remove a chairman, but any may give him notice of charges against him or bring him to trial; and in case of his removal, a record shall be made of the proceedings.

Official bonds.

SEC. 4. *Be it further enacted,* That the official bonds of chairmen of boards of superintendents of common schools shall be good and valid against them and their securities, until renewed or new bonds be given, and shall also be good and valid in case of the election of a new chairman until

all the school moneys, warrants and drafts for said moneys are paid over to the new chairman.

SEC. 5. *Be it further enacted*, That every chairman shall annually renew his official bond, and on failure so to do, shall be liable to a penalty of fifty dollars, to be recovered in any court of record in the county in which he lives, on motion of the general superintendent of common schools, whose certificate shall be *prima facie* evidence in the case; and the committee of finance of each county in the State, and in case there is no such committee, the clerk of the county court, in giving certificates as to the correctness of the annual report of the chairman, shall also certify whether his bond has been renewed according to the provisions of this act.

SEC. 6. *Be it further enacted*, That the sheriffs of the several counties shall on the first Monday in October, in each year, pay over to the chairman of their respective counties the taxes collected for school purposes, and the right of action of the chairman for said moneys shall accrue against the sheriff after demands on the same day. And so much of the provisions of the 32d section of the 66th chapter of the Revised Code as comes in conflict with this section be, and the same is hereby repealed.

Sheriffs' duties.

SEC. 7. *Be it further enacted*, That the 39th section of the said 66th chapter of the Revised Code be, and it is hereby repealed.

SEC. 8. *Be it further enacted*, That the board of county superintendents shall divide the moneys arising from the proceeds of the literary fund, and from county taxes among the districts of their several counties, acting under the advice of the general superintendent, and in such a way as to secure as far as possible equality in facilities for education among all the white children of the county in proportion to the number of white children in said district.

County superintendents.

SEC. 9. *Be it further enacted*, That it shall be the duty of the general superintendent to furnish to the chairmen of the several counties, printed blank notices of the election of district committees, and it shall be the duty of the sheriffs of each county to post up these notices of election in three conspicuous places of each school district of their several

General superintendent to furnish notices.

Sheriffs to post notices.

counties, and in case of failure or refusal, they shall be liable to a penalty of five dollars for each case, to be recovered on motion, and proof by the chairman of said county in any court of record of the same: *Provided*, That no sheriff shall be liable, unless notices have been given or tendered to him or his lawful deputy at least twenty days before the election.

Penalty.

SEC. 10. *Be it further enacted*, That every chairman, for failure to comply with the requirements of the law in regard to elections of committee shall be liable to a fine of five dollars for every offence, to be recovered on motion, and proof of the county solicitor in any court of record in said county.

Pay of sheriffs.

SEC. 11. *Be it further enacted*, That the sheriffs shall receive ten cents for each election notice posted up by them, to be paid by the chairman out of the school moneys in their hands.

Exemption.

SEC. 12. *Be it further enacted*, That all county superintendents of common schools may (at their request) be exempt while in office from serving on juries, except in capital cases.

Pay of Committees.

SEC. 13. *Be it further enacted*, That the board of county superintendents, may in their discretion, allow such reasonable compensation to members of the committee to examine teachers, as they shall deem proper, the pay of each member in any county to be the same.

General superintendent to collect and publish laws, &c.

SEC. 14. *Be it further enacted*, That it shall be the duty of the superintendent of common schools, immediately after the adjournment of this Assembly, to collect and consolidate all the laws in force, in relation to common schools, to prepare also a plain digest of the same, with explanations, references and index, and to submit the same to the president and directors of the literary fund. The said president and directors of the literary fund shall have the said laws printed, together with the explanations, references and index prepared by the superintendent, and shall distribute six thousand copies, as follows, to-wit: Ten copies for the use of each board of superintendents, three copies for each committee of examination, one copy for each district committee, one for each clerk of the county court, one for each

county and district solicitor, one for the attorney general, one for the general superintendent, one for each judge of the supreme and superior courts, and the balance to be subject to the order of the superintendent of common schools and the literary board. And the said president and directors may have the copies of said laws intended for the use of district committees bound in cheap, substantial binding, with pages of blanks with proper captions, prepared by the general superintendent, on which the teachers shall keep a record of the attendance at the school; and said copies of the laws intended for said committee shall be kept carefully at the district school house, and each teacher, when applying for a renewal of his licence to teach, shall exhibit the book last kept by him to the committee of examination, and shall make his record under the directions and explanations of the general superintendent.

SEC. 15. *Be it further enacted*, That in all cases where a committee of finance shall sign a certificate as to the correctness of a chairman's report to the general superintendent, it shall be the duty of said chairman to have said signatures authenticated by the clerk of the county court under his seal of office.

Clerk to authenticate signature.

SEC. 16. *Be it further enacted*, That the board of county superintendents of the several counties shall be authorised to appoint their chairman to visit the school districts of said county, or any part of them, and each chairman so appointed and acting shall make a report to the general superintendent, giving him a full account of the character of the schools, the condition of the school houses, and of the progress of education in the district; and said board may allow such visitor such compensation as they see fit.

Chairman to visit schools.

SEC. 17. *Be it further enacted*, That the governor shall cause to be printed one thousand copies of the annual report of the superintendent of common schools, in cheap pamphlet form, of which the superintendent shall send one copy to each of the libraries of the colleges of the State, and one to the state library, one each to the treasurer, comptroller and secretary of state, and to such other literary institutions in or out of the State as he may deem proper, and he shall also send one copy to each chairman of superintendents of

Governor to have reports printed.

common schools in the State, one to each member of the committee of examination in every county, and one to the clerk of the county court of each county, and the remainder he shall distribute in such other way, as he may think best calculated to promote the general cause of education; and so much of the 58th section of the 66th chapter of the Revised Code as comes in conflict with this clause is hereby repealed.

SEC. 18. *Be it further enacted*, That all laws and clauses of laws coming in conflict with the provisions of this act be and they are hereby repealed, and that this act shall be in force from and after its ratification. [*Ratified the 2d day of February, 1857.*]

CONSTITUTIONAL REFORM.

Chap. 12. AN ACT TO AMEND THE CONSTITUTION OF THE STATE OF NORTH-CAROLINA.

Preamble. Whereas, at the session of the last General Assembly, begun and held at Raleigh, on the third Monday of November, in the year of our Lord, one thousand eight hundred and fifty-four, a bill entitled "A bill to amend the Constitution of the State of North-Carolina," was read three times in each house of the said General Assembly, and agreed to by three-fifths of the whole number of members of each house respectively: and whereas, the bill so agreed to, hath been duly published six months previous to the election of the members of this present General Assembly, according to the clause of section *one* of article *four* of the amended constitution, and the directions contained in the second section of the said bill; and it is the intention by this bill to agree to the preamble and first section of the bill aforesaid, containing the said alteration of the constitution of this State: and whereas, a large number of the people are disfranchised by the freehold qualification now required of voters for members of the Senate; therefore,

SEC. 1. *Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority*

of the same, (two-thirds of the whole number of members of each house concurring) That the *second* clause of the *third* section of the *first* article of the amended constitution, ratified by the people of North-Carolina, on the second Monday of November, in the year of our Lord, eighteen hundred and thirty-five, shall be amended to read as follows: "Every free white man of the age of twenty-one years, being a native or naturalized citizen of the United States, and who has been an inhabitant of the State for twelve months immediately preceding the day of any election, and shall have paid public taxes, shall be entitled to vote for a member of the Senate for the district in which he resides." [*Ratified the 11th day of December, 1856.*]

Amendment.

▲ SUPPLEMENTARY ACT TO TAKE THE SENSE OF THE PEOPLE OF THE STATE RELATIVE TO THE PROPOSED AMENDMENT OF THE CONSTITUTION. *Chap. 13.*

Whereas, a bill to amend the Constitution of the State of North-Carolina, has been read in each house of the present General Assembly on three several days, and agreed to by two-thirds of each house respectively, in the precise words following; "A bill to amend the Constitution of the State of North-Carolina:"

Preamble.

Whereas, at the session of the last General Assembly, begun and held at Raleigh, on the third Monday of November, in the year of our Lord one thousand eight hundred and fifty-four, a bill, entitled "a bill to amend the Constitution of the State of North-Carolina," was read three times in each house of the said General Assembly, and agreed to by three-fifths of the whole number of members of each house respectively. And, whereas the bill so agreed to hath been duly published six months previous to the election of the members of this present General Assembly, according to the clause of section one of article four of the amended Constitution, and the directions contained in the second section of the said bill; and it is the intention, by this bill, to agree to the preamble and first section of the bill aforesaid, containing the said alteration of the Constitu-

Preamble.

tion of this State: And, whereas a large number of the people are disfranchised by the freehold qualification now required of voters for members of the Senate; therefore, *Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, two-thirds of the whole number of members of each house concurring,* That the second clause of the third section of the first article of the amended constitution, ratified by the people of North-Carolina, on the second Monday of November, in the year of our Lord eighteen hundred and thirty-five, shall be amended to read as follows: "Every free white man of the age of twenty-one years, being a native or naturalized citizen of the United States, and who has been an inhabitant of the State for twelve months immediately preceding the day of any election, and shall have paid public taxes, shall be entitled to vote for a member of the Senate for the district in which he resides."

Amendment.

Submitted to
the people.

SEC. 1. *Be it enacted by the General Assembly of the State [of the State] of North-Carolina, and it is hereby enacted by the authority of the same,* That the foregoing amendment to the Constitution of this State, as embodied in the preceding section, be submitted by the governor to the people on the first Thursday in August, 1857, sixty days notice having been given in ten newspapers.

County courts
to appoint in-
spectors.

SEC. 2. *Be it further enacted,* That the courts of pleas and quarter sessions, of the several counties in the State, at the term thereof to be held next after the first day of April, 1857, shall appoint two inspectors to superintend the polls to be opened at each and every separate election precinct in the said counties, for ascertaining the will of the freemen of North-Carolina relative to the ratification of said amendment; and if any such court or courts shall fail to make such appointments, or if any person so appointed shall fail to appear and act as such at the election hereinafter directed to be held, it shall be the duty of the sheriff of the county, or his deputy at any precinct, with the advice of one justice of the peace, or if no justice be present, with the advice of three freeholders, to appoint an inspector where the court shall have failed to make an appointment, or in place of any person who has been appointed and failed to appear and act;

and the inspector or inspectors thus appointed, after being duly sworn faithfully to perform their duties in such election, shall have the same authority as if appointed by a court as aforesaid.

SEC. 3. *Be it further enacted*, That it shall be the duty of the sheriffs, in each and every county in the State, to open polls at the several election precincts in his county, on the first Thursday in August, 1857, and the same shall be kept open for one day from the hour of ten o'clock in the morning to the hour of six o'clock in the afternoon, under the same rules and regulations as now exist for the election of members of the General Assembly, when all persons qualified according to the constitution to vote for members of the House of Commons may vote for or against a ratification of the said amendment; those desiring such amendment to vote with a written or printed ticket "Approved," those of a contrary opinion to vote with a written or printed ticket "Not Approved." That said sheriffs shall compare and certify the results of the elections, on or before the Saturday following, and transmit the same in twenty days thereafter to the governor of the State.

SEC. 4. *Be it further enacted*, That it shall be the duty of said sheriffs to make a duplicate return of the polls, in their respective counties, sworn to before the clerk of the county court, one copy of which shall be deposited in said clerk's office, and the other copy transmitted to the governor of the State at Raleigh, within twenty days after the holding of said polls.

SEC. 5. *Be it further enacted*, That the sheriffs be allowed the same compensation for this as other elections; and any sheriff or other officer appointed to hold said election who shall fail in his duty according to the requirements of this act, shall forfeit and pay to the State the sum of one thousand dollars, to be recovered in a suit to be immediately instituted by the solicitor of the circuit before the superior court of the county.

SEC. 6. *Be it further enacted*, That it shall be the duty of the governor, as soon as he shall have received the returns of the sheriffs, in the presence of the secretary of state,

public treasurer and comptroller, to compare the votes for and against a ratification of said amendment; and if it shall appear that a majority of the votes polled are in favor of it, he shall forthwith issue his proclamation, announcing the result; and thereupon, the governor shall cause to be endorsed on the said amendment as enrolled by the two houses of this General Assembly, and shall annex thereunto a certificate under his signature, declaring the said amendment has been ratified by the people of North-Carolina; and the secretary of State shall countersign the said certificate, and annex thereto the great seal of the state, and the said amendment, so enrolled with the certificate aforesaid, shall be forever kept among the archives of the State, in the office of the secretary aforesaid. [*Ratified the 8th day of January, 1857.*]

COSTS IN EJECTMENT.

Chap. 14. AN ACT TO PROVIDE FOR THE BETTER SECURING COSTS IN ACTIONS OF EJECTMENT.

Defendant to
give bond.

SEC. 1. *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 every person who by leave of court may become defendant in an action of ejectment, in addition to the bail bond already required by law, on doing so, by himself or agent, shall execute a bond with good and sufficient surety, payable to the fictitious lessee for the use of the plaintiff, to pay all costs which may be recovered against him by reason of his failure successfully to defend said action: *Provided, nevertheless,* That every poor person shall have leave to defend, by leave of the court in which said action is brought, upon affidavit of his inability to give surety as required by this act, and upon certificate of counsel, that in his opinion the defendant has title to the land sued for, or other good grounds of defence; a copy of which certificate shall be entered upon the records of the court. [*Ratified the 8th day of January, 1857.*]

COUNTIES.

AN ACT TO AMEND AN ACT, ENTITLED “AN ACT SUPPLEMENTAL *Chap. 15.*
TO AN ACT, ENTITLED ‘AN ACT TO LAY OFF AND ESTABLISH
A COUNTY BY THE NAME OF POLK,’” PASSED BY THE GENERAL
ASSEMBLY OF 1854-'55.

SEC. 1. *Be it enacted by the General Assembly of the State* Courts to be held.
of North-Carolina, and it is hereby enacted by the authority
of the same, That from and after the passage of this act, the
county and superior courts of Polk county shall be held, and
the records thereof shall be kept at the town of Columbus in
said county.

SEC. 2. *Be it further enacted,* That so much of the act
supplemental to an act entitled “an act to lay off and
establish a county by the name of Polk,” passed by the
General Assembly of 1854-'55, as conflicts with the first
section of this act, and no more, be and the same is hereby
repealed.

SEC. 3. *Be it further enacted,* That this act shall have
effect from and after its passage. [*Ratified the 26th day of*
November, 1856.

COUPON BONDS.

AN ACT TO SECURE THE HOLDERS OF THE COUPON BONDS OF THE *Chap. 16.*
STATE AGAINST LOSSES BY ACCIDENT TO SAID BONDS.

SEC. 1. *Be it enacted by the General Assembly of the State* Treasurer to register names.
of North-Carolina, and it is hereby enacted by the authority
of the same, That holders of the coupon bonds of the State
may bring them to the public treasurer, who in such cases
shall be required to register the names of the said holders
in a book kept for that purpose, together with the number,
amount, and date of the bonds, and shall also endorse on
such bonds that they are transferable only at his office by
written endorsements on the bonds, witnessed by him.

SEC. 2. *Be it further enacted,* That the treasurer shall To keep a book.
witness endorsements on such bonds made in his office, and

shall register the names of the persons to whom endorsed, and the date of the endorsement, and shall keep the book containing these records in the vault of the treasury.

Registry to be evidence.

SEC. 3. *Be it further enacted*, That the registry of said bonds shall be received as evidence of their existence, amount, and when due, and payable, in all cases, when the original is lost or destroyed, or cannot be obtained.

SEC. 4. *Be it further enacted*, That this act shall be in force from and after its ratification. [*Ratified the 8th day of January, 1857.*]

Chap. 17.

AN ACT CONCERNING THE COUPON BONDS OF THE STATE.

\$500 bonds.

SEC. 1. *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 hereafter when it becomes necessary for the treasurer of the State to issue and sell coupon bonds, he may issue part of the said bonds of the denomination of, or for the sum of five hundred dollars, if required by purchaser or purchasers.

SEC. 2. *Be it further enacted*, That this act shall be in force from and after its passage. [*Ratified the 17th day of January, 1857.*]

COURTS.

Chap. 18.

AN ACT TO ESTABLISH A SUPERIOR COURT FOR THE COUNTY OF HARNETT.

Superior court when held.

SEC. 1. *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 there shall be a superior court of law and court of equity opened and held for the county of Harnett, at Toomer, the county seat of said county, on the eighth Monday after the fourth Monday in September in each and every year; which court shall have the same jurisdiction that corresponding courts in the several counties of this State now have and exercise. The first term of said court

shall be opened and held on the eighth Monday after the fourth Monday in March next. At the first term of said court, the judge shall appoint a clerk and master in equity, and a clerk of the superior court for said county, who shall enter into bonds as required of said officers in other counties of this State.

SEC. 2. *Be it further enacted*, That the county of Harnett shall constitute a part of the fifth judicial circuit of this State, and the solicitor who shall attend the superior courts of said county, shall be entitled to the same pay for his services that he is entitled to receive for attending the other courts on his circuit. Part of fifth circuit.

SEC. 3. *Be it further enacted*, That all cases pending in the superior court of law and the court of equity of the original county of Cumberland, in which either of the plaintiffs or either of the petitioners reside in the county of Harnett, and when neither of the plaintiffs live in either of said counties, but one of the defendants live in the county of Harnett, and all indictments against any of the citizens shall be removed to the superior court of law or the court of equity for the county of Harnett, and the clerk of the superior court, and the clerk and master in equity for the county of Cumberland, having charge of the dockets and papers, shall transfer the cases to be removed from their dockets, in the same manner that is now provided for remaining [removing] cases from one county to another. Cases pending.

SEC. 4. *Be it further enacted*, That the clerk of the superior court for the county of Harnett, to be appointed as hereinbefore provided, shall hold his office until the fall term 1857, of said court, and that an election shall be held for said office, for said county, on the first Thursday of August next, under the same rules and regulations as elections of said office are had and held in other counties of this State. Term of office of clerk.

SEC. 5. *Be it further enacted*, That this act shall be in force from and after its ratification. [*Ratified the 2d day of Februnry, A. D. 1857.*]

Chap. 19. AN ACT TO ALTER THE TERM OF HOLDING THE SUPERIOR COURTS OF LAW AND EQUITY IN AND FOR THE COUNTIES OF DAVIE AND ALEXANDER.

Time of holding Davie court.

SEC. 1. *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 fifth Monday after the fourth Monday in February, 1857, the superior courts of law and equity, in and for the county of Davie, shall be opened and held on the fourth Monday after the fourth Monday in February and August, in each and every year.

Time of holding Alexander court.

SEC. 2. *Be it further enacted,* That from and after the fourth Monday after the fourth Monday in February, 1857, the superior courts of law and equity in and for the county of Alexander, shall be opened and held on the fifth Monday after the fourth Monday in February and August, in each and every year.

SEC. 3. *Be it further enacted,* That from and after this act becomes operative and effectual, all proceedings of every kind and nature, depending in, or returnable to either of said courts, shall stand continued and be returnable to said courts respectively, at the time they are by this act severally directed to be holden.

SEC. 4. *Be it further enacted,* That all laws and clauses of laws coming within the purview and meaning of this act be, and the same are hereby repealed. [*Ratified the 3d day of February, 1857.*]

Chap. 20. AN ACT TO CHANGE THE TIME OF HOLDING THE COURTS OF PLEAS AND QUARTER SESSIONS FOR CHOWAN COUNTY.

Time of holding court.

SEC. 1. *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 so much of section first, of chapter thirty-first of the Revised Code as relates to the time of holding courts of pleas and quarter sessions for Chowan county, be so amended as to read as follows, viz: Chowan the fourth Monday in March and September, and the third Monday in June and December.

SEC. 2. *Be it further enacted*, That this act shall be in force from and after the first day of March next. [*Ratified the 17th day of January, 1857.*]

CURRENCY.

AN ACT TO AMEND SECTION 6TH, AND REPEAL SECTION 7TH OF CHAPTER 36TH OF THE REVISED CODE, ENTITLED "CURRENCY." Chap. 21.

SEC. 1. *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 so much of 6th section of the 36th chapter of the Revised Code, entitled "Currency," as prohibits any citizen of this State from receiving or passing any bank note, of a less denomination than three dollars, under a penalty of five dollars, as well as being deemed guilty of a misdemeanor, be and the same is hereby repealed. Repeals the penalty.

SEC. 2. *Be it further enacted*, That the 7th section of said chapter be and the same is hereby repealed. [*Ratified the 2d day of February, 1857.*]

EVIDENCE.

AN ACT TO REPEAL THE 12TH SECTION OF CHAPTER 44TH OF THE REVISED CODE RELATING TO EVIDENCE. Chap. 22.

SEC. 1. *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 12th section of the 44th chapter of the Revised Code be amended by striking out all after the word "devised," in the 5th line, and adding the following as a proviso, to-wit: "*Provided*, That no such will may be given in evidence in any court, nor taken as sufficient proof of the devise of real estate, nor pass the estate therein devised, unless a certificate of probate appear thereon."

SEC. 2. *Be it further enacted*, That this act shall be in full force and effect from and after its ratification. [*Ratified the 3d day of February, 1857.*]

EXAMINATION OF THE WIFE.

Chap. 23. AN ACT TO AUTHORISE THE EXAMINATION OF THE WIFE IN CERTAIN CASES.

When the wife may give evidence.

SEC. 1. *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 in all criminal prosecutions of a husband for an assault and battery upon the person of the wife, it shall and may be lawful to introduce and examine the wife in behalf of the State against her said husband; any law or custom to the contrary notwithstanding. [Ratified the 2d day of February, 1857.]*

FIRE HUNTING.

Chap. 24. AN ACT TO DECLARE THE MEANING OF THAT PORTION OF THE REVISED CODE WHICH RELATES TO FIRE HUNTING BY NIGHT.

True intent and meaning.

SEC. 1. *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 true intent and meaning of the 95th section of the 34th chapter of the Revised Code was and is hereby declared to be to prevent fire hunting for deer with a gun or guns in the night time, and nothing more. [Ratified the 8th day of January, 1857.]*

GAMING.

Chap. 25. AN ACT CONCERNING GAMING.

Penalty for gaming.

SEC. 1. *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 if any person shall play at any faro bank or faro table which may be opened, established, used or kept by any other person, with the intent that games of chance shall be played thereat, or shall bet thereat any*

money, property or thing of value, whether the same be in stake or not, he shall be guilty of a misdemeanor, and any fine imposed on the offender, shall not be less than twenty-five dollars. [*Ratified the 13th day of December, 1856.*]

GRANTS, DEEDS, &c.

AN ACT TO EXTEND THE TIME FOR REGISTRATION OF GRANTS, *Chap. 26.*
DEEDS, AND OTHER CONVEYANCES.

SEC. 1. *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 all grants of land in the State, all deeds of conveyance, all conveyances of slaves, all powers of attorney, and every other instrument in writing which is required or allowed to be registered within a given time, and has not been proved and registered within such time, may be proved and registered within two years after the passage of this act, under the same rules, regulations and restrictions as heretofore appointed by law; and when so proved and registered shall be as good and valid as if they had been duly proved and registered; *Provided,* That nothing herein contained shall be so construed as to extend to mortgages and conveyances in trust, and to marriage settlements. [*Ratified the 13th day of December, 1856.*]

Allows two
years.

INSPECTORS.

AN ACT TO AUTHORIZE THE INSPECTORS OF NAVAL STORES *Chap. 27.*
IN THE TOWN OF WILMINGTON, TO GAUGE THE ARTICLE
OF SPIRITS OF TURPENTINE.

SEC. 1. *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 hereafter inspectors of naval stores, appointed for the town of Wilmington, in New-Hanover county, be and they are hereby authorized and required to gauge the article of spirits of turpentine in said town of Wiming-

Inspectors to
gauge.

No other person to gauge.

ton; and that they be entitled to the sum of five cents for each and every cask or barrel of spirits of turpentine so gauged, to be paid by the purchaser.

SEC. 2. *Be it further enacted*, That it shall not be lawful for any other person than those legally appointed as inspectors of naval stores to gauge said article of spirits of turpentine in said town of Wilmington, under the penalty of one hundred dollars for each violation.

SEC. 3. *Be it further enacted*, That this act shall be in force from and after its ratification. [*Ratified the 17th day of January, 1857.*]

LITERARY FUND.

Chap. 28. AN ACT TO PROVIDE FOR THE DISTRIBUTION OF THE PROCEEDS OF THE LITERARY FUND AMONG THE SEVERAL COUNTIES OF THE STATE.

Lit. Board.

SEC. 1. *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 president and directors of the literary fund shall hereafter, in making a division of the proceeds of said fund, [shall] ascertain and apportion the sum due to every county which has a regular organization.

New counties.

SEC. 2. *Be it further enacted*, That whenever a county may be organized since the taking of the census, [that] the federal population of the new county shall be ascertained as near as practicable, by the chairman of the board of county superintendents of the new county and the chairman of the board of county superintendents of the other county or counties from which it was formed, and in case of disagreement among said chairmen, they shall select an umpire, and the statement thus agreed on shall be transmitted to the president and directors of the literary fund at Raleigh, and shall there be kept on file as the final decision, until the next enumeration of the census.

SEC. 3. *Be it further enacted*, That all counties now existing, or hereafter organized, shall have power without special legislation, to appoint boards of superintendents of

common schools under the regulations provided by law on that subject.

SEC. 4. *Be it further enacted*, That any law in conflict with the provisions of this act, is hereby repealed. [*Ratified the 2d day of February, 1857.*]

PILOTS.

AN ACT CONCERNING PILOTS AT OCROCOCKE AND HATTERAS INLETS. *Chap. 29.*

SEC. 1. *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 passage and ratification of this act, the board of commissioners of navigation for Hatteras Inlet, shall not issue or grant any branch to pilot vessels through the said inlet, to any person who does not reside in Hatteras precinct, which said precinct extends from Cape Hatteras Light House to Hatteras Inlet. Pilots to be taken from Hatteras precinct.

SEC. 2. *Be it further enacted*, That the board of commissioners of navigation [*of*] Ocracoke Inlet shall not issue or grant a branch to pilot vessels through or over Ocracoke Inlet, to any person who does not reside upon the island of Ocracoke, or in the precinct of Portsmouth. Ocracoke Inlet.

SEC. 3. *Be it further enacted*, That this act is to take effect from and after its ratification; and so much of chapter eighty-five of the Revised Code as conflicts with either the first or second section of this act, is hereby repealed and declared void. [*Ratified the 2d day of February 1857.*]

PUBLIC TREASURER.

AN ACT FURTHER PRESCRIBING THE DUTIES OF THE PUBLIC TREASURER. *Chap. 30.*

SEC. 1. *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 fiscal year shall hereafter close with the 30th day of September, in each and every year. Close of fiscal year.

Duty of treasurer.

SEC. 2. *And be it further enacted*, That it shall be the duty of the public treasurer, to furnish the General Assembly, ten days after the commencement of each session, with estimates of the expenses of the State for two years, next succeeding the close of the last fiscal year, and with a scheme, in the form of a bill, to sustain such estimates. [*Ratified the 3d day of February, 1857.*]

PURCHASE OF LAND.

Chap. 31. AN ACT ASSENTING TO THE PURCHASE BY THE UNITED STATES OF A CERTAIN PARCEL OF LAND ON THE CAPE FEAR RIVER AS A SITE FOR A MARINE HOSPITAL AND PEST HOUSE.

Whereas, an appropriation has been made by the Congress of the United States for the purpose of erecting a suitable building or buildings to provide for sick and disabled seamen in the port of Wilmington, North-Carolina, and the secretary of the treasury of the United States having selected a site known as Mt. Tirzah, in the vicinity of Wilmington, for that purpose:

Consent for U. S. to purchase land.

SEC. 1. *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 the consent of this State is hereby given to the purchase by the United States of a tract or tracts of land, not to exceed in all fifty acres, within the town of Wilmington, or within four miles thereof, for the purpose of erecting and maintaining thereon a marine hospital.

Condition of consent.

SEC. 2. [*Be it further enacted, That*] the consent so given to the United States is granted and given upon the express condition that the State of North-Carolina shall retain a concurrent jurisdiction with the United States in and over the tracts of land aforesaid, so far that civil process in all cases, and such criminal process as may issue under the authority of the State of North-Carolina, against any person charged with the commission of crime without said (jurisdiction) may be executed in the same way and manner as

of this jurisdiction had not been ceded. The United States are to retain such jurisdiction, so long as said tracts of land shall be used for the purposes expressed in the first and second sections of this act, and no longer. [*Ratified the 2d day of February, 1857.*]

RAILROAD BONDS.

AN ACT TO EXEMPT FROM TAXATION AND TO FIX THE *Chap. 32.*
RATE OF INTEREST ON THE BONDS OF THE NORTH-CAROLINA RAILROAD COMPANY.

SEC. 1. *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 coupon bonds of the North-Carolina Railroad Company, issued by the board of directors of said company, under the provisions of the charter, and according to a resolution of the general meeting of the stockholders in July of 1856, in the amount of three hundred and fifty thousand dollars, be, and the same are hereby declared to be exempt from taxation, principal and interest during their term of ten years. Bonds exempt from taxation.

SEC. 2. *Be it further enacted,* That the board of directors are hereby authorized, at their discretion, to fix a rate of interest on said bonds, payable semi-annually, not exceeding eight per cent. Rate of interest.

SEC. 3. *Be it further enacted,* That the said directors are hereby required to assign and set apart a sufficient amount each year out of the yearly increase of said road to pay off the interest on said bonds regularly, and to constitute a sinking fund sufficient to discharge the principal amount when due; and this amount so set apart as a sinking fund shall be shown in the annual report of said board. To set apart a sum for sinking fund, &c.

SEC. 4. *Be it further enacted,* That it shall become the duty of the president of the aforesaid North-Carolina Rail [road] Company to advertise the sale of the aforesaid bonds in one or more newspapers published in the State, for at least twenty days previous to the sale, and in all instances to dispose of the same to the person or persons who may Sale of bonds to be advertised.

offer to take them on the most favorable terms to the company.

President to
make return.

SEC. 5. *Be it further enacted*, That it shall become the further duty of the said president to make a full and fair return of the sale of said bonds to the next annual meeting of the stockholders of the company, in which return shall be stated the amount of bonds sold, the name of each purchaser and the rate of interest at which he purchased the bonds he holds on the company.

SEC. 6. *Be it further enacted*, That the bonds hereby authorized to be issued shall not be sold under par.

SEC. 7. *Be it further enacted*, That this act shall take effect from and after its ratification. [*Ratified the 2d day of February, 1857.*]

Chap. 33. AN ACT TO EXTEND THE TIME OF PAYMENT OF THE BONDS DUE FROM THE SEABOARD AND ROANOKE RAILROAD COMPANY TO THE STATE.

Extends the
time of pay-
ment five
years.

SEC. 1. *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 time of payment of the bonds held by the State against the Seaboard and Roanoke Company, be extended five years from the first day of January, 1857: *Provided*, Said company pays semi-annually the interest thereon, at the rate of six per cent. per annum. [*Ratified the 2d day of February, 1857.*]

REVENUE.

Chap. 34.

AN ACT ENTITLED "REVENUE."

SEC. 1. *Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same*:

The following taxes shall be annually collected and paid by the citizens and other persons, and by owners of property situate in the State, besides the taxes which by any other

law may be imposed on them: unless the property in this chapter described shall be expressly exempt from taxation by this or some other law: the property and estate hereby exempted from taxation, are all such and their profits, as may belong to the State, or may belong to or be set apart for the University and colleges, institutes, academics and schools for the education of youth, or the support of the poor or afflicted, or specially set apart for and appropriated to divine worship. Exemptions.

2. There shall be annually levied upon all real property, with the improvements thereon, including entries of land, fifteen cents on every hundred dollars value thereof. Land tax.

3. If any person shall sell his real property and shall have no estate within reach of the sheriff to satisfy the taxes imposed thereon at the time when they become demandable, the land shall be bound for the same, and the land shall be bound in like manner for all the taxes, both real and personal, due from the original owner. Land bound.

4. Upon every free male, between twenty-one and forty-five years of age, a tax of fifty cents; and upon every slave of either sex, between twelve and fifty years of age, a tax of fifty cents shall be paid by the owner, unless when the owner may be a non-resident, then the hirer shall list and pay the tax: *Provided, however,* That the county court may exempt from a poll tax such poor and infirm persons, and disabled and insane slaves as they may declare and record, to be fit objects for exemption: *Provided further,* That the tax imposed by law for the insane asylum of North-Carolina of one and three-fourth cents on every one hundred dollars worth of land, and five and one-fourth cents on every taxable poll, is hereby discontinued. Poll tax.
Proviso.

5. Upon each toll gate of a turnpike road, a tax of fifteen dollars shall be paid by every owner, and a tax of five dollars per gate by every person who may be permitted to erect gates across a highway; and a tax equal to seven times the largest toll by the owner demanded upon every public ferry, and a tax of fifteen dollars on every toll bridge. Toll gate &c.

6. Upon every studhorse or jackass let to mares for a price, a tax of six dollars, unless the value of the highest season for one mare shall exceed that sum, in which case a Studs and Jacks.

tax of the highest price shall be paid, and they shall be listed by resident owners. Owners residing out of the State, of such as are kept within the same to be let to mares, shall pay the tax forthwith to the sheriff of any county in which the animal may stand, and in case of failure to do so the sheriff shall forthwith distrain and sell it for the tax.

On collateral
descents.

7. Upon the value of all real and personal estate which shall descend upon, be devised or bequeathed to, or shall become distributable among other persons than lineal descendants, or to or for the benefit of the father or mother, or any lineal ancestor of the deceased, where the real estate descended or devised, or both descended and devised, on or to any heir or devisee, shall be of the value of three hundred dollars, or the personal estate bequeathed to any legatee, or distributive share, or both legacy and distributive share, shall be of the value of two hundred dollars; the following taxes shall be paid:

(1) When such collateral relation shall be a brother or sister of the deceased, or any descendant of a brother or sister, a tax of one per cent.

(2) When such collateral relation shall be a brother or sister of the father or mother of the deceased, or any descendant of a brother or sister of the father or mother of the deceased, a tax of two per cent.

Proviso.

(3) When such collateral relation shall be in any other degree of consanguinity to the deceased than is above described, or the legatee or devisee shall be a stranger in blood to the deceased, a tax of three per cent: *Provided however*, That no devise or bequest, or distributive share to the widow of the deceased, nor any devise or bequest to the wife or widow of a son of the deceased, nor to the husband of a daughter of the deceased, whether she be living or dead, shall be taxed; nor shall the husband of any deceased wife receiving her estate after her death, be subject to any tax therefor, unless the same would have been taxable had she been living.

Executor or ad-
ministrator to
retain.

8. The executor or administrator of every such deceased person, on his settlement of the estate, shall retain out of the legacy or distributive share of every such legatee, or next of kin, the tax properly chargeable thereon; and, in case he

may have sold any real estate and there shall be a surplus in his hands not needed to pay debts and charges, he shall retain the proper tax of each person entitled to such surplus; which taxes he shall pay to the clerk of the court of pleas and quarter sessions of the county wherein the will was proved or administration granted.

9. If the executor or administrator shall fail to retain and pay the tax to the clerk, it shall be deemed a breach of his bond, if one shall have been executed, and the same shall be put in suit, on behalf of the State, by the county solicitor; or such executor, or administrator, with his sureties may be sued in equity at the cost of the State, in case of failure.

On failure to retain may be sued.

10. Whenever the personal property in the hands of such executor or administrator (the same not being needed to be converted into money in the course of administration) shall be of an uncertain value, he shall apply to the county court, to appoint three impartial persons of probity to assess the value thereof; and such assessment being returned to the court and confirmed, shall be conclusive of the value.

How to act when the value is uncertain.

11. The executor or administrator, as soon as he may ascertain that the land of the deceased will not be needed to pay his debts, shall report to the clerk of the court who receives the tax on personalty, an account of such real estate, and the tax thereon shall be paid by the heirs and devisees thereof respectively, to the said clerk; the value of the real estate to be ascertained as provided in the preceding section in relation to personalty, and the heir and devisee being duly notified of the motion to appoint commissioners.

Executor or administrator to report.

12. If they, or any of them, fail to pay said tax within twelve months after the report of the executor or administrator, the clerk shall report such default to the commissioner for the judicial circuit; who, thereupon, shall cause a *scire facias* to issue to the defaulting person, to show cause why judgment shall not be rendered against him for the tax, and the real estate be sold to pay the same; and the court shall render judgment and cause the tax to be collected and paid to the clerk.

Scire facias in certain cases.

13. The clerk shall keep a record of the taxes on the real and personal estate received by him in virtue of the six pre-

Clerk to keep a record.

ceding sections, and shall return to the comptroller a correct account of the same with his annual statement of other taxable property; and he shall annually return upon oath to the court of pleas and quarter sessions of his county, at the term next preceding the time at which the sheriff may settle with the comptroller, a correct account of the same, and immediately pay the money to the sheriff of the county, retaining three per cent. thereof for his services.

Commissioners.

14. The governor shall appoint in each judicial circuit, one or more commissioners, whose duty it shall be to institute and attend to all suits brought to enforce the collection of the tax laid in section *seven* of this chapter; and to bring suits and take such other steps as may be necessary to enforce the collection of all taxes due and unpaid, which have heretofore been laid on property real and personal, descended or devised to collateral relations; and the commissioners shall receive such compensation for their services as the governor may allow.

Intermeddlers in estates.

15. In all cases where estates descend, or are devised to collateral relations, or strangers in blood, and the same shall be divided or settled, or an attempt be made to divide or settle them, without any lawful administration being had upon such estates, any person intermeddling in said estates, shall forfeit and pay the sum of five hundred dollars; to be sued for in the name of the State, in the superior court of the county wherein the testator or intestate had his domicile at the time of his death, and accounted for, when collected, as public tax.

Administration.

16. Whenever any person shall die, leaving no lineal descendants, and leaving property liable to the tax imposed by the *seventh* section of this chapter, and no administration shall be had on the estate, within three months thereafter, it shall be the duty of the county court, upon being informed of the fact, to grant administration thereof to the clerk of the county court, who shall retain and account for the tax according to the preceding sections of this chapter.

Duty of commissioners.

17. It shall be the duty of the commissioners to institute suit for all penalties incurred by clerks for failing to collect and account for the tax on collateral descents; which penalties shall be accounted for as public tax.

18. Every conveyance made by such deceased person with intent fraudently to evade the collection of said taxes, or any of them, shall, as against the State, be void; and the same shall be chargeable at the suit of the State, on the property conveyed, in the hands of such vendee or donee, and his assignee.

Fraudulent conveyance void.

19. Upon every dollar, more than six dollars, of net interest, not previously listed, either received during the year, next preceding the first day of April, or during that time, accrued, or converted into principal so as to become an interest-bearing subject, (whether demandable or not) on money owed, by solvent debtors, wherever they may reside, a tax of four cents.

Tax on interest.

20. Upon every dollar, more than six dollars, of net dividend or profit, not previously listed, actually due or received during the year, ending on the said first day of April: upon money invested in steam vessels of twenty tons burden or upward, or in *stocks* of any kind, or in *shares* of any incorporated or trading company, whether in or out of the State, and herein shall be included all *bank* dividends, *bonds* and *certificates* of debt, of any other State, a tax of four cents.

On dividends, profits, &c.

21. Such net interest, dividend, or profit, shall be ascertained by deducting from the whole amount thereof, such interest as during that time had accrued against the payer of the tax.

How ascertained.

22. Upon every hundred dollars employed in buying and selling slaves, upon speculation, a tax of thirty-three and one-third cents: upon all sums of one hundred dollars and upward, employed in any other species of trade, for profit, by buying and selling, not in this chapter specially taxed, a tax of twenty cents; whether these trades be carried on with cash or upon credit.

Tax on capital.

23. Upon each sulky, gig, buggy, barouche, carriage, and other pleasure vehicles in use by the owner, or by his consent, of the value of fifty dollars, and upwards, there shall be paid a tax of one per cent. upon the value thereof.

Pleasure vehicles.

(2) Upon all gold and silver plate and ornamental jewelry in use, except ornamental jewelry worn by females, of as great a value as twenty-five dollars, one and one-fourth

Plate, &c.

per cent. on the value: on each gold watch in use, one dollar and twenty-five cents; on each silver or other watch in use, thirty cents.

Harps and pianos.

(3) On each harp in use, two dollars and fifty cents; on each piano forte in use, one dollar and fifty cents.

Pistols, &c.

(4) On every pistol, except such as are used exclusively for mustering, and on every bowie-knife, one dollar and twenty-five cents; on dirks and sword canes, sixty-five cents: *Provided, however,* That of said arms, only such shall be taxable, as at some time within the year have been used, worn or carried about the person of the owner, or of some other, by his consent.

Retailers and canes.

(5) On all licensed retailers of wines, cordials, or spirituous liquors, thirty dollars; on all gold-headed walking canes, in use by the owner, fifty cents; on all silver-headed walking canes, in use by the owner, twenty-five cents.

Tavern keepers.

(6) All keepers of houses of public entertainment, whether in town or country, whose annual receipts amount to three hundred dollars or more, shall pay a tax of one-fourth of one per cent.: *Provided,* That nothing herein contained shall authorize the keepers of such houses to retail spirituous liquors, without taking a license to sell the same from the county courts, and paying tax for the same.

Billiard tables.

(7) On each public billiard table, one hundred and twenty-five dollars, except when there are more than one kept by the same individual in the same room; in that case, a tax of one hundred and twenty-five dollars, shall be paid on the first, and sixty-five dollars on each additional table; on each private billiard table, twenty-five dollars.

Bowling alleys.

(8) On each public bowling alley, commonly called nine pin or ten pin, or by what other name called, fifty dollars, and for each additional bowling alley, fifteen dollars.

Livery stables.

(9) On each livery stable, twenty-five dollars.

Cards.

(10) On each pack of playing cards, thirty-five cents, to be paid by the seller; and every merchant, shop-keeper, retailer, inn or ordinary or tavern-keeper, or public dealer in goods, wares and merchandise, or other thing, shall list the number of packs he may have sold during the year.

Peddlers of patent medicines, &c.

(11) On all peddlers of patent soap, medicines for killing crows, chinchies and other vermin, for the curing of head-

ache, tooth-ache, or corns, and all patent medicines, razors, razor strops, a tax of ten dollars in every county in which they may so peddle. On every person engaged in putting up conductors for lightning, commonly called lightning rods or Franklins, thirty dollars per annum in every county in which he may be so engaged: and that daguerrotypists, ambrotypists, photographists, portrait and miniature painters, be taxed ten dollars in every county in which they may take likenesses.

(12) On each mortgage deed, marriage contract, and deed in trust, made to secure debts and liabilities, which shall be registered, one dollar, which the register shall pay; the register shall not be obliged to record any such deed, unless the tax thereon is paid to him; and he shall endorse thereon the payment of the tax, and shall render on oath to the sheriff at the same time other taxables are listed, the number of such deeds by him registered in the preceding year, and pay over to the sheriff at the time of listing other property, all such moneys by him received, under the penalty of one hundred dollars; and the sheriff shall account for the same as other public taxes.

Mortgage
deeds, &c.

(13) There shall be levied upon every marriage license a tax to the State of one dollar, to be paid to the clerk at the time of issuing the same; which shall be accounted for as other taxes in his hands now are: *Provided*, He shall retain five per cent. for collecting the same.

Marriage li-
censes.

(14) The taxes herein imposed on retailers, ordinaries and inns, and tavern-keepers, peddlers, billiard-tables, bowling-alleys and livery stables, shall annually be paid in advance to the sheriff of the county, who shall grant a license for the same. The applicant for license to retail spirituous liquors or to keep an ordinary or inn, having first obtained an order therefor, as provided in the chapter of the Revised Code, entitled "Ordinaries and Inns;" and any person offending against this provision shall pay a double tax, to be collected by distress.

To be paid in
advance.

24. On every merchant, merchant tailor, or jeweller, who shall sell goods, wares and merchandise, (other than ready-made clothing,) one third of one per cent., and upon the amount of purchase of ready-made clothing of every kind,

Merchants,
druggists,
auctioneers,
&c.

Proviso.

(whether for male or female,) one per cent. upon his capital. On every merchant, apothecary, druggist, or other dealer, consignee or agent, selling at wholesale or retail, spirituous liquors, wines, or cordials, five per cent. upon the capital so employed to be paid by the seller. On every merchant or apothecary, selling drugs, medicines or nostrums as agent for the owner, if a non-resident, thirty-three and one-third per cent. of the value, to be paid by the seller. On every commission merchant, two per cent. on the commissions received by him, when such goods belong to and are brought into the State by non-residents; but the provisions of this act shall not apply to our own merchants auctioneering off their own goods, at their usual place of business. On every auctioneer, five per cent. upon the value of goods sold by him: *Provided*, That no tax shall be levied upon sales made under an execution or order issuing from any court, or from a justice of the peace, nor by an executor, administrator or trustee. The capital aforesaid shall be the aggregate sum of the purchases of goods, wares and merchandise, made within the year preceding the first day of July, and herein shall be included the amount of the purchase of goods, wares and merchandise, and spirituous liquors, or other things not herein particularly enumerated, whether of this or any other State. The commissions received by each commission merchant shall be computed by the same time, and also the amount of such articles, not the manufacture of this State, as are sent here to be sold by the consignees or agents of the owners. All the tax contained in this section shall be listed on oath with the sheriff, and paid as merchant's tax.

Bonds and notes not capital, but interest on them taxable.

25. The bonds and notes payable to any merchant, merchant tailor, or jeweller, shall not be deemed part of his capital stock, but the interest on the same shall be taxed as other money at interest.

To be paid to sheriff in advance.

26. Every such merchant, merchant tailor, jeweller, or dealer in spirituous liquors, engaged in business in any county on the first day of July, shall apply to the sheriff of such county, and on paying the tax on his capital estimated as aforesaid, (the amount of which he shall swear to in an af-

fidavit, subscribed and made before the sheriff) shall take a receipt therefor and be allowed to carry on his business.

27. Every person opening such store after the first day of July, shall pay the tax, or shall execute and deposit with the sheriff a bond with good security, payable to the State of North-Carolina, to pay the tax on the amount of all his purchases, including the present stock, also including amount of purchase of spirituous liquors, to the first day of July next succeeding, and therefor shall take from the sheriff a receipt for such tax or bond, and be allowed to carry on his business.

To give bond

28. Every wholesale, retail or commission merchant, merchant tailor, jeweller, or dealer in spirituous liquors, who shall sell any goods, wares, merchandise, or spirituous liquors, without first taking the receipt of the sheriff, as in any of the forgoing sections of this chapter is provided, shall pay an additional tax of one hundred dollars, which the sheriff shall collect forthwith by distress, with the other tax imposed on such merchant.

Additional tax
in certain cases

29. There shall be paid in advance to the sheriff of each county, a tax of forty dollars, by every person who shall offer for sale, or peddle in that county, any riding vehicle, not of the manufacture of this State; and on all horses and mules brought into this State for sale, whether by citizens of the State or others, there shall be paid to the sheriff a tax of twelve dollars and fifty cents, for each county in which any sale of such horses or mules may be made: *Provided*, That when any person shall offer for sale any vehicle purchased for his own use, he shall not be subject to the above tax.

Paidlers of
vehicles, &c.

30. Every person, whether by agency, or otherwise, engaged in buying and selling riding vehicles, not of the manufacture of this State, shall pay an annual tax of one per cent., on the sums of their purchases of such riding vehicles for the year preceding the first day of July, in like manner as merchants and merchant tailors; and every manufacturer of such riding vehicles, shall pay in like manner as merchants and merchant tailors, a tax of one-third of one per cent. on the sums of their purchases, of any pieces or parts of such riding vehicles, bought out of the State; and all

Persons selling
vehicles.

other manufacturers of whatsoever calling, shall pay a tax of one-third of one per cent. upon the sums of their purchases made out of the State.

Selling by
sample.

31. There shall be paid in advance to the sheriff of each county, a tax of fifty dollars, by every person exhibiting, selling or offering to sell by sample any goods, wares or merchandise, not of the manufacture of this State.

Sheriff to give
receipt.

32. On payment of the tax mentioned in the three preceding sections, the person paying the same, shall take the sheriff's receipt, specifying the county and purpose for which it is paid, and thereupon he may exercise such employment for one year, and sell at any places in the county for which the tax is paid: *Provided, always,* That such receipt shall not be construed to permit two or more persons to peddle under the same license, under the pretence of being partners in trade.

Double tax.

33. If any person shall offend against any of the four preceding sections, he shall pay to the sheriff double the tax due from him, which the sheriff shall forthwith collect by distress.

Peddlers.

34. Every peddler, except as hereinafter provided, of any other article, part of machinery, or thing whatsoever, than aforesaid, the whole or principal part whereof, in value, shall be not of the growth or manufacture of this State, who shall exercise such employment, without first having obtained an order, allowing him to peddle, from the court of pleas and quarter sessions of the county in which he proposes to peddle, and pay the tax in the following section imposed, shall pay a tax of one hundred dollars a year for each county in which he may so peddle, which the sheriff shall forthwith collect by distress.

Who may
peddle.

35. Every person who shall prove to the court that he is of good moral character, and that he is a native or naturalized citizen of the United States, may be entitled to such order at the discretion of the county court, and on paying to the sheriff of the county for which the order was granted a tax of forty dollars, and taking a receipt therefor specifying the purpose and county, may peddle in that county for one year, either on land or water, articles, parts of machin-

ery or other things of the kind mentioned in the preceding section.

36. *Provided*, (1) That when such licensed peddler shall peddle altogether on the waters on the South side of Albe-
marle sound, and tributaries entering that side of the sound, (Roanoke and Cashie excepted,) he shall pay a tax of six dollars only. Proviso.

(2) That any person may freely peddle live stock, (except horses and mules,) vegetables, fruits, oysters, or fish and salt fish, the growth or produce of the United States.

(3) That any person a citizen, and for twelve months a resident of the State, may freely peddle books, charts, maps, philosophical apparatus and music prints.

(4) That two persons shall not peddle under one license, under any pretence of being partners.

(5) That no licensed peddler shall sell any goods or other things at auction without incurring the duties on auction sales.

(6) That any person who shall procure houses for carrying on a temporary sale of goods at one or more public places in this State shall be deemed a peddler.

37. Upon all persons commonly known as brokers, who, for the purpose of gain, shall be engaged in buying or selling bills of exchange, or the bills of any bank incorporated in this State, shall be levied a tax of three hundred dollars. Brokers.

38. The tax shall be paid in advance to the sheriff of the county in which the calling is used, whose receipt therefor shall allow the person to act as broker aforesaid for one year, and if any without such authority shall act as such he shall pay a tax of three hundred dollars, which the sheriff shall forthwith collect by distress.

39. On surgeon dentists, practising physicians, practising lawyers, State and county officers, persons in the employment of incorporated or private companies, or of other individuals, and all other persons, (except ministers of the gospel,) whose practice, salaries, or fees, or all of them together, shall yield an annual gross income of five hundred dollars, whether payable annually, quarterly, monthly or otherwise, there shall be levied a tax of five dollars, and for all sums so received over five hundred dollars, there Dentists,
physicians,
lawyers, &c.

shall be levied one per cent.; on every surgeon dentist, non-resident of this State, ten dollars for each county in which he practices.

Attorney's license.

40. Upon each license to attorneys to practice law in the county or superior court, fifteen dollars, to be paid at the time of obtaining license to the clerk of the supreme court; so much thereof as may be paid to the clerk at Raleigh, shall be paid by him into the public treasury, and so much as shall be received by the clerk at Morganton, shall be expended by him under the direction of the court, in the purchase of books for the library at that place, and the clerk shall be entitled to six per cent. for receiving and accounting for said money.

Insurance and express companies, &c.

41. Upon all insurance companies in this State an annual tax of one hundred dollars, and upon all insurance companies incorporated out of the State an annual tax of one hundred dollars for each county in which an agency may be established; the tax shall be paid in advance to the sheriff of the county where the company may transact its business; and if the tax be not paid in advance, the same shall be two hundred dollars, which the sheriff shall forthwith collect; each express company shall pay a tax of ten dollars for every county in which articles or packages may be delivered, and in case of failure to pay the sheriff in advance, a forfeiture of a double tax shall be imposed by the sheriff; and on all agencies of banks incorporated out of the State, a tax of five hundred dollars; the tax shall be paid in advance to the sheriff, and in case of failure a double tax shall be paid.

Circuses.

42. Upon every company of circus riders or equestrian performers, and upon every company or persons who, for reward, shall exhibit any collection of animals commonly known as a menagerie, an annual tax for each county wherein they may exhibit of seventy-five dollars.

Stage players, &c.

43. Upon every company of stage or theatrical players, sleight of hand performers, rope dancers, tumblers, wire-dancers, or company exhibiting for reward, artificial curiosities of any kind, (models of useful inventions excepted,) and on each one of such persons, where they perform or exhibit alone, an annual tax for each county wherein they may ex-

hibit of forty dollars, and where two or more companies join together, fifty dollars for each company thus connected, and upon every person or company exhibiting any other natural curiosity, not already mentioned, an annual tax for each county wherein it may be exhibited, of twenty dollars.

44. Upon every person, or company of singers, dancers, Singers, dancers, &c. ethiopian serenaders, or performers on musical instruments, who, for the public amusement, shall sing, dance, serenade, or play on musical instruments for reward; and upon every other public exhibition for amusement exhibited for reward, and upon every one who lectures for reward, an annual tax of ten dollars in every county where such exhibition is made or lecture delivered; unless the reward be devoted to some literary or charitable use in the State.

45. The tax imposed in the three next preceding sections To be paid in advance. shall be paid in advance to the sheriff of the county in which the exhibition is to be made, who shall thereupon give a receipt for the same, specifying the county for which the tax is paid, and a list of the performances, animals or articles to be exhibited; and if such tax is not paid in advance, the sheriff shall forthwith collect a double tax.

46. Every peddler, stage player, sleight of hand performer, rope-dancer, tumbler, wire-dancer, company of circus-riders, or equestrian performers, exhibitor of natural or artificial curiosities, company of singers, serenaders or musical performers, dancers, and every other public exhibitor for reward, shall show his receipt for the tax to any justice of the peace or constable who may demand a view thereof; and it shall be the especial duty of constables to demand such view. To show receipts.

47. If the justice or constable shall be denied a view of the receipt, the offender shall forfeit and pay one hundred dollars, one-half for the State, and the other half for the constable or any other who will sue for the same; and the justice, if the denial be to him, shall forthwith issue his warrant for the recovery thereof, and if to a constable, he shall arrest the party, and carry him before some justice of the peace, who shall issue his warrant for the penalty, and determine the cause. Forfeit for not showing.

Free negroes.

48. All free persons, living with and constituting a part of the family, and all colored persons living by consent on the lands of another, shall be listed by the head of the family, or owner of the land, as the case may be.

When to be listed.

49. Every kind of property, person, employment, profession, privilege or subject, on which a tax is imposed by this chapter, other than such whereon the tax imposed is demandable at the time it is laid, shall be listed for taxation—within the last twenty working days in July in every year.

What and who to list.

50. The real and personal estate, and other taxable subjects, unless otherwise provided, required to be listed for taxation, shall be such as were the property or in the possession of the owner, or were subjects of taxation on the first day of July preceeding, and the polls shall be such as were of the required age on that day, and any freeman arriving at age after that day, and before an election, may list himself before the sheriff or his deputy, and pay down to the sheriff the poll tax of the year.

51. Lists of the taxables of testators, intestates, minors, lunatics, insane persons, absentees, and estates held in trust, shall be rendered by the executor, administrator, guardian, agent, trustee, or *cestui que* trust, as the case may be.

When lands have been divided.

52. When tracts of land or town lots have been divided after valuation by the board, the taker of tax lists shall affix and return the separate value of each part, making the sum of all the values equal to the valuation returned by the board; and the justice may swear and examine witnesses to aid him in the enquiry.

Justices to take list.

53. At the first court of pleas and quarter sessions of each county, held after the first day of April, the court shall annually appoint for each captain's district, a justice of the peace, to take the list of taxable property; whose names, with their respective districts, shall, during the term, be advertised at the court house by the clerk.

54. If the court should fail to make such appointment, any three justices of the peace of the county may meet at the office of the county court, on or before the first day of July, and appoint the takers of tax lists for the county, and the clerk shall record the same.

55. Notices of all appointments of the takers of tax lists

as soon as they are made shall be issued and delivered by the clerk to the sheriff, who shall serve them within ten days notice on each justice, and he shall advertise, at three several places within the district, at least ten days before the time of listing, the places and times, where and when he will attend for receiving the list of taxables.

To have notices.

56. The notice to be issued as aforesaid to the justice shall contain a copy of sections fifty-nine and sixty-six of this chapter; and at the same time, the clerk shall deliver to the sheriff, to be handed to each justice, a fair copy of the returns, made by the last preceding board of valuation of the assessment of real estate in his district, which copy the justice shall return, with his return of taxables to the clerk.

Copy of returns, &c.

57. If any such justice should die, remove, or become incapable before his duties are performed, another shall be appointed by any three justices of the county, to be notified by the sheriff, for that purpose, and such justice shall take the list.

Vacancy, how filled.

58. At the times and places appointed by the justice, the inhabitants of the district shall attend, and the justice shall read over to each one giving in his list all the articles and subjects of taxation; and thereupon, he shall render to the justice his list of taxables, and at the same time shall take the following oath: "You, A. B., do solemnly swear that you, either in your own right, or the right of any other person or persons whomsoever, either as guardian, attorney, agent, or trustee, or in any other manner whatsoever, are not liable for more taxes, under the laws of the State, than the amount which you have now listed; and that the list by you now delivered, contains at least as large an amount of interest, dividends, profits, practice, salaries and fees, as you are bound to list for taxation; and in all other respects contains a just and true account of all the property which by law you are bound to list for taxation, to the best of your knowledge and belief, so help you God."

Oath.

59. No justice shall take the tax list of any one, but on administering the foregoing oath, on pain of paying one hundred dollars to any one who will sue for it: *Provided, however,* That females, aged and infirm persons, and persons absent from the county during the days of listing tax-

Proviso.

ables, may on oath, before any other justice, render a list of his taxables; and the same being certified by such justice, shall be entered on the tax lists.

Property
where listed.

60. Real estate shall always be listed in the county wherein it is situate. Personal property, and other subjects of taxation, shall be listed in the county where the owner or lister resides; but if the owner reside out of the State, they shall be listed in the county where his agent, or the person liable for the tax may reside: *Provided, however,* That when real estate shall lie in one or more counties, a list of such estate lying out of the county of the owner's residence, sworn before a justice of the county wherein the owners may reside, may be transmitted to the proper taker of the lists: *Provided, further,* That such slaves, or other taxable personal estate as are employed on the land of the owner, shall be listed where the land is listed.

Double taxes.

61. If any person bound to list taxables, in his own right, or in the right of another, shall fail to list the same, or any part thereof, the sheriff shall collect from him, and of his own proper estate, double the tax imposed on the property or subject not listed.

Land not as-
sessed.

62. If the sheriff, or other person, shall discover that any land has not been assessed, he shall make it known to the county court; whereupon, a board shall be appointed to assess the same, who shall proceed in the manner herein provided; and the court shall ascertain the amount of tax which, within the ten preceding years the land has been liable for, but not paid; and the sheriff shall be ordered forthwith to collect treble the amount with interest, of all such tax, by distress or otherwise.

Penalty for not
refusing to
take oath.

63. If any person shall refuse to take the oath prescribed in the fifty-eighth section of this chapter, he shall be deemed guilty of a misdemeanor; and the justice shall forthwith commit him to the common jail, unless he will be recognised with sureties to appear at the next term of the superior court of the county to answer the charge; and on conviction or submission, he shall be fined one hundred dollars at least, more than the amount of his taxes.

Duties of
sheriff.

94. It shall be the duty of the sheriffs to inform the attorney-general and solicitors of the State, for the circuits

and counties, concerning all omissions by tax payers, done in their respective counties to defraud the State of its revenue; and the attorney-general and solicitors of the State, for circuits and counties, upon information, or good cause for suspicion, that any person has omitted to render his tax list, or has failed to render an accurate and fair list of all the property, estate and subjects, upon and for which he is liable to be taxed, shall file a bill in equity against the person so defaulting; and the answer of the defendant shall not be competent evidence against him in any criminal or penal prosecution whatever.

65. The comptroller, at the public cost, shall have prepared and printed forms of tax lists, with all the articles and subjects of taxation, to be listed under this chapter, or any future law, mentioned separately over the heads of parallel columns, in which the amount or quantity or description of each article or subject to be listed is to be set down; and he shall annually furnish to each county court clerk, two or more copies thereof, for each collection district, as in the opinion of said comptroller may be deemed necessary.

Printed forms
to be furnished
by Comptrol-
ler.

66. The justice appointed to take the list of taxables shall set down each article or subject in its proper column, against the names of the persons listing, arranged in alphabetical order, and return the same to the clerk of the county court, at the term next after the time prescribed for taking the list; and as a part of his return, which he shall always subscribe, he shall state that the list of each person listing was rendered on oath, in the manner prescribed and enjoined by law.

67. If any justice appointed to take the list of taxables, or any freeholder appointed to assess the value of land, shall wilfully refuse to discharge the duties of his appointment, he shall be deemed guilty of a misdemeanor.

Duty of jus-
tices.

68. The clerk on receiving the returns, shall record them at length, in alphabetical order, keeping the return of each district separate from the other; and at the next county court, after they are directed to be made, shall set up in some conspicuous part of the court-house, a copy of the whole, adding to the taxables of each person, the amount of tax for which he is liable; and any clerk offending against

Duty of clerks.

any of the duties prescribed in this section, shall forfeit and pay one hundred dollars.

Clerk to return to comptroller.

69. The clerk, on or before the first day of June next, after the lists are returned, shall return to the comptroller an abstract of the same, showing the number of acres of land, and their value, the valuation of town lots, and the number of white and black polls, and specify every other subject of taxation, and the aggregate tax on the whole; at the same time, the clerk shall return to the comptroller an abstract of the lists of the county and poor taxes paid in his county, setting forth separately, the number of taxable white and black polls, the amount paid on each hundred dollars value of land, and also the gross amount of taxes of every kind levied for county purposes; and the comptroller, at the public cost, shall furnish the clerks with blank forms, and also make out a general statement of each subject of taxation paid in the State.

Default of clerk—forfeit.

70. And if any clerk shall offend against any of the duties prescribed in the preceding section, he shall forfeit and pay to the State one thousand dollars, to be recovered against him and the sureties of his bond in the superior court of Wake county, at the term next after the default, on motion of the attorney-general; and it shall be the duty of the comptroller to inform the attorney-general of such default.

71. The county court on the prescribed oath, may take the tax list of any person applying to list his taxables, at any time of such court, before the first day of March, upon his paying to the clerk one dollar for recording the same.

Board of valuation.

72. The several county courts, at the time when they shall appoint justices to take the tax lists for the year eighteen hundred and fifty-five, and at the same term, every five years thereafter, shall appoint two respectable freeholders, men of skill and probity, to be associated with each justice, and these three shall be styled a board of valuation. They shall be notified of their appointment by the clerk, and as such board shall ascertain, either by viewing the premises, or otherwise, as accurately as may be practicable, the cash value of the lands, or other real estate with the improvements thereon, situate within the districts for which they are appointed, and return the same to their respective

county courts, in the manner herein prescribed; and for the town of Wilmington, such a board shall be appointed every two years, after the time of their appointment in the said year eighteen hundred and fifty-five.

73. In estimating the value, the board may call and swear witnesses to testify thereto; and they shall take into the estimate any fishery appurtenant thereto or used with the land; also, all mines of metal, stone or coal, or other matter, discovered or supposed to exist, whereby the price of the land is enhanced; also in ascertaining the value of improvements on real property, all machinery and fixtures for manufacturing purposes, shall be taken into the estimate; and when the same tract or body of land shall be in one or more districts, the board where the owner resides shall ascertain the value of the whole tract; and if the owner resides in neither of the districts, the board where the greater part may lie shall value the whole, and the board shall annex to their return of their valuation the following affidavit, subscribed by them, and sworn before and certified by some justice of the peace:—"We solemnly swear that the foregoing valuation of land, with the improvements thereon, and privileges thereto attached, made by us, is, in our judgments and belief, the actual value thereof in cash; and that in making the same we have endeavored to do equal justice to the public and to the individuals concerned; so help us God."

Duty of board.
Oath.

74. The owner of land, or his agent, (if he be a non-resident) shall on oath furnish the board with a list, including land entries, setting forth the separate tracts, and also the several contiguous bodies or tracts of land owned by him in the district, together with the names of the water-courses or other remarkable places on or nearest to which they may be situate, and the number of acres in each separate tract or contiguous bodies of land; town lots shall be listed separately, and each lot be numbered according to the plan of the town; and each separate body of land and town lot, shall be separately and distinctly valued and returned.

Land, town
lots, &c.

75. If the owner or his agent will not, on oath, state the number of acres, or if the statement is so vague that the board cannot, with reasonable certainty, determine the num-

May order sur-
vey.

ber of acres, they shall procure the county or other surveyor to survey the land, at the cost of the owner, who be may warranted for his fees and other expenses, by the surveyor.

Remedy for
too high a
valuation.

76. If any one deem that too high a valuation has been put on his land, the county court, at the ensuing term, may reduce the same, on motion and satisfactory proof; or they may enquire into the complaint, by commissioners appointed for that purpose—and in all cases where land, after valuation, shall increase in value by reason of mines of metal, coal, stone, or other valuable thing being discovered or worked; or, if the same shall decrease in value by reason of fire or extraordinary causes, the justice taking the list shall appoint and swear two respectable and disinterested freeholders, who, with himself, shall reassess said land; and the justice shall affix their valuation to the land.

Remedy, &c-

77. That in like manner, if any one shall be charged with more poll or other subject of taxation than he is liable for, the court shall direct the clerk to render a true account thereof; a statement of all which certificates so given shall be returned to the comptroller, who shall credit the sheriff with the amount of the same.

Pay of Board.

78. The members of every board engaged in assessing the value of land, shall receive each, one dollar a day for the time engaged, to be paid by the county court.

Pay of clerk.

79. For all services of the clerks in relation to the taxes not in this chapter specially provided for, they shall be paid by the county such sum as the court may allow.

Release from
double taxes.

80. The county courts may release any person from the payment of a double tax, for failing to list his taxables, in cases where it shall appear to the court by satisfactory proof that such failure occurred by reason of the sickness of the party, at the very time when the tax list was taken; or where it may appear that he rendered a list, and his name was omitted to be entered, or has been omitted in the duplicate prepared by the justice to be returned to the clerk, or other sufficient cause, to be judged of by the court; and the court shall have no power to remit a double tax in any other case, and they are expressly forbidden to do so.

Duty of clerk.

81. The clerk of the county court shall, on or before the

first day of April, in the year ensuing the taking the lists, deliver to the sheriff of the county a fair and accurate copy, in alphabetical order, of the tax list, which shall contain the public tax, or tax payable to the public treasurer, and the taxes imposed by the justices of the county court; it shall likewise designate the separate amount due from each subject of taxation, and extend the aggregate amounts due from each person in columns; and if any clerk shall fail to furnish the sheriff at the time provided with a copy of this description, he shall be deemed guilty of a misdemeanor, and the sheriff shall inform the grand jury thereof.

82. The sheriff shall forthwith proceed to collect said taxes, and when he shall collect, by his deputies, who are not sworn, or others, such persons shall, in open court, or before a justice of the peace of the county, take an oath, faithfully and honestly to account for the same, with the sheriff, or other person, authorized to receive them.

Duty of sheriff.

83. If any sheriff shall die during the time appointed for collecting the taxes, his sureties may collect them, and for that purpose shall have all the powers and means of collecting the same of the collectors and tax payers, as the sheriff would have had; and shall be subject to all the remedies for collection and settlement of the taxes on their bond or otherwise, as might have been had against the sheriff if he had lived.

Sheriff's sureties may collect.

84. The sheriff, and (in case of his death) his sureties shall have one year, and no longer, from the day prescribed for his settlement and payment of the State taxes, to finish the collection of all taxes; but this extension of time for collection shall not extend the time of his settlement of the taxes.

To have one year.

85. The sheriff shall collect the taxes as they are set down in the list, and, moreover, shall collect of all persons whose taxables are not listed, double the taxes imposed on the same subjects; and as to any land not listed, which may not have been assessed at the last assessment, the same, in estimating the double tax, shall be deemed to be of the value, by acre, of the highest valued tract adjoining thereto.

Duty of sheriff.

86. Immediately on receiving the tax lists, the sheriff shall advertise the fact, and that he holds them ready for

Sheriff to advertise.

inspection. He shall also request therein all persons to inform him of any taxables which may not be listed.

Sheriff may
distrain.

87. For the more efficient collection of the taxes the sheriff, at any time from the delivery to him of the lists 'til the first day of October in the next year, may, and if there be need, shall distrain and sell the property of the tax payer to satisfy the same, selling first his personal, and then his real estate.

Persons about
to remove.

88. If any person liable for taxes on other subjects than land, shall be about to remove from the county, after listing time, and before the period for collection, the sheriff shall make affidavit thereof before the clerk, and obtain from him a certificate of the amount of such person's tax, and forthwith collect the same.

Duty of
sheriff.

89. If any person be liable for taxes in any county wherein he shall have no property, but shall be supposed to have property in some other county, and will not pay his tax, the sheriff shall report the fact to the county court, held next after the first day of October, and thereupon the court shall direct the clerk to issue a *feri facias* to the sheriff of that county, returnable to the court whence it issued, for such tax, and the costs of process and executing the same, which the sheriff shall execute in the manner of writs of execution in other cases, and the tax collected thereon shall be paid to the clerk of the court, and by him paid to the sheriff, to be accounted for as other taxes.

Sale to be
advertised.

90. The sale under distress of personal estate for taxes shall be advertised ten days previous thereto, at three public places in the district wherein the delinquent tax payer shall reside, and if he reside not in the county, then in the district where the taxables were, or ought to have been listed; and the amount of tax due shall be stated in the advertisement.

91. The sale of land for taxes due thereon, shall be made under the following rules:

Sales of land
for taxes.

(1.) The sheriff shall return to the court of pleas and quarter sessions of his county, held next after the first day of January, a list of the tracts of land which he proposes to sell for taxes, therein mentioning the owner or the supposed owner of each tract, and if such owner be unknown,

the name of the last known or reputed owner, the situation of the tracts, and the amount of taxes for which they are respectively to be sold, which list shall be read aloud in open court, recorded by the clerk upon the minutes of the court, and a copy thereof shall be put up in some public part of the court-house.

(2) The county court shall order the clerk of the court to issue notice to every person whose land is returned as aforesaid; and a copy of the notice shall be served by the sheriff on the owner, or his agent, and returned to the next county court; and if the owner be a non-resident, the clerk shall publish the same in some newspaper printed in the State, in which advertisement shall be mentioned the situation of the land, the streams on or near which it lies, the estimated quantity, the names of the owners, where they are known, and the names of the tenants or occupiers of the same. Sales for taxes.

(3) The sales shall be made within the two terms next succeeding the term when the returns are made of lands to be sold, and at such place in the county as is directed for sale of land under execution; and the whole expense attendant on the advertising and sale, shall be chargeable on the lands and raised at the sale. Sales for taxes.

(4) The whole tract or contiguous body of land, belonging to one delinquent person or company, shall be set up for sale at the same time, and the bid shall be struck off to him who will pay the amount of taxes, with all the expenses aforesaid, for the smallest part of the land.

(5) At the second term next succeeding the term when the returns are made of lands to be sold, the sheriff shall return a list of the tracts actually sold for taxes, the quantity of the tract bought and to be laid off, the name of the purchaser, and the sum paid to the sheriff for taxes and charges, which list shall be read aloud by the clerk in open court, shall be recorded in the minutes of the court, and a copy thereof shall be put up by the clerk, during the term, in some public part of the court-house.

92. The land of an infant, lunatic, or person *non compos mentis*, shall not be sold for taxes: *Provided, however,* That where land may be owned by such persons in common Infants, lunatics, &c.

with another or others, free of such disability, the share or interest of the persons so free, shall be subject to be sold for the taxes due on the whole tract; but before setting apart the quantity bid off, the purchaser by petition shall cause the tract to be divided among the tenants in common, and the share or interest of the defaulting tax-payer being set apart, the purchaser may proceed to lay off on such share the quantity by him bid off and secure the title as is before provided; and the time necessarily employed in procuring such division shall not be reckoned against the purchaser.

May redeem.

93. The owner of land sold for taxes under section ninety-one of this chapter, his heirs, executors or administrators, or any other person for them, may redeem the same from the purchaser, at any time within one year after the sale, by paying or tendering in payment to the purchaser or to the county court clerk of the court where the land lies, the full amount of the price paid to the sheriff, and twenty-five per cent. thereon.

If not redeemed, to be laid off.

94. If the land so sold shall not be redeemed within the period aforesaid, the purchaser may at the end of that time select the quantity of land struck off to him, out of any part of the tract or body of which the same was bid off; the said quantity to be laid off in one compact body, as nearly in a square as may be, and adjoining to some of the outlines of the whole tract or body of land.

Surveyor to make plat.

95. Within one year after the time of redemption shall have passed, the purchaser, at his own cost, his heirs, executors or administrators, or any other for them, may procure the quantity bid off to be surveyed by the county surveyor, who shall make out and certify, under his hand, a fair plat of the survey with the courses and distances fairly and truly set forth; and if the county surveyor, on request, shall fail to make such survey and plat, then any other surveyor may make and certify the same.

Sheriff to convey.

96. The sheriff on being presented with such certified plat, within the year after the time of redemption is passed, shall convey to the purchaser the land therein contained.

97. Where by any proviso of the law, any sheriff or officer, other than the person who sold for the taxes, shall be

authorised to execute a conveyance for the land, the purchaser shall apply to the county court, and on showing to the court that such purchase had been made, and the price paid to the sheriff, who sold, and that he has paid the other taxes since accruing thereon, the court shall direct the present sheriff to execute a deed on the purchaser's producing to him a certified plat and survey, as is provided for in section ninety-five and ninety-six of this chapter.

May apply to court.

98. The purchaser of land sold for taxes, under section ninety-one of this chapter, shall be considered as taking and holding the same subject to all the taxes accrued from the first day of April in the year preceding the purchase.

99. If any sheriff or clerk shall fail to perform any of the duties prescribed in sections ninety and ninety-one of this chapter, he shall forfeit and pay to the person aggrieved one hundred dollars, and shall moreover be liable, he and his sureties, on his bond for all such damages as any one may sustain by reason of such default.

Penalty on sheriff and clerk.

100. If any county surveyor, being required within two months after the survey may be lawfully made, to survey the land bid off at sale for taxes, shall wilfully fail to do so within four months after such request, he shall forfeit and pay to the purchaser, or his executor, or administrator, one hundred dollars.

Forfeit by surveyor.

101. If no person will bid a less quantity than the whole land, for the taxes, the bid shall be deemed the bid of the State, and the land shall be struck off to the State as the purchaser; and the sheriff shall report in writing to the county court, at the time he returns the list of lands sold for taxes, what and whose lands are thus struck off to the State, describing them particularly; which report shall be recorded on the minutes of the court, and thereupon the title of said lands shall be deemed to have been vested in the State from the time of purchase.

Bid off to State in certain cases.

102. The clerk shall within twenty days after the return of the sheriff's report of the land sold to the State, make and certify two copies thereof; one of which he shall transmit to the comptroller, and the other deliver to the sheriff, (or to his sureties, when they act) who shall deposit the same with the secretary of state, to be by him recorded;

Clerk to report.

and the secretary shall grant to the sheriff a certificate, setting forth what and whose lands, and the quantity and value thereof, have been sold for taxes and struck off to the State.

Failure of
sheriff to re-
port.

103. If any sheriff or other person authorized thereto, shall sell for taxes and strike off any land to the State, and shall fail duly to report the same to the county court, or to duly obtain and deposit a copy thereof with the secretary of state, the comptroller shall, in his report to the treasurer, charge such sheriff (or other person acting in his stead) with the sum of two thousand dollars, and the treasurer shall recover the same as unpaid tax.

May be re-
deemed.

104. Lands bid off for the State may be redeemed in like time, and under the same rules and regulations as those purchased by individuals, except the payment, (which shall be double in amount of all the taxes for which they were sold) shall be made to the treasurer; and on his certificate thereof, the secretary of state shall, on being paid his fees, issue a grant to the original proprietor, his heirs or assigns, and at the same time shall certify the payment to the comptroller.

105. Lands bid off for the State shall, as to the person for whose tax the same is sold, his heirs or assigns, be liable to be entered as vacant lands; subject nevertheless, to the right of redemption within the time prescribed.

Sheriff's
sureties.

106. When land shall be sold for its tax, and the sheriff shall die, or otherwise become unable to report his sales, his sureties may report the same within the time prescribed; and shall proceed as to the land bid off by the State, in the same manner as the sheriff might.

When sheriff
shall settle.

107. The sheriff, and all receivers of public moneys, shall yearly settle their accounts with the comptroller, between the last day of June and the first day of October, (unless where the settlement of such persons may be specially directed to be made in another manner, or at another time,) so that it may be known what sum each one ought to pay into the treasury, and the comptroller shall forthwith report to the public treasurer the amount due from each accountant, setting forth therein (if a sheriff's account) the nett amount due from the sheriff to each fund; and therefor the

treasurer shall raise an account against such person, and debit him accordingly.

108. The sheriff, in making his settlement as aforesaid, shall designate in a list by him rendered at the time, the different sources from which were raised the taxes accounted for by him, and the particular amount of tax received from each source; and the comptroller shall give to each sheriff a certified copy of such list, which the sheriff shall deposit with the clerk of the county court of his county, for public inspection; in such settlement, the sheriff shall be charged with the amount of public tax, as the same appears by the tax lists transmitted to the comptroller; also, with all double taxes, and taxes on unlisted property by him received, and with all other tax which he may have collected, or for which he is chargeable.

Sheriff's
settlement.

109. And he shall be credited (1) with the amount of State tax on land bid off by the State, with the costs attendant on the sale and procuring the title, and with commissions on the whole, including the county revenue, on producing the certificate of the secretary of state, as is provided in section one hundred and two of this chapter. (2) With all insolvent taxables allowed by the court, as hereinafter provided; and when the sheriff shall be required to settle before such taxables are allowed, he shall be credited with them in the next year's settlement; or the sheriff may at any time thereafter, on producing a certificate of such taxables allowed, procure an order from the comptroller on the treasurer for the amount thereof.

Sheriff's
credits.

110. The sheriff shall return upon oath to the court of pleas and quarter sessions of his county at the term next preceding the time at which he may settle with the comptroller, a list of all moneys which he may have received from the clerks of court, or as double taxes, from the taxes imposed on unlisted property, or on merchants, merchant tailors, jewellers, licensed retailers by small measure, houses of public entertainment, ordinary or inn keepers, billiard tables, bowling alleys, stage players, sleight of hand performers, rope dancers, tumblers, wire dancers, circens riders, equestrian performers, exhibitors of natural or artificial curiosities, apothecaries, druggists, non-resident owners of

Sheriff to make
return to
court.

studhorses and jackasses, horses and mules brought into the State for sale, sellers of carriages, buggies and other riding vehicles, manufacturers of riding vehicles on the sums of the purchases bought out of the State of any pieces or parts of such riding vehicles, and on all other manufacturers, upon the sums or amount of their purchases made out of the State, peddlers, brokers, insurance companies, agencies of banks incorporated out of the State, exhibitors of menageries, dancers, ethiopian serenaders, performers for reward on musical instruments, and other exhibitions for public amusement, for reward, dealers in spirituous liquors, livery stables, county registers, auctioneers, commission merchants, and on any and all other subjects for which he ought to account.

Lists.

111. The list shall set forth the name of each person who may have paid any such tax, its amount, and for what it was paid, which shall be read aloud in open court, and shall be recorded on the minutes of the court by the clerk, who, during the space of six months after its return, shall keep a copy thereof set up in some public place in the court house and shall lay before each grand jury, during that time, a copy of the same.

112. If the term aforesaid of the county court shall be held before the sheriff can complete and return the collection of the taxes last aforesaid, or if from any other cause the sheriff have failed to make his return at that court, then the list of said taxes may be returned, and filed with the clerk of the court during vacation, and sworn and subscribed in the presence of the clerk before two justices of the county, and the same shall be recorded on the minutes of the court, and a copy set up and laid before the grand jury as aforesaid.

Duty of clerk.

113. The clerk, on application of the sheriff, shall deliver to him a true abstract of such return, which the sheriff shall deliver to the comptroller when he settles his account; and if any sheriff shall fail to deliver such abstract to the comptroller, the comptroller shall add to the taxes for which such sheriff is hable, one thousand dollars, and so report his account to the treasurer.

114. If any clerk shall fail to perform any duties requir-

ed in sections one hundred and eleven, one hundred and twelve, and one hundred and thirteen of this chapter, or shall falsely certify any such return of the sheriff, he shall be deemed guilty of a misdemeanor, and, on conviction, shall be removed from office. Failure of clerk.

115. If any register or clerk shall fail to pay to the sheriff any tax which he ought to pay, the county solicitor, at the instance of the sheriff, shall bring suit on his bond, and shall recover in addition to the taxes withheld, or not accounted for, one hundred dollars; and the whole recovery shall be paid into the treasury by the sheriff. Register.

116. No insolvent taxables shall be credited to the sheriff in his settlement with the comptroller, but such as shall be allowed by the county court; a list whereof containing the names and amounts, and subscribed by the sheriff, he shall return to the court at some term preceding said settlement; and the same shall be allowed only on his making oath that he has been at the dwelling house or usual place of abode, of each of the tax payers, and could not there or elsewhere in the county, find property wherewith to discharge his taxes, or such part thereof as is returned unpaid; and that the persons contained in the list were insolvent, at and during the time, when, by law, he ought to have endeavored to collect their taxes; such list shall be recorded on the minutes of the court, and a copy thereof, within ten days after its return, shall be set up by the clerk, in some public part of the court house: *Provided*, That when any sheriff may be desirous of obtaining his allowance for insolvent poll tax, that instead of swearing to his list, as the law now directs, the same may be submitted to the county court, a majority of justices being present, who shall consider and examine said sheriff's list, and make him such allowance as they may think just and proper. Insolvents.

117. If any sheriff shall return to court as insolvent, the name of a person who is not listed, or has paid his taxes for the year, or shall by himself or his deputy, collect from any person his tax for the year, for which he has been returned an insolvent, without accounting for the same; or if any clerk shall fail to record or set up the return as required in the preceding section, the person so offending shall forfeit Sheriff.

Sheriff's oath. and pay to the State, one hundred dollars, and the county solicitor shall prosecute a suit for the same.

118. Every sheriff (or other person allowed by law to collect and account in his stead) on settling his accounts with the comptroller, shall take and subscribe the following oath: "I, A. B., sheriff of the county of —, do on this the — day of —, one thousand eight hundred and —, make oath that the list now given in by me, is to the best of my knowledge and belief, complete, perfect and entire, and doth contain the full amount of all moneys, by me, or for me received, or which ought to have been received, on account of the public taxes for the year one thousand eight hundred and —, on listed and unlisted property; and all double taxes, and all taxes received from clerks of courts, and from insolvents not heretofore accounted for, and all taxes received, or which ought to have been received, from any other and all other sources whatsoever. And I do further make oath, that if I, or any person for me, shall hereafter collect any unpaid tax now due, and not rendered in said list, I will render a true account thereof, within one year after collecting the same."

False return.

119. If the comptroller at any time shall have just cause to suspect that any sheriff, or other person accounting in his stead, may have made a false return, or sworn falsely in any matter relative to the collecting or accounting for any tax, he shall thereof inform the officer prosecuting in the superior court of the county wherein the offence was committed, who shall take such steps as public justice may demand.

Sheriff's commissions.

120. The sheriff for his services in collecting and paying the public taxes into the treasury, shall receive a commission of three per cent. on the net amount received by him from the clerk, for taxes imposed by the seventh section, and five per cent. on the net amount of taxes collected from every other source, to be deducted in the settlement of his account with the comptroller.

For settlement with treasurer.

121. And for his settlement with the treasurer, he shall be paid by the treasurer three dollars for each day he may be necessarily engaged therein, and two dollars for every thirty miles of twice the estimated distance from his home

to the seat of government, by the most usual common highway.

122. In every case of failure by a sheriff or other accounting officer, to settle his accounts within due time, or to take the oath required on his settlement, the comptroller shall forthwith report to the treasurer the account of such sheriff or officer, deducting therefrom nothing for commissions, or insolvents, but adding thereto, one thousand dollars, for the amount of taxes supposed not to appear in the lists transmitted by the clerk; and if the whole amount be not paid, the treasurer, on motion of the attorney general in the superior court of Wake county, at the first court after the default shall have occurred, shall recover judgment against such defaulting officer and his sureties, for the amount reported against him, without other notice than is given by the delinquency of the officer.

Failure to account.

123. And to the end that their obligation and names may be known, the clerk of the county court, at the same time when he transmits to the comptroller the tax lists, shall transmit to him also a copy certified under the seal of the court, of the bond of the sheriff, upon pain for his default, of forfeiting to the State one thousand dollars; which the treasurer shall and is hereby specially charged to collect in like manner and at such time as is provided in the preceding section.

Clerk's duties.

124. The register of every county yearly, on or before the first day of September, shall transmit to the comptroller a certified copy of the bond of the clerk of the county court, as the same is registered, upon pain of forfeiting for his default to the State, one thousand dollars; which the treasurer is hereby specially charged to collect in like manner and time, as is provided in section one hundred and twenty-two of this chapter.

Duty of register.

125. In all suits directed by any law to be instituted on motion of the attorney general at the instance of the treasurer or comptroller, against any sheriff or clerk and his sureties, a copy of the bond of such officer, certified as aforesaid, and sent to the comptroller, and by the comptroller certified together with the default under his hand, shall be deemed sufficient evidence of the execution of such bond

Evidence of default.

and the default of the officer, to allow the judgment to be entered.

Default of register.

126. And in case of the default by the register to duly certify and transmit the bond of the clerk in proper time, the comptroller shall forthwith proceed to procure such certified, and also a copy of the bond of the register certified by the keeper thereof, and shall proceed in the manner hereinbefore provided, against them and their sureties, at the first superior court in Wake after said copies shall be procured.

Penalties.

127. In every case of default by any clerk, sheriff, or justice of the peace in the discharge of any of the duties by this chapter imposed on any of them, where no penalty is provided, the defaulting officer shall forfeit and pay to the State, for each default, one hundred dollars. And all the penalties by this chapter imposed on such officers for the sole use of the State, may, when there is no special mode provided for recovering the same, be recovered in the name of the State, at the instance of the treasurer, on motion of the attorney general, or any of the solicitors of the State.

128. The certificate of the treasurer or comptroller of any matter of default in any of said officers, occurring at the office of the comptroller or treasurer, and copies of any papers in said offices duly certified by the proper keeper thereof, shall be admitted as evidence in any suit or prosecution whatsoever against them or others, and about any other matter whatsoever.

Treasurer may obtain judgment.

129. The treasurer may, on motion, obtain judgment in any court of record, against any person indebted to the State, in the same manner, and under the same rules and regulations which are prescribed in case of delinquent sheriffs, and the court shall award execution, though the amount of the claim be within the jurisdiction of a justice of the peace.

130. The sheriff shall specify in his receipts to tax-payers the amount of State tax and the amount of county tax separately.

Tax on Cape Fear and Deep River works.

131. The president and directors of the Cape Fear and Deep River Navigation Company, shall pay to the public treasurer, on the first Monday of January, eighteen hun-

dred and fifty-six, and annually thereafter, until the bonds issued under the authority of the act of eighteen hundred and fifty-four, chapter five, entitled "*An act to authorize the Cape Fear and Deep River Navigation Company to issue bonds, and for other purposes,*" shall have been paid, one *per centum* of the nett profits of said company, to be by him invested in State securities, which, with the interest annually accruing thereon reinvested, shall constitute a sinking fund, which shall be applied to the payment of the principal of said bonds, as they severally fall due.

132. A tax of two cents per ton, on all coal that shall be shipped and conveyed from the mines on Deep River, shall be annually levied, and paid as other taxes of the State are paid, and shall be collected by the sheriff of the county of Chatham, for the time being, and paid to the public treasurer; and when received, shall be invested and re-invested as prescribed in the preceding section, and shall constitute a sinking fund for the payment of the principal of said bonds, and shall be applied by the treasurer, as prescribed in said section; and when the debts and liabilities of the company shall have been discharged, the said tax shall constitute a part of the revenue of the State.

Tax on coal
shipped.

133. The president and cashier of the several banks in this State, except the Bank of the State of North-Carolina, shall annually pay three-fourths of one per cent. into the treasury of the State, on the stock owned by individuals or corporations in the said banks, on or before the first day of October, in each and every year: *Provided*, The same does not reduce the annual profits of the owners thereof below six per cent.; and in case any one or more of them shall refuse or neglect to pay the tax as herein required, he or they shall forfeit and pay double the amount of said tax, and the same shall be sued for and recovered in the superior court of Wake county, by the attorney-general, for and in behalf of the State. [*Ratified the 2d day of February, 1857.*]

Tax on banks.

Chap. 35. AN ACT TO AMEND THE 60TH AND 73RD SECTIONS OF THE 99TH CHAPTER OF THE REVISED CODE, ENTITLED "REVENUE."

Listing real estate.

SEC. 1. *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 first clause of the 60th section of the 99th chapter of the Revised Code, which relates to listing real estate, be, and the same is hereby amended, so as to read as follows: Real estate shall always be listed in the county wherein it is situated, if situated wholly in any one county; but if any tract of land shall lie partly in one county and partly in another, or in other counties, the owner shall be bound to list the same in the county where he or the person bound for taxes resides, if he resides in either of the counties, and if not, then he may list the same in either of the counties: *Provided,* That if the owner does not live in either county, he shall list his land in that county in which the larger part of said land lies.

SEC. 2. *Be it further enacted,* That the 73rd section of the 99th chapter of the Revised Code, be amended by adding after the words "the whole" in the tenth line, the following words: "and when the same tract or body of land shall lie in one or more counties, the board in the county where the owner resides, shall ascertain the value of the whole tract, and if the owner resides in neither of the counties, the board in the county or district where the tract is listed, shall value the whole of the same. [*Ratified the 2d day of February, 1857.*]

SHERIFF'S BONDS.

Chap. 36. AN ACT CONCERNING REGISTRATION OF SHERIFF'S BONDS, &C.

Bonds to be registered.

SEC. 1. *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 justices of the several courts of pleas and quarter sessions of this State, shall cause all the official bonds of the sheriffs and constables of their respective counties, as well [as] those now on file, as those given within

ten years last past, and all that shall hereafter be given, to be duly proved, certified and registered in the register's office of the counties where the same were given.

SEC. 2. *Be it further enacted*, That hereafter upon the trial of any suit which may be pending in any court of record in this State, whereby to charge any sheriff or constable and their sureties for a breach of their official bonds, in case the original bond declared on is lost or destroyed, a certified copy of the same from the register, in whose office the same was registered, shall be received and read in evidence in place of the original. Certified copy
to be evidence.

SEC. 3. *Be it further enacted*, That this act shall be in force from and after its ratification. [*Ratified the 8th day of January, 1857.*]

SINKING FUND.

AN ACT TO CREATE A SINKING FUND.

Chap. 37.

SEC. 1. *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 all such moneys, dividends, taxes or revenues as may be assigned and set apart by the General Assembly for that purpose shall constitute, and be a sinking fund to pay the debt of the State. What is set
apart as a
sinking fund.

SEC. 2. *Be it further enacted*, That Thomas Ruffin, sen., Weldon N. Edwards and David L. Swain be, and they are hereby appointed the commissioners of the Sinking Fund, and are hereby created a body politic and corporate, under the name and style of "the Commissioners of the Sinking Fund," with all the powers conferred on corporations by the 36th chapter of Revised Code, so far as they are applicable; and any vacancy which may hereafter occur in this board shall be filled by the governor, by and with the advice and consent of the council of state. Commissioners

SEC. 3. *Be it further enacted*, That the commissioners of the sinking fund shall appoint a secretary, whose duty it shall be to keep a full and accurate record of the proceedings of each and every meeting of the commissioners, and Secretary.

also in books to be kept for that purpose a correct account of the receipts, disbursements, investments, and reinvestments of the sinking fund.

To be paid
to treasurer.

SEC. 4. *Be it further enacted*, That all moneys, dividends, taxes or revenues, set apart by the General Assembly for the purpose of raising a sinking fund, or increasing the same, shall be paid into the public treasury, a true and accurate account of which shall be kept by the public treasurer, in a book to be kept by him for that purpose.

Under control
of the commis-
sioners.

SEC. 5. *Be it further enacted*, That all moneys paid into the public treasury, for or on account of the sinking fund, shall be under the exclusive control and management of the commissioners of the sinking fund, and in no case appropriated or paid out by the treasurer, except upon the order of the commissioners of the sinking fund, and signed by each and every member of the board.

Pay of com-
missioners.

SEC. 6. *Be it further enacted*, That the commissioners of the sinking fund shall hold their meetings in the office of the public treasurer, and shall receive three dollars *per diem*, together with their secretary, for each and every day employed in the management of the sinking fund, to be paid by the public treasurer, out of any money in the treasury.

Investment
of funds.

SEC. 7. *Be it further enacted*, That it shall be the duty of the board of commissioners, not only to invest and reinvest all funds placed under their directions, but to report to each and every session of the General Assembly, their proceedings, with such suggestions as they deem best for their increase of the fund, and the preservation of the public credit.

Dividends on
railroads, &c.

SEC. 8. *Be it further enacted*, That all the dividends on the stock of the State, in the North-Carolina Railroad, the Raleigh and Gaston Railroad, and the dividends on stocks in all other railroads built or being built, all plankroads, turnpikeroads, and navigation companies, not otherwise appropriated, and all excess of revenue collected under Revenue laws after paying the annual charges upon the treasury, be and the same are hereby assigned and set apart to raise a sinking fund to pay the debt of the State, and relieve the people from taxation. And the commissioners of the sinking fund are hereby authorised to sell any of the stocks of

the State herein named, whenever the same may be sold at their par value. [*Ratified the 2d day of February, A. D., 1857.*]

STANDARD WEIGHTS.

AN ACT TO ESTABLISH THE STANDARD WEIGHT OF A BUSHEL OF *Chap. 38.*
WHEAT, CORN AND OTHER GRAINS IN THIS STATE.

SEC. 1. *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 in conformity with the standard of weights and measures, prescribed by the Congress of the United States, and adopted by the Legislature of North-Carolina, in the first section of the 117th chapter of Revised Code, that the following weights hereby affixed to each variety of grains shall constitute one bushel of said grains: The bushel of wheat shall be sixty pounds; of rice forty-four pounds; of rye fifty-six pounds; of indian corn fifty-four pounds; of buckwheat fifty pounds; of barley forty-eight pounds; of oats thirty pounds; of flax seed fifty-five pounds; of clover seed sixty-four pounds; of peas fifty pounds; of corn meal forty-six pounds. Weight of bushel.

SEC. 2. *Be it further enacted,* That if any person shall take any greater quantity by weight, for one bushel of the several articles mentioned in the first section, than the weight prescribed in said section, he shall forfeit and pay the sum of twenty dollars to any person who may sue for the same. Penalty for taking greater weight.

SEC. 3. *Be it further enacted,* That the provisions of this act shall not prevent the citizens of this State from buying and selling grain by measure, as may be agreed upon between the parties. [*Ratified the 2d day of February, 1857.*] May buy and sell by measure.

TALES JURORS.

Chap. 39. AN ACT TO PROVIDE FOR THE PAYMENT OF TALES JURORS.

Justices may
pay tales ju-
rors.

SEC. 1. *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 courts of pleas and quarter sessions, a majority of the justices being present, shall have power to provide for paying tales jurors not exceeding the rates of compensation allowed other jurors: *Provided,* The provisions of this act extend only to such jurors as shall serve to the adjournment of the court from the day on which they have been summoned: *And, provided further,* That no tales juror shall be entitled to receive mileage. [*Ratified the 3d day of February, 1857.*]

TITLES TO LAND.

Chap. 40. AN ACT TO EXTEND THE PROVISIONS OF AN ACT PASSED BY THE GENERAL ASSEMBLY AT ITS SESSION IN 1854-'55, ENTITLED "AN ACT TO EXTEND THE TIME FOR PERFECTING TITLES TO LAND HERETOFORE ENTERED," CHAPTER 49.

Provisions ex-
tended to
1859.

SEC. 1. *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 provisions of the above recited act be and the same are hereby extended and continued in force until the first day of January, one thousand eight hundred and fifty-nine.

SEC. 2. *Be it further enacted,* That this act shall take effect from and after its ratification. [*Ratified the 17th day of January, 1857.*]

WEIGHING OF COTTON.

AN ACT REQUIRING THE WEIGHING OF ALL COTTON SOLD IN THE TOWN OF WILMINGTON. *Chap. 41.*

SEC. 1. *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 all cotton sold in the town of Wilmington shall be weighed, under the penalty of one hundred dollars for any bale sold without being weighed by the proper officer. Penalty for not weighing.

SEC. 2. *Be it further enacted,* That the aforesaid article shall be weighed by the inspectors of flour and provisions, who has been or who may be from time to time appointed by the county court of New Hanover. Who to weigh.

SEC. 3. *Be it further enacted,* That the county court of said county [county] shall from time [to time] fix the fee not to exceed ten cents per bale for the weighing of the aforesaid articles, and until said court shall determine said fee the inspector shall be entitled to receive the following fee, viz: for every bale of cotton weighed, ten cents. Court to fix the fee.

SEC. 4. *Be it further enacted,* That all cotton shipped from the port of Wilmington, without being first sold in said town, shall be exempted from inspection and all charges therefor: *Provided,* That if cotton shipped is weighed it shall be done by the regular inspectors. Cotton shipped.

SEC. 5. *Be it further enacted,* That this act shall be in force from and after its ratification. [*Ratified the 3d day of February, 1857.*]

WRECK SALES.

AN ACT TO AMEND THE 6TH SECTION OF THE 120TH CHAPTER OF THE REVISED CODE CONCERNING WRECK SALES. *Chap. 42.*

SEC. 1. *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 in the 6th section of the 120th chapter of the Revised Code, in the 16th line of said section, after the May sell grain, &c., in five days.

word "days," there be inserted "that any portion of the damaged cargo be grain or provisions, may sell by advertising five days, if the sale be ordered by two disinterested merchants, and they shall be paid for their services from the amount of said sales by the wreck masters.

SEC. 2. *Be it further enacted*, That this act shall be in force from and after its ratification. [*Ratified the 2d day of February, 1857.*]

RESOLUTIONS

OF A PUBLIC NATURE, PASSED BY THE

General Assembly of North-Carolina.

1856-'57.

RESOLUTION CONCERNING CAPE FEAR IMPROVEMENT.

Whereas, In the opinion of the General Assembly of the State of North-Carolina, the work undertaken by the government of the United States, for the improvement of the Cape Fear river at its mouth, is a work national in its character, and free from all constitutional objections, in as much as it is necessary for the common defence of this State and for the due protection and encouragement of the commerce with other States, and with foreign nations: And whereas, it has already been recognized by acts of Congress, and has thus far been satisfactorily prosecuted under one of the departments of the government, by means of appropriations made by those acts of Congress, and according to a plan adopted by the war department upon the recommendation of "a commission," appointed by that department for this special purpose: And whereas, we regard it as an act of justice that the general government should provide for the complete removal of those obstructions to the navigation of the Cape Fear, which have been caused in part (at least) by the works of the general government erected for the protection of Fort Caswell at its mouth; therefore, be it

Resolved, 1st. That the government of the United States ought to make such further appropriations as may be necessary for the entire closure of New Inlet, and for the completion of the works of improvement at the mouth of the

Cape Fear river, according to the plan of the secretary of war.

Resolved, 2d. That we earnestly request the senators and representatives from this State, to use their utmost efforts to obtain such further appropriations.

Governor to forward copies.

Resolved, 3d. That his excellency, Thomas Bragg, be requested to forward copies of these resolutions to our senators and representatives in Congress, with the request that they lay them before their respective bodies. [*Ratified the 24th day of January, 1857.*]

RESOLUTION REQUESTING THE ASSISTANT CLERK OF THE SENATE TO COLLECT AND ARRANGE THE RECORDS BELONGING THERETO, AND THE ASSISTANT CLERK OF THE HOUSE TO PERFORM THE SAME DUTY.

To collect and arrange records, &c.

Resolved, That the assistant clerk of the senate be requested to collect and properly arrange, in the archives of the senate, all the records and papers belonging thereto, which are now in the various rooms and departments of the capitol; and that he be further requested to collect and have bound, or otherwise preserved, for the senate library, such laws, legislative documents and other papers, as have not already been obtained under the act of 1854-'55, establishing a library of documents, and that the public treasurer pay for the same upon the warrant of the governor.

Compensation.

Resolved further, That the said assistant clerk be allowed the sum of one hundred and fifty dollars, to be paid by the public treasurer, out of any moneys in his hands, not otherwise appropriated.

Clerk of the House.

Resolved further, That the assistant clerk of the house of commons be requested to perform the same services for the house of commons, and that he be entitled to the same compensation. [*Ratified the 2d day of February, 1857.*]

RESOLUTION IN FAVOR OF THE AGENT APPOINTED UNDER
THE RESOLUTION OF THE LAST GENERAL ASSEMBLY TO
PROCURE DOCUMENTARY EVIDENCE IN RELATION TO THE
HISTORY OF NORTH-CAROLINA.

Resolved, That the agent appointed under the resolution of the last General Assembly, to procure documentary evidence in relation to the history of North-Carolina, may, in case he shall deem it necessary to do so, examine the public archives, and other sources of information of our sister States, as well as the mother country, upon the conditions set forth in the said resolution, and report proceedings to the General Assembly at as early a period as may admit of the proper performance of the duties assigned to him. [*Ratified the 8th day of January, 1857.*]

To examine records, &c.

RESOLUTION INCREASING THE FEES OF THE GOVERNOR'S PRIVATE
SECRETARY.

Resolved, That the public treasurer pay to Pulaski Cowper, private secretary to the Governor, ten cents for each coupon bond heretofore issued, to which he has affixed the great seal of the State; and that for the future the private secretary of the governor be allowed the same amount for each State bond sealed by him as aforesaid, to be paid in like manner by the public treasurer of the State. [*Ratified the 2d day of February, 1857.*]

Ten cents allowed on each bond.

RESOLUTION AUTHORIZING THE PUBLIC TREASURER TO BORROW
MONEY.

Resolved, That the public treasurer be, and he is hereby authorized to borrow such sum or sums of money, not exceeding two hundred thousand dollars at any one time, as may be necessary to meet the proper liabilities of the State, until the next meeting of the General Assembly. [*Ratified the 2d day of February, 1857.*]

Power to borrow money.

RESOLUTION CONCERNING THE STATUE OF WASHINGTON.

Resolved, That the governor of the State be authorized to contract with Mr. W. J. Hubbard, of the State of Virginia, for the purchase of his bronze statue of Washington, taken from the celebrated statue of Hondon, and that he be permitted to draw on the treasury for any unappropriated money to pay for the same. [*Ratified the 2d day of February, 1857.*]

RESOLUTION AUTHORIZING THE LITERARY BOARD TO CHANGE THE STATE DEBT INTO STATE BONDS.

Public treasurer to issue State bonds.

Resolved, That the public treasurer be, and he is hereby authorized and directed to issue State bonds to the president and directors of the literary fund in lieu of two State bonds, with the interest on them executed to said president and directors by C. L. Hinton, as public treasurer, one dated 25th of January, 1847, for (\$39,808 55) thirty-nine thousand eight hundred and eight dollars and fifty-five cents; and the other October 9th, 1848 for (\$552) five hundred and fifty-two dollars; the form of said bonds and when and where payable to be agreed upon by said board and the public treasurer. [*Ratified the 2d day of February, 1857.*]

RESOLUTION CONCERNING CABINET OF MINERALS.

Gallery and shelves.

Resolved, That for the greater convenience and better arrangement of the State cabinet of minerals and ores, and with a view to enlarge the same, the governor be authorized to have a gallery and additional shelves constructed in the room where the same is now kept, and that he be authorized to draw on the treasury for an amount sufficient to pay for the same. [*Ratified the 3d day of February, 1857.*]

RESOLUTION CONCERNING CAPITOL SQUARE, &c.

Resolved, That the governor of the State of North-Carolina be and he is hereby authorized to expend such an amount of money as he may deem necessary in the improvement of the walks and grounds of the capitol square, in the city of Raleigh, and also to have erected and fixed in the capitol building or public square, two water closets or pipes at such places as are deemed by him most convenient and proper, and that he draw upon the public treasurer for the payment of the same. [*Ratified the 17th day of January, 1857.*]

Governor to have Capitol Square improved.

RESOLUTION IN FAVOR OF REV. FRANCIS L. HAWKS, D.D., ALLOWING ACCESS TO THE RECORDS AND LIBRARY OF THIS STATE.

Resolved, That the Rev. Francis L. Hawks, D.D., have leave to examine the public records and the library of this State, for the purpose of procuring such information as may be serviceable to him in preparing the history of North-Carolina. [*Ratified the 23d day of December, 1856.*]

Leave to examine records, &c.

RESOLUTION REQUIRING THE SECRETARY OF STATE TO FURNISH THE CLERKS AND SHERIFFS, IN THE SEVERAL COUNTIES OF THIS STATE, WITH COPIES OF THE REVENUE LAW.

Resolved, That as soon as possible after the adjournment of this General Assembly, the secretary of state be, and he is hereby required to have printed, at the public expense, in pamphlet form, complete copies of the revenue act, including all the amendments adopted at this session, and furnish by mail or otherwise the several sheriffs and county court clerks in each county in this State, with a copy of the same. [*Ratified the 2d day of February, 1857.*]

RESOLUTION CONCERNING EXECUTIVE MANSION.

Resolved, That the governor be authorized to draw upon the treasurer of the state for an amount not exceeding one thousand dollars, for the purpose of furnishing the executive mansion. [*Ratified the 2d day of February, 1857.*]

RESOLUTION CONCERNING THE GEOLOGICAL CABINET.

Under the
care of the li-
brarian.

Resolved, That the cabinet of minerals and ores collected by Professor Emmons, and now placed in one of the rooms of the capitol, be retained in the same for the present under the care and management of the State librarian, and for the additional labor thereby imposed on him, he be allowed annually the sum of fifty dollars. [*Ratified the 2d day of February, 1857.*]

RESOLUTION CONCERNING FURTHER DISTRIBUTION OF EMMONS' REPORT.

Resolved, That the three engrossing clerks and the door-keepers be allowed each a copy of Emmons' report. [*Ratified the 2d day of February, 1857.*]

RESOLUTION CONCERNING THE COUPONS IN THE COMPTROLLER'S OFFICE.

Resolved, That the governor, treasurer and comptroller be requested to procure some suitable instrument for cancelling the coupons in the comptroller's office. [*Ratified the 24th day of January, 1857.*]

RESOLUTION IN FAVOR OF A NAVAL DEPOT AT BEAUFORT, N. C.

Resolved, That our senators and representatives in the Congress of the United States be, and they are hereby re-

quested to use their influence in favor of the establishment of a naval depot and navy yard at Beaufort harbor, in this State. [*Ratified the 24th day of January, 1857.*]

RESOLUTION AUTHORIZING THE GOVERNOR TO FURNISH THE DEPARTMENTS OF THE GENERAL GOVERNMENT WITH THE ACTS OF ASSEMBLY.

Resolved, That the governor be, and he is hereby authorized to supply the different departments of the general government with copies of the acts (both public and private) of the General Assembly of this State. [*Ratified the 2d day of February, 1857.*]

Copies of the acts.

RESOLUTION IN FAVOR OF ENGROSSING CLERKS AND TO PAY THE ASSISTANT ENGROSSING CLERKS.

Resolved, That the public treasurer be directed to pay the assistant engrossing clerks, O. H. Perry for six days, Joseph Small for five days, John W. Johnson for three days, Wesley Whitaker for four days, W. J. Young for one day, each four dollars per day for the time designated they have been in the public service, and to each of the principal engrossing clerks twenty-five dollars, as extra compensation. [*Ratified the 3d day of February, 1857.*]

Pay of clerks.

JOINT RESOLUTION CONCERNING THE PRINCIPAL CLERKS OF THE GENERAL ASSEMBLY.

Resolved, That the public treasurer be and he is hereby authorised to pay the principal clerk of the House of Commons the sum of one hundred and twenty-five dollars, and the principal clerk of the Senate one hundred and twenty-five dollars extra of what is now allowed by law for copying and preparing their respective journals for the press, and the said clerks be allowed fifty days to complete said work. [*Ratified the 2d day of February, 1857.*]

\$125 extra.

RESOLUTION CONCERNING ENGROSSING CLERKS.

Resolved, That the principal clerks of the two Houses be authorised to employ such additional assistance as may be necessary to enable the engrossing clerks to perform in time the business of their office. [*Ratified the 2d day of February, 1857.*]

RESOLUTION CONCERNING WOOD.

To procure
wood.

Resolved, That the secretary of state be authorized and directed to procure forthwith a sufficient quantity of wood for the use of the General Assembly, and the public offices in the capitol in addition to the quantity heretofore contracted for, and be authorized to draw on the public treasurer for the same, and he be allowed the same in the settlement of his public accounts. [*Ratified the 24th day of January, 1857.*]

RESOLUTION IN FAVOR OF THE DOORKEEPERS.

§59 extra.

Resolved, That the public treasurer be, and he is hereby authorized to pay to the principal and assistant doorkeepers of both branches of the present General Assembly fifty dollars each, as extra compensation, as doorkeepers aforesaid. [*Ratified the 3d day of February, 1857.*]

RESOLUTION CONCERNING THE SECRETARY OF STATE.

Resolved, That Rufus H. Page, the deputy of the secretary of state, be authorized to countersign grants in the name of his principal, from and after the ratification of this resolution. [*Ratified the 3d day of February, 1857.*]

RESOLUTION CONCERNING THE DISTRIBUTION OF THE GEOLOGICAL REPORT.

Resolved, That the clerks and reporters of the two houses be furnished each with a copy of Emmons' report. [*Ratified the 17th day of January, 1857.*]

NORTH-CAROLINA. }
OFFICE OF SECRETARY OF STATE, }
April, 1857. }

I, WILLIAM HILL, Secretary of State in and for the State of North-Carolina, do hereby certify that the Acts and Resolutions contained in this Pamphlet, are true copies of the original Acts and Resolutions, passed by the General Assembly of this State, at its late Session.

WILLIAM HILL, *Secretary of State.*

STATEMENTS

OF THE

Comptroller of Public Accounts,

FOR THE

TWO FISCAL YEARS ENDING OCTOBER 31st,

1855 and 1856.



COMPTROLLER'S STATEMENT.

1855.

COMPTROLLER'S DEPARTMENT, }
Raleigh, Feb. 13, 1856. }

To his Excellency, THOMAS BRAGG,
Governor of North-Carolina :

SIR: I herewith transmit to you, as required by law, my annual report of the receipts and disbursements at the treasury department of the State of North-Carolina, during the fiscal year ending the 31st day of October, 1855; also statements of the public revenue, as derived from the various subjects of taxation in the different counties of the State.

The general statement shows a balance on hand, of one hundred and fifty-one thousand three hundred and fifteen dollars and ninety-five cents, (\$151,315 95,) belonging to the literary fund; while of the public or State's fund, there is a deficit of twenty-three thousand nine hundred and seventy-two dollars and eighty cents, (\$23,972 80,) which has been supplied from the surplus of the literary fund, leaving in the treasury, on an aggregate of both funds, the sum of one hundred and twenty-seven thousand three hundred and forty-three dollars and fifteen cents, (\$127,343 15.)

The nett taxes for the year 1855, including the tax on sales of auctioneers, and for licenses to retailers of spirituous liquors, returned by the sheriffs of the several counties through this department, amount to two hundred and eighty-four thousand two hundred and ninety-six dollars and seventy-nine cents, (\$284,296 79;) showing an increase of ninety-one thousand one hundred and seven dollars and seventy cents, (\$91,107 70,) over the amount for the preceding year. This increase has been realized, principally,

from the levy of twelve cents, instead of six, on the \$100 valuation of real estate, and forty cents instead of twenty on the poll, as authorized by an act of the last General Assembly. It should be remembered, also, that this levy has been estimated on the old assessment, and that an additional increase of a similar amount may be anticipated for the present year, from the increased valuation of real estate under the new assessment now already made; although no returns under it have been received at this department, yet it is well known that the valuation of lands has been very greatly enhanced, especially along the lines of our public improvements, and in those portions of the State where her mineral wealth has been so abundantly developed. Other increase of the revenue will also be realized under the new law, from subjects not heretofore taxable, and, on some of which, the taxes have not become due.

Under a construction of the law by the attorney general, the tax of 5 per cent. on capital employed in the liquor traffic, was estimated on the amount employed only for the interim between the 19th of March, 1855, (the day on which the act took effect) and the 1st day of April following. In some counties, however, the clause was differently construed, and the tax was collected on the capital employed for the entire year preceding. In such instances, as soon as the necessary statements were furnished, to enable the comptroller to make the proper reductions, warrants were drawn upon the public treasurer, to refund the balances to such counties. This I thought proper, in order that no injustice might result to any one from the ambiguity of the law.

Not only in this instance have the revenue officers experienced difficulty in the practical operations of some of the provisions of the last revenue act; much of which difficulty, however, no longer exists, since the chief embarrassment arose in construing the new law in its connection with the old one, and in putting it into successful operation—just as a greater force is required to put in motion a complicated machinery than is necessary to continue it; there are, notwithstanding, some modifications which seem to be necessary, the propriety of which, however, need not be discussed

at this time, as no legislation can be had on the subject before my next annual report will be laid before the Legislature; by which time, the experience of another year will enable me to point out, more successfully, the slight defects of the law, and to suggest such amendments as the public interests may require.

With very great respect,

I have the honor to be

Your obedient servant,

GEO. W. BROOKS,

Comptroller of State.

STATEMENT.

GENERAL STATEMENT.

General state- ment.	Amount in hands of state treasurer, November 1st, 1854, \$ 55,120 79 Receipts of literary fund during the fiscal year ending October 31, 1855, 146,753 35 Ditto, public fund, 2,452,137 32	
	Making the available means for the last fiscal year, \$ 2,654,011 46 Disbursements of the literary fund during the same period, 202,689 50 Ditto, public fund, 2,323,978 81	2,526,668 31
	Leaving in hands of state treasurer, Nov. 1, 1855,	127,343 15
Literary fund.	LITERARY FUND,	
	Balance due this fund, Nov. 1st, 1854, \$ 207,252 10 Receipts during the fiscal year ending October 31, 1855, 146,753 35	
	Disbursements for the same period, \$ 354 00 45 202,689 59	151,315 95
Public fund.	PUBLIC FUND.	
	Deficit, or balance due treasurer, November 1st, 1854, 152,131 31 Disbursements during the fiscal year ending October 31st, 1855, \$ 2,323,978 81	
	Receipts during the same period, \$ 2,476,110 12 2,452,137 32	
	Deficit, or balance due treasurer, November 1st, 1855, \$ 23,972 80	

LITERARY FUND.

STATEMENT A.,

Exhibiting the different sources from which the Receipts of this fund have been derived.

Entries of vacant lands,	\$ 15,261	63	Literary fund-- receipts.
Bank dividends,	78,716	75	
Wilmington and Raleigh railroad ditto,	28,000	00	
Navigation ditto,	3,750	00	
Interest on Wilmington and Raleigh railroad bonds,	4,088	32	
Interest on Raleigh and Gaston railroad bonds,	8,400	00	
Do. Greensboro' female college bonds	420	00	
Do. Wake Forest college ditto,	127	04	
Do. Floral college ditto,	180	00	
Do. Chowan female college ditto,	540	00	
Do. Normal college ditto,	484	00	
Do. Dickenson and others ditto,	1,714	50	
Retail license tax,	4,881	32	
Auction tax,	159	79	
	\$ 146,753	35	

Detailed as follows:

1854.			
Nov.	Received of		
	Sundry persons for entries of vacant lands,	\$ 2,428	42
	Roanoke navigation company, dividend No. 30, on 500 shares of stock held by literary board in said company,	500	00
	Sundry auctioneers' tax on sales at auction, to-wit:		
	Charles E. Leete, Cumberland county,	18	42
	D. M. R. McIntosh, Moore " "	23	90
	W. H. Oliver, Craven " "	6	12
	L. W. Peek, Wake " "	25	60
	D. J. Willis, Craven " "	11	97
Dec.	Entries of vacant lands,	7,022	38
	Interest on Wake Forest college bonds held by literary board,	127	04
	Ditto on Floral college bonds ditto,	120	00
	Ditto on Normal college bonds ditto,	200	00
	Ditto on bond of Lickenson and others, ditto,	1,638	00

Literary fund— receipts.	Wilmington and Raleigh railroad dividends,	\$ 16,000 00
1855.		
Jan.	Entries of vacant lands,	972 70
	Auction tax of W. J. Potter, auctioneer, Carteret county,	24 63
	Dividend on stock held in the "Bank of the State" belonging to literary fund,	25,135 00
Feb.	Entries of vacant lands,	312 57
	Cape Fear navigation company,	1,300 00
Mar.	Entries of vacant lands,	599 20
	Auction tax of Thomas M. Clarkson, Sampson county, on sales at auction,	7 29
	Interest on bond of P. K. Dickenson and others, held by president and directors of literary board,	76 50
	Ditto on Normal college bonds, ditto,	284 00
	Ditto on Raleigh and Gaston railroad bonds, ditto,	4,200 00
April.	Entries of vacant lands,	477 95
	Cape Fear navigation company dividend, No. 45, on stock held by the State in said company,	650 00
May.	Entries of vacant lands,	682 99
	Bank of Cape Fear, dividend on stocks in said bank, held by literary board,	27,220 00
	Cape Fear navigation company, divi- dend 46, on shares owned by the State,	1,300 00
June.	Entries of vacant lands,	552 29
	Wilmington and Raleigh railroad com- pany, dividend on shares held by lite- rary board,	12,000 00
July.	Entries of vacant lands,	559 65
	Bank of the State of North-Carolina, dividend on 5,027 shares in said bank, held by the literary board,	26,391 75
	Interest on Greensboro' female college bonds, ditto,	420 00
	Ditto Chowan female college bonds do.,	540 00
	Ditto Floral college bonds ditto,	60 00
	Ditto Wilmington and Raleigh railroad bonds ditto,	4,088 32
Aug.	Entries of vacant lands,	486 43
	W. R. Clark, auctioneer of Lincoln coun- ty, tax on sales at auction,	1 69
	Eli C. Grier, sheriff of Mecklenburg	

1855.	county, auction tax collected under last revenue act,	\$	1 34	Literary fund-- receipts.
	Jonas Cline, sheriff of Catawba ditto,		1 71	
	Sundry sheriffs, tax on retailers of spirituous liquors,		456 00	
	Gov. Bragg, president <i>ex-officio</i> literary board, interest on Raleigh and Gaston railroad bonds, held by said board,		4,200 00	
Sept.	Entries of vacant lands,		637 65	
	F. M. Clarkson, auctioneer of Sampson county, auction tax on sales to Sept. 30, 1855,		2 88	
	Sundry sheriffs, tax on sales of auctioneers in sundry counties,		29 25	
	Sundry sheriffs, tax on licensed retailers of spirituous liquors,		4,425 32	
Oct.	Entries of vacant lands,		529 40	
	C. E. Leete, auctioneer of Cumberland county, tax on sales at auction,		4 99	
		\$	146,753 35	

LITERARY FUND.—(*Disbursements.*)

STATEMENT B.,

Exhibiting the different purposes for which the Disbursements of this Fund have been made:

Common schools,	\$	82,688 88
Do. General superintendent,		1,675 00
Institution for the deaf and dumb and blind,		9,200 00
Mount Pleasant academy,		2,000 00
Swamp lands,		4,896 70
Expenses,		2,228 92
		\$ 202,689 50

Detailed as follows:

Literary fund— disbursements.	1854, <i>November.</i>			
Paid sundry chairmen of boards of superintendents of common schools, as follows :				
Alexander county,	R. L. Steele, chairman, spring dis., 1854,	\$	600	36
Ashe	“ A. McMillan, chairman, fall distribution, 1854,			949 68
Beaufort	“ Joseph Potts, chairman, fall distribution, 1854,			1,330 92
Bertie	“ J. S. Taylor chairman, fall distribution, 1854,			1,196 76
Camden	“ F. B. Grandy, chairman, fall distribution, 1854,			620 88
Chatham	“ J. S. Lasater, chairman, fall distribution, 1854,			1,926 60
Craven	“ J. T. Lane, chairman, fall distribution, 1854,			1,479 48
Edgecombe	“ D. Barlow, chairman, fall distribution, 1854,			1,502 40
Franklin	“ W. T. Johnson, chairman, fall distribution, 1854,			1,141 20
Granville	“ J. Bullock, chairman, fall distribution, 1854,			2,076 36
Guilford	“ E. W. Ogburn, chairman, fall distribution, 1854,			1,992 60
Halifax	“ T. Ousby, chairman, spring dis., 1854,			1,560 84
Johnston	“ J. H. Daniel, chairman, fall distribution, 1854,			1,423 32
Lenoir	“ R. W. King, chairman, spring dis., 1854,			741 84
Lincoln	“ H. Cansler, chairman, fall distribution, 1854,			623 16
Martin	“ A. H. Coffield, chairman, fall distribution, 1854,			835 32
Mecklenburg	“ J. A. Young, chairman, fall distribution, 1854,			1,406 88
Onslow	“ D. W. Sanders, chairman, fall distribution, 1854,			844 80
Orange	“ W. H. Brown, chairman, fall distribution, 1854,			1,794 84
Perquimons	“ E. N. Riddick, chairman, spring dis., 1854,			723 60
Pasquotank	“ W. W. Kennedy, ch'mn., fall distribution, 1854,			849 96
Randolph	“ J. Worth, chairman, fall distribution, 1854,			1,746 12

Robeson county, J. Moore, chairman, fall distribution, 1854,	\$ 1,329 60	Literary fund— disbursements.
Rowan “ A. W. Brandon, ch'mn., fall distribution, 1854,	1,479 48	
Wake, “ S. Stephenson, chairman, fall distribution, 1854,	2,459 76	
Washington, “ J. Ramsey, chairman, fall distribution, 1854,	498 60	
Wayne, “ W. K. Lane, chairman, fall distribution, 1854,	1,377 36	
Stokes, “ W. A. Mitchell, ch'mn, spring dis., 1854,	1,018 80	
Institution for the Deaf, Dumb, and Blind, as per order Executive Committee,	1,000 00	
John C. Cannon, for publishing in Republican Banner, Fall Distribution of Common School Fund, 1854,	20 00	
Waring & Heron, for publishing Spring and Fall ditto,	31 50	
Holden & Wilson, for printing and advertising done for Literary Board, <i>December.</i>	96 25	
Paid C. H. Wiley, General Superintendent Common Schools, part of his salary,	175 00	
Alamance county, J. Trolinger, chairman, fall distribution, 1854,	1,069 92	
Anson “ H. B. Hammond, ch'mn, fall distribution, 1854,	1,215 72	
Bladen “ N. Graham, chairman, fall distribution, 1854,	962 88	
Brunswick “ R. M. McRacken, ch'mn, fall distribution, 1854,	714 12	
Caldwell “ W. A. Ballin, chairman, fall distribution, 1854,	700 32	
Do. “ spring dis., 1854,	700 32	
Caswell “ Alvis Lea, chairman, fall distribution, 1854,	1,459 32	
Catawba “ G. P. Shuford, chairman, fall distribution, 1854,	988 08	
Columbus “ H. Lennon, chairman, fall distribution, 1854,	636 96	
Cleveland “ J. R. Logan, chairman, fall distribution, 1854,	1,163 64	
Chowan “ J. D. Wynn, chairman, fall distribution, 1854,	630 24	

Literary fund-- disbursements.	Davidson county,	A. Hargrave, chairman, spring dis., 1854,	\$ 1,694 76
	Currituck	" T. Williams, chairman, fall distribution, 1854,	750 84
	1854, <i>December.</i>		
	Cumberland	" E. L. Winslow, chairman, fall distribution, 1854,	1,976 76
	Gates	" R. H. Ballard, chairman, fall distribution, 1854,	825 36
	Do.	" spring dis., 1854,	825 36
	Greene	" E. Patrick, chairman, fall distribution, 1854,	638 52
	Hyde	" S. H. Ritch, chairman, fall distribution, 1854,	715 20
	Iredell	" M. Campbell, chairman, fall distribution, 1854,	1,567 44
	Lenoir	" R. W. King, chairman, fall distribution, 1854,	666 84
	McDowell	" J. Conly, chairman, fall distribution, 1854,	688 92
	Montgomery	" C. W. Wooley, chairman, fall distribution, 1854,	739 56
	Moore	" W. Dowd, chairman, fall distribution, 1854,	951 26
	Nash	" J. J. Q. Taylor, chairman, spring dis., 1854,	1,084 08
	Do.	" fall distribution, 1854,	1,084 08
	Person	" G. D. Satterfield, ch'mn., fall distribution, 1854,	1,059 00
	Pitt	" A. Moya, chairman, fall distribution, 1854,	1,289 40
	Richmond,	" B. B. McKenzie, ch'mn., fall distribution, 1854,	952 33
	Sampson	" A. Monk, chairman, fall distribution, 1854,	1,477 32
	Stanly	" J. F. Stone, chairman, fall distribution, 1854,	761 76
	Surry	" T. Crumpler, chairman, fall distribution, 1854,	2,117 16
	Union	" M. W. Cuthbertson, ch'mn., fall distribution, 1854,	960 96
	Warren	" W. A. Barwell, ch'mn., fall distribution, 1854,	1,168 92
	Watauga	" R. Mast, chairman, spring dis., 1854,	401 76
	Do.	" fall distribution, 1854,	326 76

		Literary fund— disbursements.
B. F. Moore, Esq., for legal professional services rendered literary board,	\$	425 00
S. F. Adams, private secretary, for defraying expenses of said board,		192 00
Sundry persons, for publishing Common School Fund, spring and fall distribution, 1854:		
W. J. Yates,		21 00
W. J. Williams,		10 50
Ditto,		5 25
Charles N. Webb,		17 50
Thomas W. Atkin,		20 00
A. Muse,		15 00
Fulton & Price,		27 95
Swain & Sherwood,		29 75
L. D. Starke,		32 00
James T. Powell,		20 00
1855, <i>January</i> .		
Common Schools:		
Alexander county,	R. L. Steele, chairman, fall distribution, 1854,	600 36
Buncombe “	M. Patton, chairman, fall distribution, 1854,	1,480 56
Haywood “	Joseph Cathey, chairman, fall distribution, 1854,	828 84
Carteret “	J. V. C. Davis, chairman, fall distribution, 1854,	744 96
Cherokee “	S. G. R. Mount, chairman, fall distribution, 1854,	804 36
Henderson “	John Davis, chairman, fall distribution, 1854,	825 96
Macon “	Jesse R. Siler, chairman, fall distribution, 1854,	740 28
Forsythe “	C. L. Banner, chairman, fall distribution, 1854,	1,200 24
Davie “	L. T. Bingham, chairman, fall distribution, 1854,	839 76
Do. “	spring dis., 1854,	839 76
Wilkes “	P. Eller, chairman, fall distribution, 1854,	1,397 04
Rockingham “	W. P. Watt, chairman, fall distribution, 1854,	1,483 56
Jones “	J. H. Dillahunt, chairman, fall distribution, 1854,	472 20
Hertford “	Wm. B. Wise, chairman, fall distribution, 1854,	798 72

Literary fund—
disbursements.

N. Hanover county, S. D. Wallace, chairman, fall distribution, 1854,	\$ 1,483 32
Yancey “ Benj. Henline, chairman, fall distribution, 1854,	968 16
C. H. Wiley, general superintendent of com- mon schools, his fourth quarter's salary for 1854,	375 00
Institution for the deaf and dumb, and blind, per order of executive committee,	1,000 00
Wm. B. Rodman, for professional services ren- dered literary board,	300 00
Governor Bragg, president <i>ex-officio</i> , for expen- ses of literary board,	60 00
W. & R. H. Whitaker, for publishing in Metro- politan, distribution of common school fund, <i>February.</i>	17 50
COMMON SCHOOLS.	
Perquimons county, E. W. Riddick, chairman, fall distribution, 1854,	723 60
Gaston “ E. B. Wilson, chairman, fall distribution, 1854,	867 36
Davidson “ A. Hargrave, chairman, fall distribution, 1854,	1,694 76
Institution for the deaf and dumb, and blind, as per order executive committee,	1,000 00
Estate of N. J. Palmer, dec'd, for publishing in Milton Spectator, fall distribution com- mon school fund,	21 50
A. J. Cansler, Carolina Intelligencer ditto, <i>March.</i>	18 00
COMMON SCHOOLS.	
Halifax county, Thos. Ousby, chairman, fall distribution, 1854,	1,560 84
Cabarrus “ A. J. Yorke, chairman, fall distribution, 1854,	890 88
Duplin “ H. Bourden, chairman, spring dis., 1854,	1,333 32
Institution for the deaf and dumb, and blind, per order executive committee,	200 00
Ditto, do. do.,	1,000 00
Pulaski Cowper, private secretary, expenses of literary board,	27 00
Holden & Wilson, for printing for same, <i>April.</i>	142 75
COMMON SCHOOLS.	
Stokes county W. A. Mitchell, chairman, fall distribution, 1854,	943 80

Burke	county, James Avery, chairman, fall distribution, 1854,	\$ 830	25	Literary fund— disbursements.
Lincoln	“ C. L. Hunter, chairman, fall distribution, 1854,	830	88	
Northampton	“ H. Faison, chairman, fall distribution, 1854,	1,287	72	
C. H. Wiley,	general superintendent of common schools, one quarter's salary,	375	00	
Pulaski	Cowper, secretary, for defraying expen- ses of literary board to the 28th instant,	79	50	
Wm. White, P. M.,	postage account with said board, <i>May.</i>	37	10	
COMMON SCHOOLS.				
Alamance	county, J. Trolinger, chairman, spring dis., 1855,	1,219	92	
Anson,	“ H. B. Hammond, ch'mn., spring dis., 1855,	1,290	72	
Beaufort,	“ Joseph Potts, chairman, spring dis., 1855,	1,405	92	
Bertie,	“ J. S. Taylor, chairman, spring dis., 1855,	1,196	76	
Bladen,	“ N. Graham, chairman, spring dis., 1855,	962	88	
Cabarrus,	“ A. J. York, chairman, spring dis., 1855,	1,040	88	
Camden,	“ Z. Hamilton, chairman, spring dis., 1855,	620	88	
Caswell	“ Alvis Lea, chairman, spring dis., 1855,	1,459	32	
Chatham	“ J. S. Lassiter, chairman, spring dis., 1855,	1,926	60	
Cumberland	“ E. L. Winslow, chairman, spring dis., 1855,	2,126	76	
Edgecombe,	“ D. Barlow, chairman, spring dis., 1855,	1,652	40	
Franklin,	“ W. T. Johnson, chairman, spring dis., 1855,	1,141	20	
Guilford	“ E. W. Ogburn, chairman, spring dis., 1855,	2,217	60	
Hertford	“ W. B. Wise, chairman, spring dis., 1855,	798	72	
Johnston	“ J. H. Daniel, chairman, spring dis., 1855,	1,423	32	
Onslow,	“ D. W. Sanders, chairman, spring dis., 1855,	844	30	

Literary fund- disbursements.	Orange	county, W. H. Brown, chairman, spring dis., 1855,	\$ 1,794 84
	Pasquotank	“ W. W. Kennedy, ch'mn., spring dis., 1855,	924 96
	Robeson	“ J. Moore, chairman, spring dis., 1855,	1,329 60
	Rowan	“ D. A. Davis, chairman, spring dis., 1855,	1,479 48
	Surry	“ T. Crumpler, chairman, spring dis., 1855,	2,117 16
	Wake	“ S. Stephenson, chairman, spring dis., 1855,	2,534 76
	Warren	“ S. Bobbitt, chairman, spring dis., 1855,	1,243 92
	Wayne	“ W. K. Lane, chairman, spring dis., 1855,	1,377 36
	Currituck	“ B. T. Simmons, chairman, spring dis., 1855,	750 84
	Burke	“ James Avery, chairman, spring dis., 1855,	830 28
	Gates	“ R. H. Ballard, chairman, spring dis., 1855,	825 36
	Washington	“ J. Ramsay, acting ch'mn., spring dis., 1855,	573 60
	Stanly	“ J. F. Stone, chairman, spring dis., 1855,	761 76
	Institution for the deaf, dumb and blind, S. H. Young, treasurer,		1,000 00
	Seaton Gales, for publishing spring distribution common school fund,		10 00
	Cannon & Collins, ditto,		13 50
	Holden & Wilson, for printing done for literary board, <i>June.</i>		23 50
	COMMON SCHOOLS.		
	Buncombe county,	M. Patton, chairman, spring dis., 1855,	1,480 56
	Cherokee	“ S. G. Rillout, chairman, spring dis., 1855,	804 35
	Macon	“ J. R. Siler, chairman, spring dis., 1855,	740 28
	Martin	“ A. H. Coffield, chairman, spring dis., 1855,	835 32
	Cleveland	“ J. R. Logan, chairman, spring dis., 1855,	1,162 64

Iredell	county,	M. Campbell, chairman, spring dis., 1855,	\$ 1,567 44	Literary fund— disbursements.
McDowell	"	Jos. Couly, chairman, spring dis., 1855,	688 92	
Ashe	"	A. McMillan, chairman, spring dis., 1855.	1,024 68	
Northampton	"	H. Faison, chairman, spring dis., 1855,	1,287 72	
Person	"	G. D. Satterfield, ch'mn, spring dis., 1855,	1,059 00	
Randolph	"	J. Worth, chairman, spring dis., 1855,	1,821 12	
Hyde	"	S. H. Ritch, chairman, spring dis., 1855,	790 20	
Sampson	"	A. Monk, chairman, spring dis., 1855,	1,477 32	
Granville	"	L. A. Paschal, chairman, spring dis., 1855,	2,076 36	
Craven	"	John T. Lane, chairman, spring dis., 1855,	1,479 48	
Richmond	"	B. B. McKenzie, ch'mn, spring dis., 1855,	952 32	
New Hanover	"	S. D. Wallace, chairman, spring dis., 1855,	1,708 32	
Institution for the Deaf, Dumb and Blind, per order of executive committee,			2,000 00	
Thomas Marshall, superintendent for draining Swamp Lands,			40 00	
R. H. Whitaker, for advertising spring distribu- tion common school fund, <i>July.</i>			12 25	
Common Schools:				
Moore	county,	W. W. Dowd, chairman, spring dis., 1855,	1,026 26	
Pitt	"	A. Moye, chairman, spring dis., 1855,	1,289 40	
Mecklenburg,	"	J. A. Young, chairman, spring dis., 1855,	1,406 88	
Lincoln	"	C. L. Hunter, chairman, spring dis., 1855.	830 88	
Lenoir	"	R. W. King, chairman, spring dis., 1855,	741 84	
Greene	"	E. Patrick, chairman, spring dis., 1855,	638 52	
Forsythe	"	C. L. Banner, chairman, spring dis., 1855,	1,275 24	

Literary fund— disbursements.	Colunbus	county, H. Lennon, chairman, spring dis., 1855,	\$ 636 96	
	Chowan	“ J. O. Wynn, chairman, spring dis., 1855,	630 24	
	Buncombe	“ J. Brown, chairman, spring dis., 1855,	714 12	
	Alexander	“ R. L. Steele, chairman, spring dis., 1855,	600 36	
	Carteret	“ J. V. C. Davis, chairman, spring dis., 1855,	744 96	
	Tyrrell	“ J. McCleese, chairman, spring dis., 1855,	534 24	
	Ditto	“ spring dis., 1854,	534 24	
	Ditto	“ fall dis., 1854,	534 24	
	Burke	“ Jas. Avery, a balance due.	75 00	
	C. H. Wiley, general superintendent, his 2d quarter's salary for the year 1855,		375 00	
	C. N. Webb, for publishing spring distribution common school fund,		10 50	
	Waring & Herron, ditto,		15 00	
	Robinson & Barcliff, ditto,		15 00	
	James T. Powell, ditto,		16 00	
	Wm. J. Yates, ditto,		14 00	
	<i>August.</i>			
	Common schools:			
	Stokes	county, W. A. Mitchell, ch'mn, spring dis., 1855,	1,018 80	
	Perquimons	“ E. W. Riddick, chairman, spring dis., 1855,	723 60	
	Montgomery	“ C. W. Wooley, chairman, spring dis., 1855,	739 56	
Catawba	“ G. P. Shuford, chairman, spring dis., 1855,	988 08		
T. W. Atkin, (Asheville News) for publishing Spring distribution common school fund, <i>September.</i>		12 50		
Common schools:				
Henderson county,	J. Davis, Chairman, spring dis., 1855,	825 96		
Jones	“ W. H. Bryan, chairman, spring dis., 1855,	472 20		
Nash	“ J. J. Q. Taylor, chairman, spring dis., 1855,	1,084 08		
Rutherford	“ H. Harrell, chairman, spring dis., 1855,	1,486 56		

1855.			
Union	county, M. M. Cuthbertson, clin., spring dis., 1855,	\$ 1,110	96
Rutherford	“ H. Harrill, chairman, fall distribution, 1855,	1,486	56
Institution for the deaf and dumb, and blind, per order of executive committee, October.		500	00
Mt. Pleasant Academy, amount ordered to be loaned from literary fund.		2,000	00
Institution for deaf, dumb and blind, per order executive committee,		1,500	00
Jonathan Stanton, for draining Open Ground Prairie in carteret county,		4,827	20
Thomas Marshall, balance for superintending said work,		29	50
	COMMON SCHOOLS.		
Gaston	county, E. B. Wilson, chairman, spring dis., 1855,	867	36
Halifax	“ Thos. Ousby, chairman, spring dis., 1855,	1,560	84
Rockingham	“ W. P. Watt, chairman, spring dis., 1855,	1,483	56
Haywood	“ J. Cathey, chairman, spring dis., 1855,	828	84
Holden & Wilson, for printing for literary board,		409	62
M. Sherwood, (Greensboro' Patriot,) ditto,		9	00
C. H. Wiley, general superintendent of com- mon schools, his 3d quarter's salary,		375	00
		\$ 202,689	50

PUBLIC FUND.—(Receipts.)

STATEMENT C.,

*Exhibiting the different sources from which the Receipts of
this fund have been derived.*

Coupon bonds, (including premium and accrued interest,)	\$ 1,473,370	62	Public fund— receipts.
Temporary State loans,	651,496	67	
Raleigh and Gaston Railroad dividends,	30,712	50	

Public fund— receipts.	Fayetteville and Western Plankroad do.,	\$ 4,800 00
	Interest on Wilmington and Raleigh Railroad bonds,	3,000 00
	Tax on Bank stocks,	7,973 25
	Ditto Attorney's licenses,	565 60
	Collections of Cherokee bonds,	963 02
	Public Taxes due 1856,	279,255 68
		<u>\$ 2,452,137 32</u>

Detailed as follows :

1854.			
Nov.	Received of		
	C. Dewey, cashier of the bank of the State of North-Carolina, temporary loan to meet the proper liabilities of the State, per resolution of the General Assem- bly,	\$ 9,894 79	
	Geo. W. Mordecai, ditto,	20,000 00	
	Sundry persons for coupon bonds sold, dated July 1st, 1854, and running 30 years, as follows :		
	W. L. Steele, 3 bonds, princi- pal,	\$ 3,000 00	
	Premium,	60 00	
	Accrued interest,	63 36	
			3,123 36
	J. S. Purify, treasurer Wake Forest college, principal, \$ 3,000 00		
	Premium,	150 00	
	Accrued interest,	60 00	
			3,210 00
	Samuel Hill, 5 bonds, princi- pal,	\$ 5,000 00	
	Premium,	250 00	
	Accrued interest,	166 66	
			5,416 66
	Geo. Bower, 5 bonds, princi- pal,	\$ 5,000 00	
	Premium,	150 00	
	Accrued interest,	115 61	
			5,265 61
	J. H. Wheeler, 10 bonds, principal,	\$ 10,000 00	
	Premium,	325 00	
	Accrued interest,	218 63	
			10,543 63

1855.		Public fund— receipts.
Coupon bonds sold, dated July 1, 1854, running ten years, as follows:		
W. L. Steele, 5 bonds, principal,	\$ 5,000 00	
Premium,	50 00	
Accrued interest,	105 60	
	<hr/>	\$ 5,155 60
Evander McIver, 5 bonds, principal,	\$ 5,000 00	
Premium,	175 00	
Accrued interest,	104 16	
	<hr/>	5,279 16
Thos. Bragg, 2 bonds, principal,	\$ 2,000 00	
Premium,	70 00	
Accrued interest,	43 00	
	<hr/>	2,113 00
Dec. C. Dewey, cashier, temporary loan to meet the proper liabilities of the State,		29,684 37
Charles Manly, treasurer of the University N. C., ditto,		6,000 00
C. Dewey, cashier, ditto,		24,736 98
G. G. Sampson, by G. B. Lamar, ditto,		50,000 00
Raleigh and Gaston railroad company dividend on stock in said company, held by the State,		15,000 00
Ditto., ditto.,		10,000 00
Fayetteville & Western P. R. company, dividend on stock held by the State in said company,		4,800 00
1855.		
Jan. Coupon bonds sold to sundry persons dated January 1st, 1855, running ten years, as follows:		
N. Kendall, 1 bond, principal,	\$ 1,000 00	
Accrued interest,	3 60	
	<hr/>	1,003 60
Wm. Grimes, guardian, &c ,		

1855.				
Public fund— receipts.	Jan.	18 bonds, principal,	\$ 18,000 00	
		Interest,	9 00	
				\$ 18,009 00
		Willis Whitaker, 2 bonds,		2,000 00
		Wm. Peace, 2 do., principal,	\$ 2,000 00	
		Premium,	1 25	
				2,001 25
		Parker Rand, 5 bonds, prin- cipal,	\$ 5,000 00	
		Interest,	10 66	
				5,010 66
		Samuel F. Patterson, 1 bond,		1,000 00
		Wm. H. Jones, cashier bank of Cape Fear, temporary loan to meet the proper li- abilities of the State,		20,000 00
		Ditto, for same purpose,		10,000 00
		Ditto, do.,		40,000 00
		Gov. Bragg, president <i>ex-offi- cio</i> of the literary board, temporary loan from lite- rary fund, for the use of the State,		27,000 00
Feb.		Interest due the State on Wil- mington and Raleigh rail- road bonds,		1,500 00
		E. B. Freeman, clerk of su- preme court at Raleigh, tax on attorney's licence grant- ed December term, 1854,		340 00
		Coupon bonds sold, dated January 1, 1855, and run- ning 10 years, as follows:		
		B. F. Moore, 1 bond, prin- cipal,	\$ 1,000 00	
		Accrued interest,	8 33	
				1,008 33
		H. W. Montague, 1 bond, principal,	\$ 1,000 00	
		Accrued interest,	5 25	
				1,005 25
		Willis Whitaker, one bond, principal	\$ 1,000 00	
		Accrued interest,	5 00	
				1,005 00

1855.			Public and— receipts.
Feb.	Gov. Bragg, president <i>ex-offi-</i> <i>cio</i> of literary board, 27		
	bonds, principal,	\$ 27,000 00	
	Accrued interest,	63 00	
		<hr/>	\$ 27,063 00
	Coupon bonds, dated Jan. 1st, 1855, and running 30 years, as follows:		
	C. P. Mendenhall, treasurer N. C. Railroad company, 35 bonds,		35,000 00
	Ditto, 5 do.,		5,000 00
	Ditto, 13 do.,		13,000 00
	J. M. Morehead, president N. C. Railroad Company 60 bonds,		60,000 00
	R. M. Pearson, 1 bond, prin- cipal,	\$ 1,000 00	
	Interest,	6 33	
		<hr/>	1,006 33
	J. M. Morehead, president &c., 98 do.,		98,000 00
	C. P. Mendenhall, treasurer, &c., 2 do.,		2,000 00
	G. W. Haywood, 2 do., prin- cipal,	\$ 2,000 00	
	Interest,	10 00	
		<hr/>	2,010 00
	J. B. G. Roullac, 37 do., prin- cipal,	\$ 37,000 00	
	Interest,	185 00	
		<hr/>	37,185 00
	Wm. Peace, 1 do., principal, \$	1,000 00	
	Interest,	5 25	
		<hr/>	1,005 25
	Asa Biggs, 1 do., principal, \$	1,000 00	
	Interest,	6 00	
		<hr/>	1,006 00
	R. M. Pearson, 1 do., prin- cipal,	\$ 1,000 00	
	Interest,	6 25	
		<hr/>	1,006 25
	Geo. Bower, 1 do., principal, \$	1,000 00	
	Interest,	5 00	
		<hr/>	1,005 00

1855.			
Public fund— receipts.	Feb.	Hammings, Mullen & Gosling,	
		2 do., principal,	\$ 2,000 00
		Interest,	17 50
			<hr/>
			\$ 2,017 50
		Asa Biggs, 2 do., principal,	\$ 2,000 00
		Interest,	13 50
			<hr/>
			2,013 50
		W. H. Jones, cashier, &c., temporary loan to meet the proper liabilities of the State,	6,000 00
		Ditto, do.	10,000 00
Mar.		C. P. Mendenhall, treasurer N. C. R. R. Company, for 15 coupon bonds, dated Jan. 1st, 1855, and run- ning 30 years,	15,000 00
		W. H. Jones, cashier, tempo- rary loan,	10,000 00
		Jacob Siler, agent, collections on Cherokee bonds,	763 00
April.		Bank of the State of North- Carolina, temporary loan for the purposes of the State,	4,924 33
		Ditto, do.,	64,326 86
		Bank of the Republic, New York, do.,	10,000 00
		American Exchange b'k., do.,	49,108 22
		Bank of Cape Fear, Raleigh, two loans,	3,000 00
		Raleigh and Gaston Railroad Company, balance of divi- dend on State's stock in said company,	5,712 50
		Sundry persons for coupon bonds sold, dated April 1st, 1855, running 30 years, to wit:	
		Thomas Bragg, 1 bond, prin- cipal,	\$ 1,000 00
		Interest,	2 33
			<hr/>
			1,002 33
		Mrs. P. M. Cunningham, 10 do., principal,	\$ 10,000 00
		Interest,	27 95
			<hr/>
			10,027 95

1855.		Public fund— receipts.
April.	Wm. Person, 5 do., principal, \$ 5,000 00	
	Interest, 11 51	
	\$ 5,011 51	
	John S. Garland, 10 bonds, principal, \$10,000 00	
	Interest, 35 00	
	Premium, 5 00	
	10,040 00	
	C. P. Mendenhall, treasurer, &c., 40 bonds,	40,000 00
	Jos. H. Pool, 6 do., principal \$ 6,000 00	
	Interest, 31 80	
	6,031 80	
	H. W. Montague, 1 do., prin- cipal, \$ 1,000 00	
	Interest, 5 25	
	1,005 25	
	Asa Biggs, 4 do., principal, \$ 4,000 00	
	Interest, 20 00	
	4,020 00	
	Samuel Watkins, 9 do., prin- cipal, \$ 9,000 00	
	Interest, 31 00	
	9,031 00	
	C. P. Mendenhall, 5 do.,	5,000 00
	L. O'B. Branch, president of Raleigh and Gaston Rail- road Comp'y, for 5 bonds dated July 1st, 1854, and running 30 years, prin- cipal, \$ 5,000 00	
	Interest, 245 00	
	5,245 00	
May.	Bank of the State of North- Carolina, temporary loan for the purposes of the State	7,955 29
	American Exchange Bank, New York, do.,	49,108 22
	Sundry persons for coupon bonds, dated January 1st, 1855, running 10 years, to- wit:	
	G. & B. Hinton, 1 bond, prin- cipal, \$ 1,000 00	
	Interest, 24 00	
	1,024 00	

1855.			
Public fund— receipts.	May.	Samuel Watkins, 5 do., principal,	\$ 5,000 00
		Interest,	128 34
		Bryan Grimes, 8 do., dated April 1st, 1855, and running 30 years, principal,	\$ 8,000 00
		Interest,	52 00
			<hr/>
			8,052 00
		C. P. Mendenhall, treasurer, &c., 32 do.,	32,000 00
		Ditto, 4 do.,	4,000 00
		Ditto, 420 do.,	420,000 00
	June.	Bank of Charlotte, tax on shares of stockholders in said bank,	750 00
		Bank of the Republic, N. Y., temporary loan for the purposes of the State,	59,010 41
		Sundry persons, for coupon bonds, sold Jan. 1, 1855, and running thirty years, to-wit:	
		Geo. Bower, 1 bond, principal,	\$ 1,000 00
		Premium,	2 50
		Interest,	25 00
			<hr/>
			1,027 50
		Jos. Nason, 5 do., principal,	\$ 5,000 00
		Interest,	125 00
			<hr/>
		5,125 00	
	C. P. Mendenhall, treasurer, &c., 4 do., dated April 1st, 1855, and running thirty years,	4,000 00	
	Ditto, 3 do.,	3,000 00	
	Ditto, 10 do.,	10,000 00	
	Ditto, 8 do.,	8,000 00	
	E. McIver, 2 do., of 20 years, principal,	\$ 2,000 00	
	Interest,	30 00	
	Premium,	5 00	
		<hr/>	
		2,035 00	
	W. A. Graham, 1 do., principal,	\$ 1,000 00	
	Interest,	15 00	
		<hr/>	
		1,015 00	

1855.				Public fund— receipts.
July.	Asa Biggs, 2 do., in part,	\$	1,592 00	
	H. L. Myrover, for Fayetteville and Centre plankroad company, 11 do., principal,	\$11,000 00		
	Interest,	165 00		
			11,165 00	
	C. P. Mendenhall, treasurer, &c., 50 ditto.,		50,000 00	
	Ditto., 20 ditto.,		20,000 00	
	R. M. Pearson, 1 do., principal,	\$ 1,000 00		
	Interest,	15 00		
			1,015 00	
	J. V. Wilcox, 3 do., principal,	\$ 3,000 00		
	Interest,	45 00		
			3,045 00	
	Bank of Cape Fear, Raleigh, temporary loan for the purposes of the State,		10,000 00	
	Ditto., do.,		10,000 00	
	Bank of the State of N. C., do.,		10,000 00	
	Ditto., do.,		5,909 26	
	Governor Bragg, president ex-officio literary board, do,		15,442 00	
	Bank of Washington, tax due the State on shares in said bank,		750 00	
	W. H. Jones, interest due the State on Wilmington and Raleigh railroad bonds,		15,000 00	
	E. B. Freeman, clerk superior court at Raleigh, tax on attorney's license,		225 60	
Aug.	Sundry sheriffs, the public taxes due this year, to-wit:			
	C. Miller, sheriff, Lincoln co.,		2,528 69	
	J. W. Lowe, late " " arrears,		8 62	
	S. Sikes, " Union,		2,055 30	
	D. Rushing, late " " arrears,		5 71	
	W. Flynt, jr., " Forsythe,		3,350 73	
	Ditto., " " arrears,		19 83	
	F. A. Wiley, " Caswell,		6,537 67	
	Ditto., " " arrears,		50 67	
	E. C. Grier, " Mecklenburg,		6,581 34	
	T. C. Alexander, late " " arrears,		11 55	

1855.				
Public fund— receipts.	Aug.	Ollin Coor, sheriff,	Wayne, \$ 5,024 98	
		E. D. Hampton, “	Davidson, 3,677 10	
		W. E. Jones, “	Warren, 6,051 01	
		T. F. Williams, “	Surry, 1,525 02	
		Jonas Cline, “	Catawba, 1,992 32	
		Ditto., “	“ arrears, 1 20	
		Caleb Klutts, “	Rowan, 5,736 91	
		Jno. Tapseott, “	Alamance, 3,104 07	
		J. A. Robinson, “	Cherokee, 1,117 87	
		Sundry persons, for coupon bonds sold, dated — 1st, 1855, and running thirty years, to-wit:		
		Chas. F. Fisher, President N. C. R. R. Co., 150 bonds,		150,000 00
		C. Dewey, 8 do., principal, \$ 8,000 00		
		Interest, 293 92		
				8,293 92
		Thomas Bragg, 2 do., principal, \$ 2,000 00		
		Interest, 75 66		
				2,075 66
		Jas. S. Purify, treasurer, W. F. College, 1 do., principal, \$ 1,000 00		
		Interest, 38 66		
				1,038 66
	W. F. Leak, 4 do., principal, \$ 4,000 00			
	Interest, 999 50			
			4,999 50	
	J. W. Conrad, 5 do., principal, \$ 5,000 00			
	Interest, 187 50			
			5,187 50	
	Bank of Wadesboro', 20 do., principal, \$ 20,000 00			
	Interest, 755 00			
			20,755 00	
	C. Dewey, 10 do., principal, \$ 10,000 00			
	Interest, 367 40			
			10,367 40	
	Miss A. D. Leak, 5 do., principal, \$ 5,000 00			
	Interest, 182 50			
			5,182 50	
	C. P. Mendenhall, treasurer, &c., 50 do.,		50,000 00	

1855.		Public fund— receipts.
Aug.	H. W. Montague, 1 do., dated July 1st, 1855, and running 10 years, principal,	\$ 1,000 00
	Interest,	7 33
		<u>\$ 1,007 33</u>
	L. Thompson, 2 do., principal,	\$ 2,000 00
	Interest,	15 00
		<u>2,015 00</u>
	Edward Woods, 7 do., principal,	\$ 7,000 00
	Interest,	63 00
		<u>7,063 00</u>
	C. Dewey, 1 do., principal,	\$ 1,000 00
	Interest,	7 89
		<u>1,007 89</u>
	Wm. Peace, 3 do., principal,	\$ 3,000 00
	Interest,	23 00
		<u>3,023 00</u>
	Miss E. Mordecai, 2 do., principal,	\$ 2,000 00
	Interest,	13 62
		<u>2,013 62</u>
	Alfred Jones, 3 do., principal,	\$ 3,000 00
	Interest,	22 50
		<u>3,022 50</u>
	Bank of Newbern, tax due the State on shares of stockholders in said bank,	562 50
	Bank of Yanceyville, do.,	276 75
	Bank of Wadesboro', do.,	687 50
	American Exchange Bank, N. York, temporary loan for the purposes of the State,	49,395 89
Sept.	Sundry persons for coupon bonds, dated July 1st, and running 10 years, to wit:	
	Geo. W. Haywood, 1 bond, principal,	\$ 1,000 00
	Interest,	10 00
		<u>1,010 00</u>
	Geo. W. Mordecai, 1 do., principal,	\$ 1,000 00
	Interest,	10 50
		<u>1,010 50</u>

1855.			
Public fund— receipts.	Sept.	Seth Jones, 10 do., principal,	\$10,000 00
		Interest,	134 99
			\$ 10,134 99
		H. W. Montague, 1 do., prin- cipal,	\$ 1,000 00
		Interest,	13 33
			1,013 33
		Samuel Watkins, 4 do., prin- cipal,	\$ 4,000 00
		Interest,	54 00
			4,054 00
		W. Whitaker, 1 do., princi- pal,	\$1,000 00
		Interest,	13 50
			1,013 50
		K. Jones, 5 ditto., in part, principal,	2,000 00
		Louisa S. Norman, 1 do., prin- cipal,	\$ 1,000 00
		Interest,	14 84
			1,014 84
		C. P. Mendenhall, treasurer, &c., 6 bonds, dated April 1st, and running 30 years,	6,000 00
		Ditto, 5 bonds,	5,000 00
		Ditto, 10 do.,	10,000 00
		W. F. Leake, balance due of 5 bonds,	193 55
		Asa Biggs, balance due of 2 bonds,	449 00
		Farmers' bank, tax due the State from stockholders in said bank,	732 50
		Bank of Fayetteville, do.,	950 00
		Jacob Siler, agent for collect- ing Cherokee bonds,	200 00
		Sundry sheriffs, the public taxes due this year, to-wit:	
		J. W. Steed, Sheriff, Randolph Co.,	3,540 63
		Ditto, " " arrears,	11 06
		W. W. Ward, " Martin,	3,483 77
		A. M. Booe, " Davie,	1,940 17
		Asa Hill, " Gates,	2,647 39
		R. B. Paschal, " Chattham,	4,631 28
		Jas. Roberts, " Rockingham,	4,249 69
		Wm. Newbold, " Pasquotank,	2,280 80

1855.						
Sept.	P. F. White,	sheriff,	Chowan,	\$	3,208	61 Public fund-
	J. E. Exum,	"	Greene,		2,326	rece pts.
	J. R. White,	"	Perquimons,		2,697	55
	M. M. Plunkett,	"	Cabarrus,		3,220	64
	Ditto,	"	" arrears,		19	11
	R. King,	"	Robeson,		2,774	78
	H. Troutman,	"	Iredell,		3,357	97
	Wm. Pollock,	"	Jones,		1,751	65
	T. Davenport,	"	Tyrrell,		1,283	49
	P. Froneberger,	"	Gaston,		2,002	08
	C. Grigg,	"	Cleaveland,		1,841	24
	S. A. Warren,	"	North'mpton,		4,446	17
	A. Cox,	"	Pitt,		3,797	34
	W. A. Winborne,	"	Guilford,		5,651	09
	G. Halcombe	"	Yadkin,		1,620	16
	John Martin,	"	Stokes,		1,662	91
	J. Baker,	"	Ashe,		1,505	22
	J. B. Lee,	"	Currituck,		1,948	32
	R. G. Tuttle,	"	Caldwell,		1,165	76
	Jos. Brittain,	"	Burke,		1,892	16
	T. S. Roper,	"	Hyde,		2,137	46
	R. M. Jones,	"	Orange,		5,001	42
	M. H. Kilpatrick,	"	Rutherford,		2,437	93
	E. L. Allen,	"	Polk,		572	30
	M. L. F. Redd,	"	Onslow,		2,073	27
	J. A. Johnson,	"	Harnett,		1,211	32
	J. Marshall,	"	Stanly,		1,409	05
	J. B. Harding,	"	Beaufort,		5,232	73
	J. M. Winstead,	"	Person,		4,323	02
	L. Williamson,	"	Columbus,		1,737	05
	N. Jackson,	"	Craven,		7,793	64
	W. Harris,	"	Franklin,		4,298	63
	A. B. Baines,	"	Nash,		2,462	33
	E. Staley,	"	Wilkes,		1,849	60
	D. C. McCanlis,	"	Watauga,		564	89
	R. Watts,	"	Alexander,		831	94
	E. D. Hall,	"	N. Hanover,		17,242	84
	D. Gregory,	"	Camden,		1,615	94
	J. F. Jenkins,	"	Edgecombe,		8,681	87
	E. Barnes,	"	Wilson,		335	02
	R. R. Tayloe,	"	Bertie,		5,141	74
	Wm. Fields,	"	Lenoir,		3,116	62
	W. H. High,	"	Wake,		12,342	50
	T. W. Ritter,	"	Moore,		1,879	96
	A. C. Moore,	"	Anson,		4,077	83
	J. H. Gooch,	"	Granville,		7,614	64

1855.				
Public fund— receipts.	Sept.	Alex. Johnson, sheriff,	Cumberland,	\$ 7,842 21
		C. J. Cochran,	Montgomery,	1,394 97
		J. A. Vinson,	Johnston,	3,762 65
		Geo. Dill,	Carteret,	1,307 67
		J. P. Bridges,	Hertford,	3,546 72
		J. Stewart,	Yancey,	594 92
		M. Higgins,	McDowell,	1,178 38
		J. Buchanan,	Richmond,	2,805 54
		B. R. Hinnant, late	Johnston, ar's,	3 28
		Jas. Melvin,	Bladen, in p't,	2,432 58
		J. D. Abernathy,	Duplin,	4,074 56
		G. H. Holland,	Haywood,	786 50
		J. Arlege,	Henderson,	1,884 64
		G. W. Crumpler,	Sampson,	3,857 90
		Eli McKee,	Macon,	664 90
		C. Latham,	Washington,	2,264 34
		J. H. Allen,	Brunswick,	1,991 52
		W. W. Wilkins, late	Anson,	84 83
		Jas. Melvin,	Bladen, bl'ce,	320 05
		J. A. Brevard,	Buncombe,	2,497 16
E. D. Davis,	Jackson,	577 12		
W. E. Lane,	Halifax,	6,325 55		
R. P. Merrell,	Madison,	729 86		
Oct.	Commercial Bank of Wil-			
	mington, tax due the State			
	on shares of stockholders			
	in said bank,			875 00
	H. R. Savage, cashier bank			
	of Cape Fear, do.,			2,389 00
	Sundry persons for coupon			
	bonds sold, dated April 1st,			
	1855, and running thirty			
	years, to-wit:			
	C. P. Mendenhall, treasurer,			
	&c., 21 bonds,			21,000 00
	Ditto, 5 do.,			5,000 00
	C. F. Fisher, president, &c.,			
	50 bonds,			50,000 00
	J. B. G. Roulhac, 4 do., dated			
	Jan. 1st, 1855, principal, \$	4,000 00		
	Interest,	176 00		
				4,176 00
	J. C. Gordon, 4 do., dated			
	July 1, principal, \$	4,000 00		
	Interest,	80 00		
				\$ 4,080 00

1855.			Public fund— receipts.
Oct.	Kimbro' Jones, in part for 5 do., dated July 1, and run- ning 10 years,	\$ 2,000 00	
	Thos. McGehee, 4 do., run- ning 20 years, principal, \$ 4,000 00		
	Interest, 61 81	4,061 81	
	Bank of the Republic, (N. Y.) temporary loan,	40,000 00	
		\$ 2,452,137 32	

PUBLIC FUND.—(*Disbursements.*)

STATEMENT D.,

Showing the different purposes for which the Disbursements of the Public Fund have been made:

Interest on bonds of the State of N. C.,	\$ 21,705 00	Public fund—
Ditto, coupon bonds,	109,530 00	disbursements.
Ditto, Raleigh and Gaston Railroad, do.,	30,000 00	
Ditto, Fayetteville and Western P. R. do.,	6,915 00	
Revising statutes,	6,878 00	
Judiciary,	29,935 14	
Insane asylum,	60,428 72	
Temporary loans,	526,556 74	
General Assembly,	64,247 36	
Executive department,	3,742 67	
Secretary of State's do.,	1,487 50	
Treasury do.,	2,562 50	
Comptroller's do.,	750 00	
Adjutant general,	200 00	
State librarian,	300 00	
Superintendent of capitol,	260 00	
Council of State,	522 40	
Public printing and advertising,	7,566 91	
Public buildings,	3,046 23	
Internal improvement board,	141 75	
Geological survey,	6,567 14	
State and county agricultural societies,	2,250 00	
State pensioners,	540 00	
Premium on Northern exchange,	957 00	

1855.		
Public fund— disbursements.	Holding elections,	\$ 912 80
	Sheriffs' mileage and per diem, settling taxes,	1,956 03
	State's subscription, North-Carolina railroad,	1,333,101 21
	Ditto, North-Carolina and Atlantic “	50,000 00
	Ditto, Fayetteville and Centre plankroad,	20,000 00
	Ditto, Fayetteville and Warsaw do.,	10,000 00
	Ditto, McDowell and Yancey turnpike,	700 00
	Appropriation N. Carolina and Western rail- road survey,	3,950 27
	Ditto, N. C. and Atlantic do.,	500 00
	Ditto, public road from Kenedy's to top of Blue ridge,	500 00
	Ditto, public road from Wilkes county line to Welshe's store,	1,000 00
	Ditto, Salisbury and Wilson road,	230 05
	Ditto, road from Reddies' river to Turnpike line,	3,000 00
	Ditto, Tar river improvement,	4,000 00
	Binding laws and documents,	1,137 27
	Contingent and miscellaneous,	5,811 12
		\$ 2,323,978 81

Detailed as follows :

1854.		
Nov.	Paid George Bower, interest on State bonds, due July 1st, 1854,	\$ 120 00
	Paid ditto, interest of Fayetteville and Western plankroad bonds,	180 00
	C. Dewey, cashier of the bank of the State, interest on Raleigh and Gaston railroad bonds, the same having been advanced by said bank,	150 00
	B. F. Moore, balance of salary as com- missioner to revise the laws of the State,	500 00
	Asa Biggs, ditto,	500 00
	H. S. Smith, balance of salary as clerk of said commissioners,	100 00
	Hon. Jno. W. Ellis, judge of the superior courts, his half year's salary for 1854.	975 00
	Hon. J. L. Bailey, judge of the superior courts, his half year's salary for 1855,	975 00
	Thos. Ruffin, jr., solicitor, 12 certificates,	240 00
	W. N. H. Smith, do. 10 do.	200 00
	A. W. Burton, do. 3 do.	60 00

1854.			
Nov.	Will. Lander, solicitor, 11 certificates,	\$	220 00
	M. W. Ransom, At. Gen. 4 do.		80 00
	Sundry warrants on account of insane asylum, drawn by superintendent and commissioners.		6,042 65
	E. Emmons, State Geologist, part of salary,		40 55
	Ditto, ditto,		75 00
	O. H. Perry, expenses for carpeting two halls of the capitol, and purchasing furniture,		193 55
	Watson & Booth, for oil cloth for do.,		8 00
	Silas Burns, for repairing fence around capitol square,		91 69
	A. M. McPheeters, for freight and for candles for the public offices,		352 23
	W. and N. O. telegraph company, for telegraphing done for public treasurer.		3 60
	Messrs. Palmer and Ramsay, for seals for the county and superior court clerks' offices of Wake county,		27 00
	W. W. Holden, for publishing governor's proclamation for Albert White, a fu- gitive,		3 50
	Ditto, for Reuben F. Samuel, do.,		3 50
	Ditto, for Jos. Shelton & S. Sanders, do.,		4 37
	Ditto, for James Wilson, do.,		4 50
	Warring & Herron, for publishing pro- clamation for Willis Hester and Jas. Wilson, fugitives,		9 00
	Seaton Gales, for advertising sale of cou- pon bonds,		11 00
	Journal of Commerce, New York, do.,		30 00
	New York Herald, do.,		91 25
	Holden & Wilson, for printing blanks for executive department,		10 00
	G. B. Lamar, president of the Bank of the Republic, temporary loan,		43,233 13
	S. D. Pool, for services as temporary clerk to the House of Commons, per resolution of the General Assembly,		44 50
	O. H. Perry, for services said Assembly,		50 00
	North-Carolina Railroad Company on account of State's subscription,		5,000 00
	Ditto, do.,		5,000 00
Dec.	Sundry warrants on account of insane asylum, drawn by superintendent and commissioners,		4,400 69

1854.			
Public fund— disbursements.	Dec.	Gov. David S. Reid, his 3d quarter's salary, for the year 1854,	\$ 500 00
		Ditto, balance of salary to 6th Dec.,	360 67
		W. J. Blow, part of appropriation for the improvement of Tar river,	1,000 00
		S. F. Adams, Jr., private secretary, expenses of internal improvement board,	21 00
		Ditto, do.,	59 50
		Sheriff of Forsythe county, taxes allowed on insolvent polls for the year 1853,	20 67
		Sheriff of Yadkin county, do.,	16 41
		Sheriff of Henderson county, mileage and allowance for settling taxes of 1853,	29 50
		N. C. Railroad Company, balance due under resolution of the board of internal improvements,	60,000 00
		Sheriff of Warren county, for holding governor's election in 1854,	10 00
		Ditto of Henderson county, do.,	32 00
		Ditto for comparing vote of senatorial election,	8 58
		Drury King, superintendent, expenses incurred on State capitol,	11 30
		Jesse Brown, for articles furnished do.,	34 95
		O. H. Perry, expenses in carpeting executive office,	24 20
		Jos. Woltering, for repairing furniture,	38 06
		Richard, a slave, for bottoming chairs,	4 00
		W. J. Clarke's bill of sundries per governor's warrant,	6 00
		Madison county agricultural society,	50 00
		Martin county, do.,	50 00
		Orange county, do.,	50 00
		Prof. E. Emmons, state geologist, in part of salary,	600 00
		Gov. David S. Reid, for servant hire for executive office,	44 00
		Ditto, part of an appropriation for furnishing the executive mansion, made at the session of the Legislature of 1852,	68 00
		Hon. S. J. Person, one of the judges of the superior courts, his second half year's salary for 1854,	975 00
		Hon. D. F. Caldwell, do.,	975 00

1854.				
Dec.	Hon. J. M. Dick, do.,	\$	975 00	Public fund—
	Hon. M. E. Manly, do.,		975 00	disbursements.
	Hon. R. M. Saunders, do.,		975 00	
	G. S. Stevenson, solicitor, 8 certificates,		160 00	
	A. W. Burton, do. 7 do.,		140 00	
	Robt. Strange, do. 11 do.,		220 00	
	Wm. Lander, do. 2 do.,		40 00	
	Jos. Dobson, do. 2 do.,		40 00	
	H. C. Jones, reporter to supreme court, balance of his salary for 1854,		300 00	
	Jas. E. Morris, keeper of public arms at Newbern, his salary to Jan. 1, 1855.		112 50	
	W. W. Holden, per resolution of the General Assembly in his favor,		601 05	
	A. M. McPheeters & Co., for stationery furnished the State,		12 39	
	Fulton & Price, for publishing govern- or's proclamation for the apprehension of Carawan, Edmondson, Carrie and Wright, fugitives from justice,		14 08	
	T. W. Atkin, for advertising in Ashe- ville News reward for fugitives,		5 25	
	Holden & Wilson's bill for do., and print- ing blanks for executive department,		35 75	
	Ditto, for printing blanks for department of State,		47 50	
	Ditto, for advertising sale of coupon bonds, and printing blanks for treasu- ry department,		43 00	
	Seaton Gales, for adv. sale of bonds,		9 75	
	Patterson & Cooper, for commissions, freight, &c.,		7 26	
	W. & N. O. telegraph company, for tel- egraphing for public treasurer,		64	
	Ditto, do.,		10 46	
1855.				
Jan.	Geo. W. Mordecai, for Robt. S. Mait- land & Co., loan to the State,		20,510 95	
	North-Carolina Railroad Company, part of State's subscription to said road,		50,000 00	
	Ditto, do.,		27,000 00	
	Ditto, do.,		10,000 00	
	J. F. Tompkins, for two months' service as assistant State geologist,		200 00	
	William White, P. M., for postage of ex- ecutive, treasurer's, comptroller's and adjutant general's offices,		42 79	

Public fund— disbursements.	1855. Jan.	
	William Chavers, for work done at executive mansion,	\$ 13 00
	Jacob Stanly, for do.,	13 70
	Warren Winslow, Gov. <i>ad interim</i> , for articles purchased for said mansion,	1 00
	T. W. Taylor, sheriff, for holding congressional elections of 1851,	6 15
	Ditto, mileage and allowance for settling public taxes in 1851,	62 00
	James A. Dunn, member of the House of Commons, his <i>per diem</i> and mileage,	188 25
	John H. DeCarteret, per resolution of the General Assembly in his favor,	66 00
	C. Dewey, cashier, &c., interest on Raleigh and Gaston railroad bonds,	10,395 00
	Ditto, do.,	255 00
	Sundry warrants on account of the insane asylum, drawn by superintendent and commissioners,	2,783 13
	Hon. F. Nash, chief justice, his fourth quarter's salary for the year 1854,	625 00
	Hon. R. M. Pearson, do.,	625 00
	Hon. W. H. Battle, do.,	625 00
	M. W. Ransom, attorney general,	100 00
	G. S. Stevenson, solicitor, 1 certificate,	20 00
	J. S. Hawks, do., pro tem, 1 certificate,	28 00
	Seaton Gales, for publishing supreme court law reports, Aug. term, 1854,	572 00
	E. J. Hale & Son, for books for supreme court library,	79 10
	Warren Winslow, governor, <i>ad interim</i> , for servants' hire from 7th Dec., 1854, to January, 1855,	4 00
	S. F. Adams, private secretary, his first, second, third and fourth quarter's salary for the year 1854,	300 00
	Ditto, for services as same from the 1st to 8th of Jan., 1855,	5 75
	D. W. Courts, public treasurer, his 4th quarter's salary for 1854,	375 00
	S. Birdsall, clerk to treasurer, do.,	125 00
	W. S. Clarke, comptroller, do.,	250 00
	Wm. Hill, Secretary of State, do.,	200 00
	Robt. W. Haywood, adjutant general, his second half year's salary,	100 00

1855.			Public fund— disbursements.
Jan.	O. H. Perry, state librarian, 4th quarter salary,	\$	75 00
	Drury King, superintendent capitol, do.,		65 00
	Wm. E. Anderson, for numbering coupon bonds for treasurer,		2 50
	J. H. Bryan, do.,		13 00
	Q. Busbee, do.,		2 00
	Danforth, Wright & Co., for printing coupon bonds,		29 15
	Adams & Co's. Express, for freight on do. from New York,		16 25
	Ditto, do.,		1 25
	W. & N. O. Telegraph Co., for telegraphic dispatch for treasurer,		11 36
	Martha Spears, a pension allowed by resolution of General Assembly,		50 00
	Davie county agricultural society,		50 00
	Anson county do.		50 00
	Buncombe county do.		50 00
	Gates county do.		50 00
	J. Woltering, for weights and measures.		112 54
	Sundry owners, interest on State bonds,	10,485 00	
	Ditto on bonds of the Fayetteville and Western Plankroad Company,	3,210 00	
Feb.	Paid members of the Senate, session of 1854-'5, per diem and mileage, as follows:		
	Warren Winslow, Speaker,		372 00
	Jno. W. Thomas,		270 00
	G. H. Wilder,		271 00
	C. H. K. Taylor,		222 00
	B. F. Eborn,		301 00
	B. H. Herring,		276 00
	J. A. Gilmer,		286 00
	Geo. Bower,		314 00
	James Collins,		279 00
	Thos. J. Person,		216 00
	William Eaton,		248 00
	Anderson Mitchell,		304 00
	Henry T. Clark,		259 50
	C. T. N. Davis,		320 00
	L. B. Sanders,		272 80
	J. W. Cunningham,		256 00
	J. P. Speight,		262 00
	T. I. Faison,		285 00
	J. J. Martin,		294 80

1855.			
Public fund— disbursements.	Feb.	E. W. Fonville,	\$ 255 00
		Chas. F. Fisher,	266 00
		Joshua Tayloe,	263 00
		G. D. Boyd,	287 00
		John Walker,	287 00
		T. J. Morisey,	279 90
		O. Fennell,	213 00
		J. H. Drake,	266 00
		Asa Biggs,	303 00
		C. B. Wood,	296 80
		Columbus Mills,	278 00
		W. B. Lane,	276 00
		T. S. Ashe,	255 00
		A. C. Freeman,	279 75
		R. Oldfield,	260 20
		K. Rayner,	283 60
		Chas. McCleese,	342 00
		Jos. B. Cherry,	261 00
		J. H. Haughton,	267 60
		N. Winslow,	224 40
		Jno. F. Hoke,	289 40
		T. S. D. McDowell,	253 00
		M. L. Wiggins,	244 00
		C. H. Brogden,	282 00
		J. B. Jones,	298 00
		Ditto,	9 00
		H. Willey,	291 80
		J. A. Graves,	257 00
		S. Christian,	282 00
		W. H. Thomas,	315 00
		W. A. Graham,	277 20
		D. Coleman,	327 00
		Jno. Hill, principal clerk,	636 00
		Quentin Busbee, as't. do.,	552 00
		Jas. Page, doorkeeper,	300 00
		J. U. Vogle, assistant doorkeeper,	296 00
	Members of the House of Commons, as follows:		
	Samuel P. Hill, speaker,	374 00	
	C. A. Rose,	296 60	
	W. B. March,	297 00	
	B. A. Tomlinson,	268 50	
	W. E. Maun,	312 00	
	J. Turner,	268 20	
	S. F. Patterson,	310 37	

1855.		\$		
Feb.	J. D. Perkins,		246 00	Public fund—
	S. F. Phillips,		264 60	distributions.
	Mr. Daughtry,		270 00	
	J. C. Badham,		305 00	
	S. D. Bryson,		339 00	
	S. A. Williams,		286 80	
	D. Outlaw,		284 00	
	A. J. Patton,		346 00	
	J. G. Bynum,		321 50	
	J. G. Shepherd,		282 00	
	Hugh Leach,		281 60	
	J. M. Lancaster,		282 00	
	W. W. Whitaker,		270 00	
	Jno. Rolen,		356 60	
	Geo. E. B. Singeltary,		300 00	
	Jacob Mordecai,		267 00	
	T. A. Norment,		250 60	
	P. H. Winston,		290 00	
	C. L. Cook,		285 00	
	Wilson Harrison,		310 00	
	Asa Barnes,		261 00	
	N. G. Rand,		271 40	
	J. H. Headen,		279 00	
	J. B. Bynum,		288 00	
	M. W. Smallwood,		285 00	
	T. H. Williams,		296 00	
	J. P. Jordan,		310 90	
	M. Grist,		134 60	
	Z. B. Vance,		330 00	
	Allen Gentry,		308 00	
	J. R. White,		301 80	
	H. A. Gilliam,		308 00	
	R. G. A. Love,		336 00	
	Dr. J. Yancy,		328 00	
	L. W. Humphrey,		296 00	
	R. C. Cotten,		278 00	
	Mr. Selby,		297 40	
	A. J. Dargan,		304 20	
	A. M. Bogle,		307 80	
	A. E. Headen,		255 00	
	Giles Mebane,		243 20	
	Geo. Green,		279 00	
	Allen Flynt,		286 00	
	N. B. Whitfield,		273 40	
	G. M. White,		298 20	
	Wm. Long,		266 00	

1855.			
Public fund— disbursements.	Feb.	Gaston Meares,	\$ 278 00
		S. J. Neal,	321 50
		Wm. Black,	302 00
		B. F. Williams,	285 00
		C. H. Coffield,	263 00
		W. F. McKesson,	310 50
		E. F. Shaw,	264 00
		Mr. McMillan,	272 60
		Joshua Barnes,	282 40
		D. F. Caldwell,	285 60
		D. Williams,	290 30
		Mr. Jones,	296 00
		John Furr,	295 90
		R. H. Smith,	231 00
		G. G. Holland,	317 50
		J. M. Bullock,	268 00
		W. J. Blow,	300 00
		J. R. Stubbs,	305 00
		J. W. Neal,	262 00
		Z. Russell,	289 00
		W. A. Jenkins,	282 60
		Thomas Settle, jr.,	282 00
		W. J. Houston,	288 00
		D. M. Barringer,	289 00
		Ralph Gorrell,	267 60
		W. W. Wilkins,	304 20
		Joel F. Hill,	295 00
		J. Devenport,	312 00
		Calvin Johnston,	370 40
		W. L. Daniel,	298 00
		Henry Walser,	280 40
		Lewis Whitfield,	274 40
		S. W. Chadwick,	291 50
		L. B. Carmichael,	297 00
		John Baxter,	258 00
		William Sutton,	277 00
	J. W. Bryant,	272 50	
	M. H. Eure,	301 00	
	Jonathan Horton,	298 00	
	L. Q. Sharp,	288 00	
	F. E. Simmons,	258 70	
	W. M. Shipp,	295 00	
	W. K. Martin,	265 00	
	B. Jarvis,	318 75	
	Jas. S. Amis,	243 00	
	Jno. A. Craven,	276 00	

1855.			
Feb.	H. Sherrell,	\$	299 20 Public fund—
	W. W. Wright,		314 00 disbursements.
	C. W. Williams,		297 60
	H. Cansler,		300 00
	W. H. Lyon,		249 00
	Major Green,		253 00
	John Watts,		294 00
	Jno. W. Garland,		326 00
	M. J. McDuffie,		282 00
	Jesse A. Waugh,		292 00
	J. M. Leach,		272 00
	R. H. Parks,		266 00
	Neill Regan,		245 80
	W. T. Dortch,		250 00
	W. L. Steele,		247 50
	L. T. Oglesby,		277 60
	A. H. Caldwell,		221 40
	W. R. Myers,		260 00
	Jesse Thornburg,		242 40
	Chas. Whitlock,		263 00
	J. A. Dunn,		66 00
	A. H. Caldwell,		45 00
	Jesse Thornburg,		27 00
	P. H. Winston,		18 00
	L. Whitfield,		9 00
	S. B. Jarvis,		9 00
	W. B. Martin,		9 00
	N. B. Whitfield,		9 00
	J. F. Davenport,		9 00
	W. H. Lyon,		6 00
	R. H. Smith,		6 00
	A. J. Dargan,		3 00
	W. W. Williams,		3 00
	J. S. Amis,		3 00
	Wm. Long,		3 00
	R. H. Smith,		3 00
	Jas. T. Marriott, principal clerk,		552 00
	Geo. Howard, jr., reading do.,		574 00
	W. S. Webster, principal doorkeeper,		289 00
	W. R. Lovell, assistant do.,		308 00
	J. W. Powell, engrossing clerk,		273 60
	Caleb Hill, assistant do.,		264 00
	Edward Vail, do.,		257 20
	H. S. Smith, do.,		237 00
	T. T. Hill, do.,		51 00
	W. H. Joyner, do.,		44 10

1855.			
Public fund— disbursements.	Feb.	A. J. Terrell, do.,	\$ 42 00
		P. C. Hardin, do.,	21 00
		Henry Cooke, do.,	15 00
		Jas. Pattick, do.,	21 00
		S. V. R. Carpenter, do.,	21 00
		Wm. White, jr., do.,	12 00
		L. B. Lemay, do.,	15 00
		Walter Gwynn, state engineer, per res- olution in his favor,	3,500 00
		B. F. Moore, commissioner, &c., do.,	1,500 00
		D. W. Courts, public treasurer, do.,	1,000 00
		B. R. Hinnant, do.,	119 66
		J. W. Garland, do.,	228 48
		D. A. Ray & Co., do.,	140 00
		Wm. Thompson, do.,	108 50
		Jno. Hill, do.,	75 00
		J. W. Garland, do.,	78 00
		W. L. Pomeroy, do.,	212 65
		Jas. Page, do.,	50 00
		Jno. U. Vogler, do.,	50 00
		Chas. F. Fisher, do.,	12 21
		W. H. High, do.,	25 00
		W. S. Webster, do.,	50 00
		W. R. Lovell, do.,	50 00
		Abner Walker, do.,	12 00
		E. D. Davis, do.,	12 00
		H. J. Brown, do.,	12 00
		S. W. Chadwick, do.,	58 00
		C. C. Stone, do.,	23 70
		J. M. McGowan, do.,	15 00
		W. H. & R. S. Tucker, do.,	31 26
		Reuben Watts, do.,	86 00
		Warren Winslow, do.,	150 00
		C. H. Thompson, do.,	45 00
		Asa Biggs, do.,	1,500 00
	Jas. McKimmon, do.,	8 80	
	North Carolina Railroad Company, on account of State's subscription in said company,	213,000 00	
	Gov. Bragg, president ex-officio literary board, former loan to State from the literary fund,	27,063 00	
	Sundry persons, interest on State bonds,	540 00	
	Sundry persons, interest on Fayetteville and Western Plankroad bonds,	510 00	
	Robt. Strange, solicitor, 2 certificates,	40 00	

1855.			Public fund— disbursements.
Feb.	Jas. Litchford, deputy marshal to supreme court,	\$	114 00
	W. D. Cooke, for printing supreme court reports in equity, June and August terms, 1854,		247 00
	E. B. Freeman, clerk of said court,		690 90
	Sundry warrants on account of insane asylum,		2,960 54
	O. H. Perry, librarian, subscription for newspapers for public library,		31 30
	W. L. Pomeroy, for books for do.,		42 00
	Henderson county agricultural society,		50 00
	Cumberland county, do.,		50 00
	Prof. Emmons, State geologist, part of his salary for the year 1854,		400 00
	H. S. Smith, clerk to commissioners for revising statutes,		500 00
	Geo. Bower, part of an appropriation for improving Reddies' river and Tennessee road,		1,005 00
	Ditto, do.,		1,995 00
	Allen Gentry, an appropriation to Salisbury and Wilson Road,		230 05
	Jonathan Horton, appropriation to public road from Wilkes county line to Welsh's store,		1,000 00
	Sheriff of New Hanover county, for making returns in governor's election,		8 00
	C. Dewey, cashier, &c., interest on Raleigh and Gaston Railroad bonds,		120 00
	James Page, for canister furnished executive mansion,		75
	Will. Thompson, for table, (ex. office,)		2 00
	James Boon, book case, (comp.,)		3 50
	Adam's Express Company, transporting coupon bonds to New York,		10 00
	Ditto, do.,		1 25
	Ditto, do.,		1 00
	New York Journal and Advertiser, for advertising sale of coupon bonds,		30 00
	W. & N. O. Telegraph Company, for telegraphing for public treasurer,		9 74
	J. H. Bryan, jr., for numbering coupon bonds for treasurer,		29 00
	Danforth, Wright & Co., book of checks for do.,		12 00

1855.			
Public fund— disbursements.	Feb.	Samuel H. Young, for 230 cords of wood furnished by contract for the public offices,	\$ 575 00
		W. L. Pomeroy, for seal and fixtures furnished Iredell county,	35 00
		John H. Stephens and others, for apprehending and delivering Dr. G. Fields, a fugitive,	300 00
		Seaton Gales, advertising sale of coupon bonds,	12 00
		W. & N. O. Telegraph Company, for telegraphing,	84
		W. L. Pomeroy, for stationery furnished the public offices,	92 21
		Pulaski Cowper, private secretary, expenses of the council of State on the 5th and 6th Feb., 1855,	211 20
		Wm. C. Doub, for printing done for several departments,	43 50
		Bank of the Republic, (N. Y.) interest on coupon bonds, advanced by said bank,	3,300 00
	Mar.	Neuse River Manufacturing Company, for paper used in printing Journals last General Assembly,	187 50
		Henry Nutt, per resolution in his favor,	50 00
		Bartlett Upchurch, do.,	8 00
		Jos. Woltering, do.,	10 90
		W. A. Winborn, do.,	25 25
		Sundry warrants, on account of insane asylum,	2,964 27
		Bank of the Republic, temporary loan of G. G. Sampson, for the purposes of the State, principal,	50,000 00
		Interest,	593 06
		Commissions,	1,000 00
		W. L. Pomeroy, for 37 copies of Jones' digest, purchased for distribution,	203 50
		R. M. Pearson, one quarter's salary, as one of the judges of the supreme court,	625 00
	Walter Gwynn, engineer for N. C. and Western Railroad survey,	3,950 27	
	C. P. Mendenhall, treasurer N. C. Railroad Company, for Atlantic and N. C. Railroad survey,	500 00	

1855.			Public fund— disbursements.
Mar.	North-Carolina R. R. Company, part of state's sub-cription in said company,	\$ 15,000 00	
	C. Dewey, cashier, interest on Raleigh and Gaston Railroad bonds,	4,200 00	
	Sarah Peacock, a pension,	100 00	
	O. H. Perry, librarian, for papers and books for public library,	51 00	
	Prof. E. Emmons, state geologist, part of salary,	500 00	
	W. B. Carter, interest due on his state bonds 1st of Jan., 1855,	75 00	
	Neuse River Manufacturing company, for 175 reams of book paper,	1,225 00	
	W. H. Howard, for apprehending and delivering Jno. M. Giles, an escaped felon,	250 00	
	W. & N. O. telegraph company, for telegraphing,	2 63	
	Holden & Wilson, public printers, for printing done for executive department,	151 37	
	Ditto, do., for treasury department,	51 50	
	Ditto, do., for secretary of state department,	30 00	
	Ditto, do., comptroller department,	32 50	
	Ditto, do., for General Assembly session of 1854-'55,	3,201 73	
	John Hooper, N. Y., for advertising sale of coupon bonds,	135 25	
	Journal of Commerce, do.,	27 50	
	Ditto, do.,	41 10	
	Lyon & Hillyer, do.,	30 00	
	Sundry persons, int. on coupon bonds, redeemed at the bank of the Republic,	48,930 00	
April.	North-Carolina Railroad Company, part of State's subscription,	78,601 21	
	Bank of the State of North-Carolina, temporary loan and interest,	25,226 03	
	Ditto, do.,	30,236 70	
	Ditto, do.,	10,113 15	
	Rufus Barringer, administrator of A. W. Brandon, dec'd, interest due on State bond, Jan. 1, 1855,	120 00	
	Ed. Stanly, per resolution of General Assembly in his favor,	500 00	
	H. D. Turner, do.,	29 25	

1855.			
Public fund— disbursements.	April.	Thos. I. Judkins, do.,	\$ 94 00
		L. E. Heartt, do.,	50 00
		Pulaski Cowper, private secretary, ex- penses of the board of internal im- provements,	14 00
		H. D. Turner's bill of stationery for the public offices,	17 55
		W. White, P. M., bill of postage for do.,	41 13
		W. Hill, secretary of state, postage paid by him,	3 17
		Burrus Check, for bringing a fugitive, Jim, from the State of Virginia,	80 00
		Gov. Bragg, his 1st quarter's salary,	741 00
		Pulaski Cowper, private secretary, bal- ance do.,	69 25
		D. W. Courts, public treasurer, do.,	500 00
		Stephen Birdsall, clerk, do.,	187 50
		Wm. Hill, secretary of state, do.,	200 00
		Ditto, for copying laws of last General Assembly,	687 50
		O. H. Perry, librarian, his 1st quarter's salary,	75 00
		H. D. Turner's bill for books for state li- brary,	11 00
		A. O. P. Nicholson, for advertising in Washington Union sale of coupon bonds,	57 50
		Seaton Gales for do.,	9 00
		Drury King, superintendent of public buildings, his 1st quarter's salary,	65 00
		Ditto, for sundry work on capitol and square,	19 99
		Dabney Cosby, on account of his con- tract for work on executive mansion,	200 00
		Sundry warrants, on account of insane asylum,	6,872 72
		Hon. F. Nash, chief justice, 1 quarter's salary,	625 00
		Hon. Wm. H. Battle, judge, do.,	625 00
		M. W. Ransom, attorney general, 5 cer- tificates,	100 00
		Robt. Strange, solicitor, 7 do.,	140 00
		A. W. Burton, do. 3 do.,	60 00
		Seaton Gales, for publishing 148 copies of indices to Jones' reports,	60 06
		Adams & Co's. express, for freight,	2 50

1855.		Public fund - disbursements.
April.	J. W. Randolph's (Richmond, Va.) bill of books, &c.,	288
	W. & N. O. telegraph company, for telegraphing,	210
	Ditto, do.,	110
May.	Hon. J. M. Dick, judge of the superior courts,	975 00
	Hon. J. L. Bailey, do.,	1,065 00
	Hon. Samuel J. Person, do.,	975 00
	Hon. D. F. Caldwell, do.,	975 00
	G. S. Stevenson, solicitor, 6 certificates,	120 00
	A. W. Burton, do. 6 do.,	120 00
	W. Lander, do. 11 do.,	226 00
	W. N. H. Smith, do. 10 do.,	200 00
	M. W. Ransom, attorney general, 5 do.,	100 00
	Sundry warrants, on account of insane asylum,	4,263 40
	Holden & Wilson, state printers, for printing done for state department,	62 75
	Ditto, do., treasury department,	38 00
	Ditto, do., executive department,	14 50
	Ditto, do., comptroller's department,	15 50
	Seaton Gales, for advertising sale of coupon bonds,	9 00
	Lyon & Hillyer, (N. Y.) do.,	60 00
	Wm. Hill, secretary of state, for copying revised statutes for printer,	228 00
	Drury King, superintendent, for cash paid for work done on capitol square,	2 75
	Ditto, do.,	9 75
	James Saintsing, for repairing bellry,	82 10
	Dabney Cosby, on contract for work on executive mansion,	300 00
	James T. Marriott, principal clerk of the late House of Commons,	69 00
	Ditto, per resolution of Gen. Assembly,	125 00
	Pulaski Cowper, private secretary, expenses of the council of state,	129 00
	Sammel H. Young, for 21½ cords of wood furnished public offices,	53 75
	W. & N. O. telegraph company, for telegraphing for public treasurer,	3 42
	Ditto, do.,	1 26
	Adams & Co's. express, for freight,	75
	North-Carolina Railroad Company, part	

1855.		
Public fund— disbursements.	May.	of State's subscription, by sundry persons at sundry times this month,
		American Exchange Bank, (N. Y.,) note held against the North-Carolina Railroad Company,
	June.	North-Carolina Railroad Company, part of State's subscription, (paid in coupon bonds at sundry times this month.)
		Sundry warrants on account of insane asylum, per sup't. and com's.,
		Hon. M. E. Manly, judge, &c., his salary, 14 courts,
		Hon. John W. Ellis, do., 10 courts,
		Thos. Ruffin, jr., solicitor, 11 do.,
		Geo. S. Stevenson, do., 3 do.,
		W. Lander, do., 1 do.,
		A. W. Burton, do., 2 do.,
		Thos. Sparrow, sol., pro. tem, 1 do.,
		Joseph Dobson, sol., " 1 do.,
		P. H. Winston, attorney general, pro. tem., 1 do.,
		Hamilton C. Jones, reporter to supreme court, his half year's salary,
		J. J. Bruner's account for printing, stitching, mailing and furnishing material for Jones' law reports,
		Miller & James, do.,
		John A. Weirman, postage on do., sent to various officers of the State,
		Dabney Cosby, on his contract for repairs on executive mansion, per warrant of board of public buildings,
		Dabney Cosby, on his contract for repairs on executive mansion, per warrant of board of public buildings,
		W. H. & R. S. Tucker, for articles furnished executive mansion,
		Sarah Avery, of Chowan county, her pension allowed for the years 1854 and '55.,
		McFarland, Ferguson & Co., subscription for Nos. 19, 20 and 21 Southern Lit. Messenger for state library,
		O. H. Perry, librarian, for freights on books for do.,
		Raleigh and Gaston Railroad Company,

\$ 477,500 00

50,000 00

25,000 00

5,891 80

1,155 00

975 00

240 00

60 00

20 00

40 00

20 00

20 00

20 00

300 00

260 00

135 99

13 29

93 00

500 00

193 19

60 00

11 00

3 00

1855.			Public fund— disbursements.
June.	freight on 8 boxes of muskets for use of State,	\$	11 20
	Ditto, for freight on infantry accoutrements,		4 63
	Danforth, Wright & Co., for printing coupon bonds,		247 35
	Lyon & Hillyer, N. Y. Mercantile Journal, for advertising State loan,		30 00
	Ed. Newland, Journal of Commerce, do.,		16 80
	J. G. Bennett, N. Y. Herald, do.,		49 00
	Ditto, do.,		119 00
	Adams & Co's. Express, for freight on package,		1 25
July.	North-Carolina Railroad Company, part of State's subscription to said road,		50,000 00
	Ditto, do.,		20,000 00
	Fayetteville & centre Plankraad Company,		18,000 00
	C. Dewey, cashier, &c., interest on Raleigh and Gaston Railroad bonds, guarantied by the State,		10,200 00
	W. H. Jones, cashier, &c., interest on temporary loan for the use of the State,		1,200 00
	Ditto, for do.,		900 00
	Hon. R. M. Saunders, judge, &c., his salary, 14 courts,		1,155 00
	Chief Justice Nash, his 2d quarter's salary,		625 00
	Hon. R. M. Pearson, associate judge, do.,		625 00
	Hon. Wm. H. Battle, " do.,		625 00
	Robt Strange, solicitor, 4 courts,		80 00
	A. W. Burton, " 3 "		60 00
	A. R. Kelly, " pro tem. 1 "		20 00
	E. B. Freeman, clerk of supreme court, half year's salary,		150 00
	Ditto, for recording 1773 pages at 30 cents,		681 90
	Seaton Gales, for publishing index to vol. 1st Jones' equity reports,		48 00
	J. Litchford marshal to supreme court,		80 00
	Prof. E. Emmons, state geologist, his salary to July 1st, 1855,		1,123 02
	E. Emmons, Jr., assistant geologist,		2,628 27
	Sundry warrants, on account of insane asylum,		4,039 70

1855.			
Public fund— disbursements.	July.	Gov. Bragg, his 2d quarter's salary for 1855,	\$ 750 00
		Pulaski Cowper, private secretary, do.,	75 00
		Wm. Hill, secretary of state, do.,	200 00
		D. W. Courts, public treasurer,	500 00
		S. Birdsall, clerk to treasurer, do.,	187 50
		G. W. Brooks, comptroller, 1st and 2d quarter's salary,	500 00
		R. W. Haywood, adjutant general, part do.,	100 00
		O. H. Perry, state librarian, do.,	75 00
		E. J. Hale & Son, for books furnished library,	133 72
		Drury King, superintendent of public buildings, his 2d quarter's salary,	65 00
		W. L. Pomeroy, for stationery for use of public offices,	131 46
		Alex. Taylor, pension under act of Assembly,	50 00
		Thomas Ewell, do., for the year 1854,	50 00
		Holden & Wilson, for printing laws, journals, &c., of the last General Assembly,	2,472 44
		William Hill, secretary of state, for superintending public printing for two last years,	100 00
		Thomas J. Lemay, for examining account of public printer, as provided by law,	3 00
		Seaton Gales, for advertising sale of coupon bonds,	7 75
		New York Journal of Commerce, do.,	9 75
		Messrs. Rodman & Moore, expenses in publishing Revised Code,	5,000 00
		C. Dewey, premium on \$5,000 northern exchange,	50 00
		Alexander county agricultural society, amount due from State for the year 1854,	50 00
		Wm. White, P. M., postage for public offices,	122 77
		Wm. Thompson, for candle stand for executive mansion,	3 00
	Dabney Cosby, on account of his contract for work on do.,	100 00	

1855.			
July.	Ditto, do.,	\$	100 00
	Wm. Thompson, for articles furnished public offices,		21 00
	Drury King, superintendent, for sundry expenses on capitol and square,		8 00
	W. J. Clarke's bill for mending gates, &c.,		13 00
	Wm. Cheek, for distributing laws, journals, &c., of last General Assembly, in eighteen counties,		235 00
	William S. Webster, ditto., in seventeen counties,		175 00
	James O. Mullins do., in eleven counties,		100 00
	Holden & Wilson, for boxes to pack laws, &c.,		24 10
	W. L. Pomeroy, for seals furnished Wilson county,		34 00
	W. & N. O. Telegraph Company, for telegraphing done for treasurer,		1 22
	Ditto, do.,		1 14
	Adams Express Co., freight on package,		6 25
	Ditto, do.,		1 25
	Ditto, do.,		11 25
	Sundry owners, interest due on "the bonds of the State of North-Carolina," July 1st, 1855,		8,184 00
	Sundry owners, do., on bonds of the Fayetteville & Western Plankroad Co.,		2,655 00
Aug.	Sundry persons, 1 per cent. premium on Northern Exchange,		663 00
	Fayetteville & Centre Plankroad Company, part of State's subscription,		2,000 00
	Fayetteville & Warsaw Plankroad Company, State's subscription,		10,000 00
	Bank of the State of North-Carolina, temporary loan, negotiated July 10, to meet the proper liabilities of the State,		10,050 96
	American Exchange Bank, N. Y., do.,		50,000 00
	North-Carolina Railroad Company, part of State's subscription,		50,000 00
	Ditto, do.,		150,000 00
	W. H. Jones, cashier, interest on temporary state loan,		480 00
	Commissioners of public road from Kennedy's to top of Blue Ridge, State's appropriation to said road,		500 00

Public fund—
disbursements.

1855.			
Public fund— disbursements.	Aug.	C. Dewey, cashier, interest on Raleigh and Gaston Railroad bonds, advanced by Bank of the State,	\$ 4,320 00
		Sundry owners, interest due July 1st, on bonds of the Fayetteville and Western Plankroad Company,	120 00
		Sundry owners, do., on bonds of the State of North-Carolina,	1,596 00
		Walter P. Caldwell, solicitor, pro tem.,	20 00
		Colin McRae, under resolution of last General Assembly,	14 10
		W. Alexander, do.,	100 00
		Gales & Seaton, Nat. Intelligencer, for advertising coupon bonds,	42 00
		Seaton Gales, Raleigh Register, do.,	9 00
		Lyon & Hillyer, N. Y., do.,	9 75
		T. Gardner, a pension for the year 1855,	40 00
		Wm. Sasser, do.,	40 00
		Sally Peacock, do.,	100 00
		J. Woltering, for weights and measures furnished the counties of Harnett, Wilson and Polk,	336 90
		D. Cosby, on contract for repairs of executive mansion,	86 00
		Ditto, do.,	210 00
		Watson & Booth's bill for furniture and repairs on do.,	77 45
		J. McKimmon's bill for furniture, do.,	35 00
		J. A. Belvin, for conveying weights and measures to Harnett county,	1 50
		J. H. DeCarteret, for binding laws and public documents,	1,137 27
		Sundry warrants, on account of insane Asylum, per superintendent and commissioners,	11,315 30
		Sundry sheriffs, mileage, and allowance for settling public taxes,	271 48
		Sundry sheriffs, mileage, and allowance for comparing polls, Congressional election,	115 55
	Sept.	North-Carolina Railroad Company, part of State's subscription, paid sundry times this month,	21,000 00
		Sundry warrants, on account of insane asylum, per superintendent and commissioners,	4,079 35

1855.		Public fund— disbursements.
Sept.	J. R. Dodge, clerk of supreme court at Morganton, his salary, and sundry charges.	3 670 50
	J. Brittain, marshal to said court, August term, 1855,	58 00
	W. N. H. Smith, solicitor, 4 certificates.	80 00
	Bank of the State of N. C., loan made April 4th, \$ 65,000 00	
	Interest on same, 1,196 75	
		66,196 75
	Ditto, loan of April 11th, \$ 5,000 00	
	Interest on same, 45 21	
		5,045 21
	Ditto, loan of May 25th, \$ 8,000 00	
	Interest on same, 14 47	
		8,014 47
	Ditto, loan of June 15th,	6,000 00
	W. H. Jones, cashier, &c., interest on temporary loan,	300 00
	R. S. Myers, treasurer, part of an appropriation for the improvement of Tar river,	3,000 00
	C. F. Fisher, 1 per cent. premium on \$20,000 New York exchange,	200 00
	Bank of the State of N. C., interest advanced, on R. & G. R. R. bonds guaranteed by the State,	450 00
	Pulaski Cowper, secretary, expenses of the board of internal improvements,	47 25
	Davie county agricultural society,	50 00
	Burke county do.,	50 00
	Pulaski Cowper, secretary, expenses of the council of State, Sept. 20th,	191 20
	J. W. Irwin, administrator of C. P. Wilkins, deceased, amount due under resolution of the General Assembly,	42 11
	A. Johnson, sheriff of Cumberland county, ditto,	31 22
	Gov. Bragg, part of appropriation for furnishing executive mansion,	100 00
	D. Cosby, on his contract for repairs, &c., on ditto,	100 00
	W. J. Clarke's bill of repairs to gates, &c.,	3 00
	S. Gales, for advertising sale of coupon bonds,	8 50

1855.			
Public fund— disbursements.	Sept.	Sheriff of Macon county, for comparing polls, senatorial election,	\$ 2 50
		Sheriff of Madison county, for holding election to establish county site,	5 50
		W. & N. O. telegraph company, for telegraphing done for treasurer,	7 95
		Sundry owners, interest on bonds of the State of N. C. due July 1, 1855,	465 00
		Sundry owners, do., on bonds of the Fayetteville & Western plankroad company,	225 00
		Sundry sheriffs, mileage and allowance for settling taxes,	1,652 55
		Sundry sheriffs, mileage and comparing polls, congressional election,	730 02
		Bank of the Republic, N. Y., interest on coupon bonds, advanced by said bank,	57,300 00
		Ditto, principal and interest of note for temporary loan,	60,000 00
		Ditto, do.,	10,303 33
	Oct.	North-Carolina Railroad Company, part of state's subscription,	76,000 00
		Drury King, expenses for repairs on capitol,	10 45
		Pullin & Belvin's bill of article's furnished ditto,	3 25
		Atlantic and North-Carolina Railroad Company, part of first instalment of state's subscription,	50,000 00
		McDowell and Yancy Turnpike Company, part of state's subscription,	700 00
		C. Dewey, cashier, 1 per cent. premium on \$5,000 northern exchange,	50 00
		C. F. Fisher, do., on \$400,	4 00
		J. B. G. Roullac, do., on \$4,000,	40 00
		Wm. Flynt, jr. sheriff of Forsythe county, amount allowed for insolvent polls, &c.,	20 31
		Gov. Bragg, his 3d quarter's salary for the year 1855,	750 00
	Pulaski Cowper, private secretary do.,	75 00	
	D. W. Courts, public treasurer, do.,	500 00	
	S. Birdsall, clerk to treasurer, do.,	187 50	
	Wm. Hill, secretary of state, do.,	200 00	
	Drury King, sup. pub. buildings, do.,	65 00	
	O. H. Perry, state librarian, do.,	75 00	

1855.			Public fund— disbursements.
Oct.	Sundry warrants on account of insane asylum,	\$ 4,810	16
	D. G. McRae, keeper of public arms at Fayetteville, his salary for the year ending October 1, 1855,	60	00
	James Page, for distributing acts and journals of last General Assembly in eighteen counties,	310	00
	Martha Spears, a pension,	50	00
	W. H. Jones, cashier, &c., interest on temporary loan to the State,	60	00
	Ditto, do.,	30	00
	Will. White, P. M., his bill of postage for public offices, quarter ending October 1st,	67	94
	Henry J. Brown, for articles furnished executive mansion,	36	00
	Jordan Carter, for repairing outhouses and fences,	200	00
	Ditto, do.,	100	00
	F. Nash, chief justice, his 3d quarter's salary,	625	00
	R. M. Pearson, associate judge, do.,	625	00
	W. H. Battle, do., do.,	625	00
	J. B. Batchelor, attorney general,	220	00
	A. W. Burton, solicitor,	80	00
	G. S. Stevenson, do.,	60	00
	Robt. Strange, do.,	140	00
	Holden and Wilson, public printers, for printing done for treasury department,	215	00
	Ditto, do., comptroller's department,	46	00
	Ditto, do., state department,	46	50
	Ditto, do., executive department,	25	12
	W. C. Doub, advertising sale of coupon bonds,	47	75
	T. J. Lemay, do.,	4	00
	Prof. E. Emmons, state geologist, balance of salary to October,	625	00
	E. Emmons, jr., do.,	375	00
	Randolph county agricultural society,	50	00
	Chowan do., do.,	50	00
	Buncombe do., do.,	50	00
	N. C. State do., do.,	1,500	00
	S. F. Phillips, interest due on Fayetteville and Western Plankroad bond, July, 1855,	15	00

1855.			
Public fund— disbursements.	Oct.	American Exchange Bank, New York, amount loaned to this State,	\$ 50,000 00
		Adams' Express Company, freight on coupon bonds,	4 50
		J. W. B. Watson, interest on bonds of the State of North-Carolina, due July, 1855,	120 00
		Total disbursements,	\$ 2,323,978 81

COMPTROLLER'S STATEMENT.

1856.

COMPTROLLER'S DEPARTMENT, }
November 20th, 1856. }

*To the Honorable, the General Assembly
of the State of North-Carolina:*

I have the honor to transmit to you the Comptroller's annual report for the fiscal year ending the 31st day of October last, showing the condition of the accounts with the public treasurer, detailed statements of the receipts and disbursements, and of the State and county taxes.

While the taxes levied for county purposes make no part of the receipts into the public treasury, they form, notwithstanding, a large and important portion of the taxation borne by the people, and the statements show an extent of resources not heretofore presented to the public.

In my report to His Excellency, the Governor, allusion was made to the necessity of some modifications in the present laws on the subject of revenue; suggestions concerning which it has been my purpose to submit to the consideration of the present Legislature. But as an explanation of the several particulars would lengthen this communication to an extent too great, I have thought proper to omit it altogether, and hold myself ready to confer with the committee of finance, to whom I may communicate more successfully such information concerning the revenue, and the practical operations of its laws as my position, and a careful attention to the subject have afforded me.

In order that no delay may be occasioned, I have, in compliance with the law, requiring the comptroller to "have yearly printed in pamphlet form" his annual report, author-

ized the publication of the same before submitting it to your body.

I have the honor to be,

With respect,

Your obedient servant,

GEO. W. BROOKS,

Comptroller of State.

STATEMENT.

GENERAL STATEMENT.

Amount in hands of State treasurer, November 1, 1856,	\$ 127,343 15	General statement.
Receipts of the literary fund during the fiscal year ending Oct. 31, 1856,	183,073 00	
Ditto, public or State's Fund,	1,373,975 62	
Making the available means for the last fiscal year,	\$ 1,684,391 77	
Disbursements of the literary fund during the same period,	193,976 09	
Ditto, public or State's fund,	1,233,959 40	
Total disbursements,	\$1,427,935 49	1,427,935 49
Leaving in hands of State treasurer, November 1st, 1856,	\$ 256,456 28	
LITERARY FUND.		
Balance due this fund, November 1, 1855,	\$ 151,315 95	Literary fund.
Receipts during the fiscal year, ending Oct. 31, 1856,	183,073 00	
	\$ 334,388 95	
Disbursements for the same period,	193,976 09	
Leaving balance due this fund, November 1, 1856,	\$ 140,412 86	

Public fund.	PUBLIC FUND.	
	Receipts of this fund during the fiscal year ending October 31, 1856,	\$ 1,373,975 62
	Deficit or balance due treasurer November 1, 1855,	\$ 23,972 80
	Disbursement for the fiscal year,	1,233,959 40
	Leaving balance in hands of treasurer, November 1, 1856,	\$ 116,043 42

LITERARY FUND.

STATEMENT A.

Exhibiting the different sources from which the receipts of this fund have been derived.

Literary fund.	Bank dividends,	\$ 131,101 75
	Wilmington & Weldon Railroad do.,	23,000 00
	Roanoke do. do.,	1,500 00
	Cape Fear Navigation Co.,	2,600 00
	Interest Fayetteville and Western plankroad bonds,	2,160 00
	Interest on bonds of the State,	840 00
	Entries of vacant lands,	8,501 62
	Retailers tax,	7,670 00
	Auction tax,	298 21
	Tax for support of deaf and dumb mutes,	401 42
		\$ 183,073 00

Detailed as follows :

1855.		
Nov.	Received of	
	Sundry persons for entries of vacant lands,	\$ 775 84
	Roanoke Navigation Company, dividend No. 31, on 500 shares of stock held in said company by literary board,	1,000 00
	Bank of Cape Fear, dividend on shares in said bank,	27,220 00

1855.		Literary fund-- receipts.
Nov.	Sundry auctioneers, tax on sales at auction, as follows:	
	M. Crawly, New Hanover county,	\$ 201 74
	Jas. B. G. Barrow, Craven " "	90 00
	A. Waldoover, Alexander " "	5 54
	W. J. Plummer, Rowan " "	34 01
	Eli Wishart, Robeson " "	5 00
	S. M. West, New-Hanover " "	43 16
Dec.	Sundry persons, entries of vacant lands,	3,561 66
	D. F. Willis, auctioneer, Craven county, tax on sales at auction,	2 52
	Wilmington and Weldon Railroad dividends,	14,000 00
1856.		
Jan.	Sundry persons, entries of vacant lands, Bank of the State of North Carolina, dividends on shares in said bank, held by literary board,	368 57 25,135 00
Feb.	Sundry persons, entries of vacant lands, Cape Fear Navigation Company, dividend No. 47, on 650 shares of stock in said company, held by literary board, Wm. Dunn, auctioneer, Craven county,	766 29 650 00 1 01
Mar.	Sundry persons, entries of vacant lands,	299 95
April.	Ditto, ditto,	377 77
May.	Ditto, ditto,	1,309 48
	Bank of Cape Fear, dividends on stock in said bank held by literary board, Cape Fear Navigation Company, dividend 48, on stock held in said company by literary board, Ditto, dividend No. 49,	 27,220 00 1,300 00 650 00
June.	Sundry persons, entries of vacant lands, Wilmington and Weldon Railroad Company, dividend on stock held by the literary board in the same,	194 68 14,000 00
July.	Sundry persons for entries of vacant lands, Bank of the State of North-Carolina, dividend on stock in said bank, belonging to the State,	183 02 51,526 75
Aug.	Sundry persons for entries of vacant lands, Sundry sheriffs' tax on retailers' license, Joshua Sikes, sheriff of Union county,	205 66 1,209 00

1856.			
Literary fund-- receipts.		tax for support of two deaf and dumb mutes at asylum,	\$ 326 42
	Sept.	Sundry persons for entries of vacant lands,	367 24
		Sundry sheriffs' tax on retailers' license, E. D. Hampton, sheriff of Davidson county—tax levied for support of pu- pil at the N. C. institute for the deaf, dumb and blind,	6,461 00
	Oct.	Sundry persons for entries of vacant lands,	75 00
		Roanoke Navigation Company—divi- dend of one per cent. on five shares of stock in said company, held by the lit- erary board,	192 06
		Eli Wishart, auctioneer, Robeson county,	500 00
		Chas. E. Sute, " Cumberland co.,	1 30
		Interest due literary fund on Fayette- ville and Western Plankroad bonds, held by said board,	3 03
		Interest on bonds of the State, held by same,	2,160 00
			840 00
			<hr/> \$ 183,073 00

Literary fund--
disbursements.LITERARY FUND.—(*Disbursements.*)

STATEMENT B.

*Exhibiting the different purposes for which the disbursements
of this fund have been made :*

Common schools,	\$ 177,479 02
Salary of general superintendent,	1,500 00
N. C. institution for the deaf, dumb and blind,	10,000 00
Clinton female institute,	3,000 00
Expenses,	1,997 07
	<hr/> \$ 193,976 09

Detailed as follows :

1855.		Literary fund-- disbursements.
Nov.	Paid sundry counties, State's quota for support of common schools, as follows, viz :	
	Alamance, J. Trollinger, chairman, fall distribution, 1855,	\$ 1,069 92
	Ashe, A. McMillan, chairman, fall distribution, 1855,	1,024 68
	Beaufort, Jos. Potts, chairman, fall distribution, 1855,	1,330 92
	Bertie, Jas. T. Taylor, chairman, fall distribution, 1855,	1,196 76
	Bladen, Neill Graham, chairman, fall distribution, 1855,	962 88
	Brunswick, John Brown, chairman, fall distribution, 1855,	714 12
	Burke, Jas. Avery, chairman, fall distribution, 1855,	830 28
	Cabarrus, A. J. Yorke, chairman, fall distribution, 1855,	1,040 88
	Camden, Z. Hamilton, chairman, fall distribution, 1855,	545 88
	Chatham, J. S. Lasater, chairman, fall distribution, 1855,	1,926 60
	Craven, Jno. T. Lane, chairman, fall distribution, 1855,	1,479 48
	Edgecombe, David Barlow, chairman, fall distribution, 1855,	1,427 40
	Forsythe, C. S. Banner, chairman, fall distribution, 1855,	1,275 24
	Franklin, W. T. Johnson, chairman, fall distribution, 1855,	1,141 20
	Guilford, E. W. Ogburn, chairman, fall distribution, 1855,	2,067 60
	Halifax, Chas. Ousby, chairman, fall distribution, 1855,	1,560 84
	Iredell, M. Campbell, chairman, fall distribution, 1855,	1,567 44
	Johnston, Jno. H. Daniel, chairman, fall distribution, 1855,	1,348 32
	Martin, A. H. Coffield, chairman, fall distribution, 1855,	835 32
	Mecklenb'rg, Jno. H. Young, chairman, fall distribution, 1855,	1,406 88
	Orange, W. H. Brown, chairman, fall distribution, 1855,	1,794 84

1855.				
Literary fund-- disbursements.	Nov.	Pasquotank, W. W. Kenneday, ch'mn., fall distribution, 1855,	\$ 849 96	
		Robeson, Jno. Moore, chairman, fall distribution, 1855,	1,329 60	
		Rowan, D. A. Davis, chairman, fall distribution, 1855,	1,479 48	
		Sampson, A Monk, chairman, fall distribution, 1855,	1,477 32	
		Wake, S. Stephenson, chairman, fall distribution, 1855,	2,459 76	
		Washington, Jos. Ramsay, act., ch'mn., fall distribution, 1855,	573 60	
		Wayne, Wm. K. Lane, chairman, fall distribution, 1855,	1,377 36	
		Person, G. D. Satterfield, ch'mn., fall distribution, 1855,	1,059 00	
		Patrick Murphy, treasurer Clinton Fe- male Institute, amount advanced to said institute by resolution of the last General Assembly,	3,000 00	
		Samuel H. Young, treasurer N. C. Insti- tute for the deaf, dumb and blind,	1,000 00	
		Pulaski Cowper, secretary to literary board for expenses of said board,	81 00	
		Seaton Gales, publishing fall distribu- tion common school fund,	18 00	
		L. D. Starke, publishing spring and fall,	37 50	
	Dec.	Paid sundry counties, State's quota for common schools, as follows, viz:		
		Anson, H. B. Hammond, ch'mn., fall distribution, 1855,	1,215 72	
		Buncombe, M. Patton, chairman, fall distribution, 1855,	1,480 56	
		Caswell, Alvis Lea, chairman, fall distribution, 1855,	1,459 32	
		Cherokee, D. G. R. Mount, ch'mn., fall distribution, 1855,	804 36	
		Chowan, James D. Wynn, ch'mn., fall distribution, 1855,	630 24	
	Cleveland, J. R. Logan, chairman, fall distribution, 1855,	1,163 64		
	Columbus, — Lennon, chairman, fall distribution, 1855,	636 96		
	Cumberland, E. Lee Winslow, ch'mn., fall distribution, 1855,	2,051 76		

1855.				Literary fund— disbursements.
Dec.	Currituck,	B. F. Simmons, ch'mn., fall distribution, 1855,	\$ 750	84
	Gaston,	Ezra B. Wilson, ch'mn., fall distribution, 1855,	792	36
	Granville,	L. A. Paschal, ch'mn., fall distribution, 1855,	2,076	36
	Greene,	Edward Patrick, ch'mn., fall distribution, 1855,	638	52
	Hertford,	W. B. Wise, chairman, fall distribution, 1855,	798	72
	McDowell,	J. Conly, chairman, fall distribution, 1855,	688	92
	Macon,	J. R. Siler, chairman, fall distribution, 1855,	740	28
	Moore,	W. D. McDowell, ch'mn., fall distribution, 1855,	876	24
	Nash,	J. J. Q. Taylor, ch'mn., fall distribution, 1855,	1,084	08
	Onslow,	D. W. Sanders, chairman, fall distribution, 1855,	844	80
	Pitt,	Alfred Moyer, chairman, fall distribution, 1855,	1,289	40
	Randolph,	Jonathan Worth, ch'mn., fall distribution, 1855,	1,746	12
	Richmond,	B. B. McKenzie, ch'mn., fall distribution, 1855,	952	32
	Stanly,	J. P. Stone, chairman, fall distribution, 1855,	761	76
	Surry,	Thos. Crumpler, ch'mn., fall distribution, 1855,	2,042	16
	Warren,	Samuel Bobbitt, ch'mn., fall distribution, 1855,	1,243	92
	Watauga,	R. Mast, chairman, fall distribution, 1855,	401	76
	Watauga,	R. Mast, chairman, spring dis., 1855,	401	76
	Samuel H. Young,	treas. N. C. institu- tion for the deaf and dumb and blind,	1,000	00
	Sundry persons	for advertising fall dis- tribution common school fund, viz:		
	Smith & Raines,	(Rockingham Demo- crat.)	24	00
	Charles N. Webb,	(Roanoke Republi- can.)	21	00
	Thos. W. Atkin,	(Asheville News.)	22	50
	Cannon & Collins,	(Rep. Banner.)	24	00
	M. S. Sherwood,	(Greensboro' Patriot.)	31	50

	1855.			
Literary fund- disbursements.	Dec.	Robinson & Barclift, (Goldsboro' Trib.,)	\$	25 00
		W. J. Yates, (North-Carolinian,)		25 00
		Holden & Wilson, (Standard,)		24 00
	1856.			
	Jan.	Sundry counties, State's quota for com- mon schools, as follows:		
		Alexander, R. L. Steele, chairman, fall distribution, 1855,		525 36
		Carteret, J. V. C. Davis, chairman, fall distribution, 1855,		669 96
		Catawba, G. P. Shuford, chairman, fall distribution, 1855,		988 08
		Duplin, Halstead Bourden, ch'mn., fall distribution, 1855,	1,333	32
		Haywood, J. Cathey, chairman, fall distribution, 1855,		828 84
		Montgomery, C. W. Wooly, chairman, fall distribution, 1855,		739 56
		Lenoir, R. W. King, chairman, fall distribution, 1855,		666 84
		Lincoln, C. S. Hunter, chairman, fall distribution, 1855,		830 88
		Union, M. W. Cuthbertson, ch'n., fall distribution, 1855,		960 96
		Caldwell, W. A. Ballou, chairman, spring dis., 1855,		700 32
		Wilkes, Peter Eller, chairman, spring dis., 1855,		1,397 04
		Samuel H. Young, treasurer N. C. insti- tution for the deaf, dumb and blind,		1,000 00
		Will. White, P. M., at Raleigh, postage account with literary board,		45 98
		C. H. Wiley's 3d quarter's salary,		375 00
	Feb.	Sundry counties, state's quota for common schools, as follows:		
		Davie, L. Bingham, chairman, spring dis., 1855,		839 76
		Davidson, Alfred Hargrave, ch'mn., spring dis., 1855,		1,694 76
		Davidson, Alfred Hargrave, ch'mn., fall distribution, 1855,		1,619 76
		Davie, L. Bingham, chairman, fall distribution, 1855,		839 76
		Henderson, John Davis, chairman, fall distribution, 1855,		825 96

1856.			Literary fund— disbursements.
Mar.	Jones, William H. Bryan, ch'mn., fall distribution, 1855,	\$	472 20
	Samuel H. Young, treasurer, on account of the North-Carolina institution for the deaf, dumb and blind,		1,000 00
	R. A. Ezell, for advertising in Warren- ton News fall distribution common school fund,		25 00
	Fulton & Price, for advertising fall dis- tribution common school fund,		34 75
Mar.	Sundry counties, State's quota for com- mon schools, as follows:		
	N. Hanover, S. D. Wallace, ch'mn., fall distribution, 1855,		1,483 32
	Perquimons, E. N. Riddick, ch'mn., fall distribution, 1855,		723 60
	Stokes, W. A. Mitchell, ch'mn., fall distribution, 1855,		943 80
	Wilkes, Peter Eller, chairman, fall distribution, 1855,		1,397 04
	North'mpton, Herod Faison, chairman, fall distribution, 1855,		1,287 72
	Holden & Wilson, for printing report of general superintendent, for the year 1855,		161 68
April.	State's quota for common schools in		
	Caldwell, W. A. Ballou, chairman, fall distribution, 1855,		700 32
	Rockingham, W. P. Watt, chairman, fall distribution, 1855,		1,483 56
	Samuel H. Young, treasurer, on account of the North-Carolina institution for the deaf, dumb and the blind,		1,000 00
	C. H. Wiley, general superintendent, his first quarter's salary for the year 1856,		375 00
	DeCarteret & Son, for putting up one thousand copies superintendent's re- ports, &c.,		27 50
May.	Sundry counties, State's quota for com- mon schools, viz:		
	Alamance, John Trollinger, chairman, spring dis., 1856,		1,219 92
	Beaufort, Joseph Potts, chairman, spring dis., 1856,		1,405 92
	Anson, H. B. Hammond, ch'mn., spring dis., 1856,		1,290 72

1856.				
Literary fund- disbursements.	May.	Bladen,	Neill Graham, chairman, spring dis., 1856,	\$ 962 88
		Buncombe,	M. Patton, chairman, spring dis., 1856,	1,480 56
		Burke,	James Avery, chairman, spring dis., 1856,	830 28
		Cabarrus,	A. J. Yorke, chairman, spring dis., 1856,	1,040 88
		Camden,	John M. Forbs, chairman, spring dis., 1856,	700 32
		Carteret,	J. P. C. Davis, chairman, spring dis., 1856,	744 96
		Caswell,	Alvis Lea, chairman, spring dis., 1856,	1,459 32
		Chatham,	J. S. Lasater, chairman, spring dis., 1856,	1,926 60
		Craven,	Jno. T. Lane, chairman, spring dis., 1856,	1,479 48
		Chamberland,	Ed. L. Winslow, ch'mn., spring dis., 1856,	2,126 76
		Franklin,	W. T. Johnston, chairman, spring dis., 1856,	1,141 20
		Granville,	L. A. Paschall, chairman, spring dis., 1856,	2,076 36
		Guilford,	E. W. Ogburn, chairman, spring dis., 1856,	2,217 60
		Hyde,	E. L. Mann, chairman, spring dis., 1856,	715 20
		Iredell,	M. Campbell, chairman, spring dis., 1856,	1,567 44
		Johnston,	J. H. Daniel, chairman, spring dis., 1856,	1,423 32
		Martin,	A. H. Coffield, chairman, spring dis., 1856,	835 32
		Macon,	J. R. Siler, chairman, spring dis., 1856,	740 28
		Pasquotank,	W. W. Kenneday, ch'mn., spring dis., 1856,	924 96
		Person,	G. D. Satterfield, ch'mn., spring dis., 1856,	1,059 00
	Rowan,	D. A. Davis, chairman, spring dis., 1856,	1,479 48	
	Surry,	D. S. Jones, chairman, spring dis., 1856,	2,117 16	
	Warren,	Samuel Bobbitt, ch'mn., spring dis., 1856,	1,243 93	

1856.			
May.	Washington, J. Ramsey, act., ch'mn., spring dis., 1856,	\$	573 60
	Wayne, W. K. Lane, chairman, spring dis., 1856,		1,377 36
	Yancy, M. P. Penland, chairman, spring dis., 1856,		968 16
	Ditto M. P. Penland, chairman. fall distribution, 1855,		968 16
	Samuel H. Young, treasurer, on account of the N. C. institution for the deaf, dumb and blind,		1,000 00
	T. Loring for advertising spring distribu- tion common school fund for 1856,		10 00
	Seaton Gales, advertising spring distribu- tion common school fund for 1856,		10 50
	Cannon & Spencer, advertising spring distribution common school fund for 1856,		12 00
June.	Sundry counties, state's quota for com- mon schools, viz:		
	Cherokee, S. G. R. Mount, ch'mn., spring dis., 1856,		804 36
	Brunswick, Jno. Brown, chairman, spring dis., 1856,		714 12
	Sampson, Archibald Monk, ch'mn., spring dis., 1856,		1,477 32
	Forsyth, C. L. Banner, chairman, spring dis., 1856,		1,275 24
	Wake, W. W. Whitaker, ch'mn., spring dis., 1856,		2,531 76
	Rockingham, W. P. Watt, chairman, spring dis., 1856,		1,483 56
	Lenoir, Jas. W. Cox, chairman, spring dis., 1856,		741 84
	Haywood, J. Cathey, chairman, spring dis., 1856,		828 84
	Samuel H. Young, treasurer, on account of the N. C. institution for the deaf, dumb and blind,		1,000 00
	Ditto, do.,		1,000 00
	John J. Palmer, for advertising in West- ern Democrat, spring distribution com- mon school fund.		13 50
July.	Sundry counties, State's quota for com- mon schools, viz:		

1856.			
Literary fund— disbursements.	July.	Cleaveland, J. R. Logan, chairman, spring dis., 1856,	\$ 1,163 64
		Columbus, Thos. Lennon, chairman, spring dis., 1856,	636 96
		Greene, Edward Patrick, ch'mn, spring dis., 1856,	638 52
		Henderson, John Davis chairman, spring dis., 1856,	825 96
		Hyde, E. L. Mann, chairman, spring dis., 1856,	790 20
		Montgomery, C. W. Wooly, chairman, spring dis., 1856,	739 56
		N. Hanover, S. D. Wallace, chairman, spring dis., 1856,	1,708 32
		Pitt, Alfred Moye, chairman, spring dis., 1856,	1,289 40
		Stanly, R. G. Snuggs, chairman, spring dis., 1856,	761 76
		Stokes, W. A. Mitchell, chairman, spring dis., 1856,	1,018 80
		Union, M. W. Cuthbertson, ch'n., spring dis., 1856,	1,110 96
		Ashe, John Rivers, chairman, spring dis., 1856,	1,024 68
		Chowan, Jas. D. Wynn, chairman, spring dis., 1856,	630 24
		Bertie, Jos. B. Cherry, chairman, spring dis., 1856,	1,196 76
		Currituck, B. F. Simmons, chairman, spring dis., 1856,	750 84
		Edgecombe, David Barlow, chairman, spring dis., 1856,	1,652 40
		Gates, R. H. Ballard, chairman, spring dis., 1856,	825 36
		Hertford, Will. B. Wise, chairman, spring dis., 1856,	798 72
		Jones, W. H. Bryan, chairman, spring dis., 1856,	492 20
		McDowell, J. Conly, chairman, spring dis., 1856,	688 92
		Mecklenb'rg, J. P. Ross, chairman, spring dis., 1856,	1,406 88
		Onslow, David W. Sanders, ch'mn, spring dis., 1856,	844 80
		Orange, W. H. Brown, chairman, spring dis., 1856,	1,794 84

1856.			Literary fund- disbursement.
July.	Randolph,	Jonathan Worth, ch'mn., spring dis., 1856,	\$ 1,821 12
	Richmond,	B. B. McKenzie, ch'mn., spring dis., 1856,	952 32
	Robeson,	Jno. Moore, chairman, spring dis., 1856,	1,329 60
	C. H. Wiley,	general superintendent, his 2d quarter's salary,	375 00
	S. H. Young,	treasurer N. C. institution for the deaf, dumb and blind,	1,000 00
	G. J. Cherry,	agent swamp lands, salary,	1,000 00
	W. White, P. M.	at Raleigh, his account for postage,	31 99
Aug.	G. P. Shuford,	chairman, &c., common schools, in Catawba county, spring dis- tribution, 1856,	988 08
	L. D. Starke,	for advertising spring dis- tribution common school fund, in Dem- ocratic Pioneer,	12 00
	J. H. Muse,	for advertising spring dis- tribution common school fund, in Newbern Journal,	12 00
	Marx Schloss,	for advertising spring dis- tribution common school fund, in Warrenton News,	13 50
	Holden & Wilson,	for advertising spring distribution common school fund and printing,	27 00
Sept.	Sundry counties,	State's quota for com- mon schools, viz :	
	Lincoln,	C. L. Hunter, chairman, spring dis., 1856,	830 88
	Nash,	J. J. Q. Taylor, chairman, spring dis., 1856,	1,084 08
	Rutherford,	H. Harrell, chairman, spring dis., 1856,	1,486 56
	Wilkes,	Peter Eller, chairman, spring dis., 1856,	1,397 04
	Rutherford,	H. Harrell, chairman, fall distribution, 1855,	1,486 56
	Samuel H. Young,	treasurer North Car- olina institution for the deaf, dumb, and the blind,	1,000 00
	William Robinson,	Goldsborough Trib- une, for advertising spring distribution common school fund,	12 00

1856.			
Literary fund— disbursements.	Sept.	James Raines, do. do.,	\$ 12 00
		Thomas W. Atkin, do. do.,	12 00
		Joshua Sikes, sheriff of Union county, amount refunded on account of over- plus paid in tax for support of pupils at the North-Carolina institution for the deaf, dumb and the blind,	176 42
	Oct.	Sundry counties, State's quota for com- mon schools,	6,675 74
		C. H. Wiley, general superintendent, his third quarter's salary,	375 00
		W. F. Wightman, for advertising in the Fayetteville North-Carolinian, distri- bution common school fund,	12 75
			\$ 193,976 09

Public fund—
receipts.PUBLIC FUND.—(*Receipts.*)

STATEMENT C.

*Exhibiting the different sources from which the Receipts
of this fund have been derived.*

Coupon bonds, (including premium and accrued interest,)	\$ 671,609 54
Fayetteville and Western Plankroad dividends,	4,800 00
Temporary State loans,	283,713 55
Raleigh and Gaston Railroad dividends,	29,250 00
Bank tax,	14,182 33
Attorneys' license,	535 80
Public taxes paid in by sheriffs for 1856,	341,833 84
Cherokee bonds,	1,200 00
N. C. Railroad Company, on settlement,	1,101 21
Atlantic and North-Carolina railroad company, amount refunded,	25,000 00
Sale of camp equipage Atlantic and North- Carolina railroad survey,	216 42
Ditto, Western North-Carolina railroad survey,	229 55
Proceeds of wrecked property,	44 01
Book paper sold belonging to State,	59 37
	\$ 1,373,975 62

Detailed as follows:

1855.			Public fund — receipts.
Nov.	Received of sundry persons for coupon bonds sold as follows:		
	Louisa J. Norman, 1 bond, with interest,	\$ 1,020 00	
	Chas. F. Fisher, pres., &c., 2 bonds,	2,000 00	
	C. P. Mendenhall, treas'r., &c., 13 bonds,	13,000 00	
	Geo. Bower, 1 bond, interest and prem.,	1,056 50	
	Received of treasurer of Fayetteville & Western Plankroad Company, dividends due on shares belonging to the State,	4,800 00	
Dec.	Asa Biggs in part for 3 coupon bonds,	1,550 00	
	Chas. Fisher, pres., &c., 38 “	33,000 00	
	Kimbrough Jones, interest accrued on 4 bonds,	50 40	
	W. W. Vass, treasurer Raleigh & Gaston railroad company, part of dividend on 4,875 shares of stock held in said company by the State,	20,000 00	
	Bank of the Republic, New York, temporary loan,	60,000 00	
1856.			
Jan.	Sundry persons for coupon bonds sold, viz:		
	Asa Biggs balance for 3 bonds,	1,450 00	
	Kimbrough Jones, balance for 1 bond,	1,000 15	
	E. C. Fisher, for insane asylum, 2 bonds,	2,000 00	
	Ditto, 9 do.	9,000 00	
	Ditto, 2 do.	2,000 00	
	J. D. Whitford, president Atlantic & N. Carolina railroad company, 400 bonds,	50,000 00	
	Bank of the State of North-Carolina, tax on individual shares in said bank,	2,243 25	
	E. B. Freeman, clerk of the supreme court, tax attorneys' license granted December term,	338 40	
Feb.	Sundry persons for coupon bonds, viz:		
	J. D. Whitford, pres. Atlantic & N. Carolina railroad company, 72 bonds,	72,000 00	
	Will. A. Graham, 2 do.,	2,016 33	
	Paul C. Cameron, 6 do.,	6,410 00	
	Thomas Ruffin, 6 do.,	6,048 00	
	Ditto, 2 do.,	2,136 66	
	William Grimes, 5 do.,	5,341 66	
	E. C. Fisher, superintendent insane asylum, 2 do.,	2,000 00	
	Ditto, 3 do.,	3,000 00	

1856.			
Public fund— recipts.	Feb.	E. C. Fisher, superintendent insane asylum, 3 do.,	\$ 3,000 00
		Ditto, 4 do.,	4,000 00
		Ditto, 7 do.,	7,000 00
		Ditto, 4 do.,	4,000 00
		Walter Gwynn, chief engineer Atlantic and North-Carolina Railroad survey, proceeds of sale camp equipage, &c.,	216 42
		Ditto, sale of camp equipage North-Carolina and Western Railroad survey,	229 55
	Mar.	John D. Whitford, president, &c., for 45 coupon bonds,	45,000 00
		W. A. Blount, 7 do.,	7,070 00
		R. S. Myers, treasurer Tar river improvement, for bonds,	6,000 00
		John D. Whitford, president, do.,	25,000 00
		W. A. Blount, do.,	3,210 00
		Thomas Ruffin, balance of interest for 6 bonds,	360 00
		Bank of the State of North-Carolina, temporary loan,	9,845 48
		J. W. Sanford, cashier, do.,	9,700 00
		John D. Whitford, president, amount advanced to Atlantic and North-Carolina Railroad before sale of bonds,	25,000 00
		Jacob Siler, agent for collection of Cherokee bonds,	400 00
	April.	John D. Whitford, president, &c., for 58 coupon bonds,	58,000 00
		Ditto, 50 do.,	50,000 00
		Ruth S. Hairston, 25 coupon bonds,	25,469 30
		M. M. Transou, 1 do., do.,	1,018 83
		Kenelin H. Lewis, 5 do., do.,	5,092 88
		W. S. Ashe, Weldon and Wilmington Railroad Company, 8 coupon bonds,	8,000 00
		Bank of the Republic, New York, temporary loan,	30,000 00
	Holden & Wilson, for book paper belonging to the State,	59 37	
May.	W. F. Leak, for 2 coupon bonds sold,	2,040 00	
	John D. Whitford, president, &c., 75 do.,	75,000 00	
	Bank of the State of North-Carolina, temporary loan,	4,924 38	
June.	Ditto, do.,	19,937 54	
	Bank of the Republic, New York, temporary loan,	65,000 00	

1856.		Public fund— receipts.
June.	W. W. Vass, treasurer, Raleigh & Gaston Railroad Company, dividend on stock belonging to the State,	\$ 5,000 00
	Bank of Charlotte, tax on individual shares in said bank,	750 00
	Jacob Siler, agent for collection of Cherokee bonds,	640 00
July.	Bank of Washington, tax on individual shares in said bank,	937 50
	Bank of the State of North-Carolina, temporary loan,	9,976 99
	Ditto, do.,	39,579 16
	E. B. Freeman, clerk of supreme court, tax on attorneys' license,	197 40
	Jno. D. Whitford, pres., 4 coupon bonds,	4,000 00
	Ditto, 2 do. \$500	1,000 00
Aug.	Sundry sheriffs, public taxes, due 1856, viz :	
	James Roberts, Rockingham county,	5,888 54
	Jonas Cline, Catawba "	2,556 54
	Caleb Miller, Lincoln "	2,707 42
	Caleb Klnnts, Rowan "	7,404 47
	J. C. Griffith, Caswell "	6,996 14
	F. A. Wiley, former sh'ff of Caswell, bal.,	72 67
	Joslna Sikes, Union "	2,880 85
	Will. Flynt, jr., Forsythe "	4,640 58
	M. M. Plunkett, Cabarrus "	4,874 23
	Olin Coor, Wayne "	7,382 23
	E. C. Greer, Mecklenburg, "	9,024 31
	John D. Whitford, president, &c., for coupon bonds at sundry times,	42,500 00
	Bank of Yanceyville, tax due the State on individual shares in said bank,	276 75
	Commercial Bank of Wilmington, do.,	875 00
	Merchant's " Newbern, do.,	562 50
	Sundry sheriffs nett taxes for 1856, viz :	
Sept.	T. J. Williams, sheriff, Surry county,	1,791 61
	J. B. Lee, " Currituck,	1,966 89
	S. Davendorf, " Tyrrell,	1,447 12
	George Holcomb, " Yadkin,	2,169 32
	E. D. Hampton, " Davidson,	4,817 45
	A. M. Booc, " Davie,	2,589 40
	William Newbold, " Pasquotank,	4,697 54
	D. Gregory, " Camden,	2,069 41
	John Tapscott, " Alamance,	3,879 40
	J. R. White, " Perquimans,	3,562 39

1856.				
Public fund— receipts.	Sept.	E. L. Allen,	sheriff, Polk county,	\$ 722 23
		M. H. Kilpatrick,	" Rutherford,	2,975 31
		John Martin,	" Stokes,	2,195 84
		R. M. Jones,	" Orange,	7,486 54
		R. G. Tuttle,	" Caldwell,	1,680 96
		Asa Hill,	" Gates,	3,113 92
		W. A. Winborne,	" Guilford,	7,291 75
		T. F. White,	" Chowan,	3,742 96
		Abram Cox,	" Pitt,	6,108 86
		M. L. F. Redd,	" Onslow,	2,367 94
		Saml. A. Warren,	" Northampton,	5,796 66
		William Fields,	" Lenoir,	4,298 18
		Joseph Marshall,	" Stanly,	1,802 97
		A. B. Baines,	" Nash,	3,924 20
		Joseph Britain,	" Burke,	2,399 34
		John W. Hunt,	" Person,	4,008 88
		Samuel Brooks,	" Hyde,	2,516 09
		Esly Staly,	" Wilkes,	2,152 41
		J. C. Smith,	" Alexander,	1,094 76
		D. C. McCanlis,	" Watauga,	769 47
		R. B. Paschall,	" Chatham,	5,824 70
		Charles Lathan,	" Washington,	3,062 99
		Jas. H. Allen,	" Brunswick,	2,664 05
		L. Williamson,	" Columbus,	2,286 50
		Mills Higgins,	" McDowell,	1,507 64
		Jackson Stewart,	" Yancy,	792 44
		Joshua Baker,	" Ashe,	2,296 72
		Wm. H. High,	" Wake,	12,923 27
		W. W. Pollock,	" Jones,	2,134 47
		H. Troutman,	" Iredell,	4,193 29
		A. Johnson,	" Cumberland,	10,165 78
		G. W. Crumpler,	" Sampson,	4,855 64
		P. Froneberger,	" Gaston,	2,646 38
		C. Grigg,	" Cleaveland,	2,547 66
		Wash. Harris,	" Franklin,	5,347 45
		W. W. Ward,	" Martin,	4,700 09
		George Dill,	" Carteret,	1,768 88
		Jas. B. Harding,	" Beaufort,	6,685 38
		E. D. Hall,	" N. Hanover,	19,840 91
		Jas. A. Johnson,	" Harnett,	1,455 42
	Jas. F. Jenkins,	" Edgecombe,	9,352 44	
	John A. Vann,	" Hertford,	4,365 45	
	Wm. Buchanan,	" Richmond,	3,834 82	
	James E. Exum,	" Greene,	2,622 34	
	A. C. Moore,	" Anson,	4,954 80	
	Joseph W. Steed,	" Randolph,	4,356 52	

1856.						
Sept.	Joseph Gooch,	sheriff,	Granville co.,	\$	9,849 ⁴⁸	Public fund— rece pts.
	Thos. W. Ritter,	"	Moore,		2,709 ⁴¹	
	H. J. Jones,	"	Warren,		7,279 ⁴⁹	
	Norman Jackson,	"	Craven,		8,205 ⁹⁹	
	R. R. Taylor,	"	Bertie,		6,066 ⁸²	
	James A. Vinson,	"	Johnston,		4,649 ⁵¹	
	J. D. Abernathy,	"	Duplin,		4,833 ⁵⁴	
	Renben King,	"	Robeson,		3,451 ²⁶	
	Elias Barnes,	"	Wilson,		3,892 ⁷⁸	
	Isaac Arledge,	"	Henderson,		2,560 ⁰⁴	
	R. P. Merrell,	"	Madison,		889 ⁵⁹	
	William _____,	"	Halifax,		2,110 ¹⁵	
	J. A. Robinson,	"	Cherokee,		1,252 ⁵³	
	H. J. Cochran,	"	Montgomery,		1,034 ⁰⁰	
	G. H. Holland, late	"	Ha'wood in pt.		935 ⁸⁹	
	T. A. Brevard,	"	Buncombe, do.		3,437 ⁷⁴	
	Eli McKee,	"	Macon, do.,		746 ⁰⁰	
	E. Davis,	"	Jackson,		859 ⁵¹	
	Wm. D. Petway, citizen of Edgecombe,		tax on bank dividend, by decision of supreme court,		16 ⁵⁰	
	John D. Whitford, president, &c., for coupon bonds,				500 ⁰⁰	
	Ditto, do.,				8,000 ⁰⁰	
	D. S. Willis, treasurer, do.,				24,000 ⁰⁰	
	Mrs. P. Smith, do.,				13,162 ⁵⁰	
	Willis Whitaker, do.,				1,013 ⁸³	
	Ditto, do., do.,				1,012 ⁵⁰	
	W. H. Jones, cashier, tax on individual shares of stock in Branch Bank Cape Fear, at Raleigh,				3,142 ⁵⁰	
	W. G. Broadfoot, cashier Bank of Fay- etteville, tax on stock in said bank.				950 ⁰⁰	
	S. Jewitt, cashier Bank of Wilmington tax on stock in said bank,				1,456 ⁸³	
	Bank of Clarendon temporary loan,				4,850 ⁰⁰	
	Bank of the Republic, New York.				30,000 ⁰⁰	
	Raleigh and Gaston railroad company. dividend due the State on shares held in said company,				4,250 ⁰⁰	
	North Carolina railroad company amount due the State on settlement,				67 ¹²	
	Jacob Siler, agent for collection of Cher- okee bonds,				260 ⁰⁰	
	J. W. Baxter, clerk county court of Cur- rituck, proceeds of sale of wrecked property,				44 ⁰¹	

1856.			
Public fund— receipts.	Oct.	J. C. Gordon, for 4 coupon bonds,	\$ 4,080 00
		Jno. D. Whitford, pres., &c., 3 do.,	3,000 00
		Ditto, 18 do., \$500 each,	9,000 00
		J. G. Cooke, president Fayetteville & Centre plankroad company,	10,000 00
		North Carolina railroad company balance due the State on settlement,	1,034 09
		Bank of the State of North-Carolina, tax on individual shares in said Bank,	2,243 25
		Farmers Bank of North-Carolina, do.,	744 75
			\$

Public fund—
disbursements.

PUBLIC FUND.—(Disbursements.)

STATEMENT D.

*Showing the different purposes for which the disbursements
of the public fund have been made:*

Interest on "coupon bonds,"	\$ 231,225 00
do. on "bonds of the State of N. C."	22,920 00
do. on "Fayetteville and Western plankroad bonds,"	8,625 00
do. on "Raleigh & Gaston railroad bonds,	20,325 00
do. on temporary State loans,	4,029 00
Judiciary,	31,953 81
Executive mansion,	2,608 45
Public printing and advertising,	3,773 55
Agricultural societies,	2,100 00
Expense board of internal improvements,	128 50
Premium on northern exchange,	1,770 65
Tar river improvement,	12,000 00
Public tax refunded for insolvent polls, &c.,	518 55
North-Carolina Railroad Company,	53,000 00
Insane asylum,	59,483 45
Temporary State loans,	246,413 30
Atlantic & North-Carolina Railroad Co.,	475,000 00
Revised Code,	6,104 38
Salaries Executive department,	3,300 00
" Treasury "	2,750 00

1856.			
Salaries, State department,		\$ 800 00	Public fund—
“ Comptroller’s “		1,250 00	receipts.
State library,		435 77	
Adjutant general,		200 00	
Superintendent of capitol,		260 00	
Postage,		320 60	
Public arms,		213 70	
Resolution of last General Assembly,		12 00	
Binding laws,		299 20	
New river navigation,		10,000 00	
Public road from Vanoy’s Mills, to Virginia line,		500 00	
Stationery,		341 67	
State pensioners,		180 00	
Governor’s election,		1,305 00	
Senatorial, “		317 55	
Fayetteville and Centre Plankroad Company,		10,000 00	
Yadkin Navigation Company,		5,000 00	
Sheriff’s mileage and per diem for settling taxes,		1,837 15	
Overpaid for coupon bonds,		4,328 00	
Geological survey,		4,171 07	
Public buildings,		2,497 80	
Contingencies,		1,661 25	
Detailed as follows:		\$ 1,233,959 40	

1855.			
Nov.	Paid interest due on coupon bonds to November 2, 1855, advanced by Bank of the Republic,	\$ 25,950 00	
	Ditto, on bonds of the State of North-Carolina, due William H. Pratt, July 1st, 1855,	30 00	
	Ditto, to Parker Rand,	270 00	
	Parker Rand, interest of bonds of the Fayetteville and Western Plankroad Company,	240 00	
	John W. Ellis, judge of the superior courts, salary for holding 13 courts,	1,065 00	
	R. M. Samnders, do., 12 do.,	975 00	
	John M. Dick, do., 12 do.,	975 00	
	J. B. Batchelor, at’y. gen’l., 4 do.,	80 00	
	W. N. H. Smith, solicitor, 6 do.,	120 00	
	Thos. Ruffin, jr., do., 12 do.,	240 00	

1855.			
Public fund -- receipts.	Nov.	A. W. Burton, solicitor, 7 courts,	\$ 140 00
		G. S. Stevenson, do., 3 do.,	60 00
		W. Lander, do., 12 do.,	240 00
		H. C. Jones, reporter to supreme court, balance salary to November 19,	300 00
		G. W. Atkinson's bill, for lumber for re- pairs on governor's mansion,	464 05
		Holden & Wilson, for advertising con- tract for said repairs,	175
		Jordan Carter, for work done at said mansion,	150 00
		Watson & Booth, for articles furnished said mansion,	31 55
		Wm. Thompson, for furniture for the same,	56 00
		John R. Harrison, for work done in the clerk's offices of the Senate and House Commons,	110 00
		L. D. Starke, for publishing in Democrat- ic Pioneer governor's proclamation for the arrest of William Sawyer, a fu- gitive,	3 50
		Caswell co. agricultural society, State's quota for the year 1855,	50 00
		Sampson county do., do.,	50 00
		Pulaski Cowper, secretary to board of in- ternal improvements, expenses of said board at its session, Nov., 1855,	36 50
		Charles Dewey, cashier, premium on \$10,000 northern funds,	100 00
		Washington & New Orleans telegraph company for telegraphing done for treasurer,	3 62
		R. S. Myers, treasurer for commissioners of the Tar river improvement,	3,000 00
		J. Winstead, surety for J. M. Winstead, late sheriff of Person county, overplus paid as tax on capital employed in liquor traffic, year 1855,	353 37
		North-Carolina Railroad Company, part of State's subscription,	2,000 00
		Ditto, do.,	13,000 00
	Sundry warrants on account of Insane Asylum, drawn by superintendent and commissioners,	6,879 43	

1855.			Public fund— disbursements.
Dec.	North-Carolina railroad company part of State's subscription,	\$ 38,000	00
	Judge Baily, his salary, 14 courts,	1,155	00
	“ Manly, “ “ 15 “	1,245	00
	“ Caldwell, “ “ 12 “	975	00
	“ Person, “ “ 12 “	975	00
	Robert Strange, solicitor, 6 “	120	00
	W. Lander, “ 2 “	40	00
	G. S. Stevenson, “ 5 “	100	00
	A. W. Burton, “ 1 “	20	00
	G. W. Atkinson, for lumber furnished for repairs at executive mansion,	36	69
	Will. Thompson, for side board for do.,	47	00
	Jordan Carter, for repairs on outhouses, fences, &c.,	75	00
	Ditto, for work done on do.,	150	00
	Dabney Cosby, on account of his contract for repairs on said mansion,	110	00
	Madison County Agricultural Society, State's quota for the year 1855,	50	00
	Seaton Gales for advertising sale of coupon bonds,	8	25
	Thos. W. Atkin, advertising proclamation concerning county site of Madison co.,	3	50
	W. A. Winborne, sheriff of Guilford county, for insolvent polls, over-charges, &c., allowed by order of court subsequent to settlement for the year 1855,	74	37
	M. H. Kilpatrick, amount overcharged in his settlement of the public tax for 1855,	30	00
	W. N. McKee, for freight on box of mineral specimens for State cabinet,	4	00
	C. Dewey, cashier, premium on \$5,000 northern exchange,	50	00
	Seth Jenks, for distributing laws, journals, &c., of 1854-'55, in 19 counties,	224	00
	Washington and New Orleans Telegraph Company, for telegraphing done for treasurer,	4	00
	Ditto, do.,	2	92
	Sundry warrants on account of the insane asylum, drawn by superintendent and commissioners,	5,434	90

Public fund— disbursements.	1855.		
	Déc.	Error in account of temporary loans, negotiated by the public treasurer, from the Bank of Cape Fear,	\$ 10,000 00
	1856.		
	Jan.	John D. Whitford, president Atlantic and North-Carolina Railroad Compa- ny, part of State's subscription,	50,000 00
		Bank of Cape Fear, interest on loan of \$40,000 to the State of North-Carolina,	1,200 00
		Charles Manly, treasurer of the Univer- sity, interest on loan,	369 00
		Bank of the State of North-Carolina, in- terest on Raleigh and Gaston Railroad bonds,	6,300 00
		Ditto, do.,	2,655 00
		R. L. Myers and W. J. Blow, commis- sioners, part of an appropriation for the Tar River improvement,	3,000 00
		Little, Brown, and Co., (Boston,) on ac- count of their contract for publishing revised code of North-Carolina,	2,100 00
		Ditto, do.,	1,900 00
		F. Nash, chief justice supreme court, part of salary,	625 00
		R. M. Pearson, associate,	625 00
		W. H. Battle, do.,	625 00
		Jos. B. Batchelor, attorney general, sal- ary December term, 1855,	100 00
		Ditto, 1 supreme court,	20 00
		A. W. Burton, solicitor, 3 do., do.,	60 00
		J. J. Bruner, for printing Jones' law and equity reports, June term, 1855,	745 00
		Prof. E. Emmons, state geologist, his last quarter's salary, for the year 1855,	625 00
		E. Emmons, jr., assistant,	375 00
		Governor Bragg, his 4th quarter's salary for 1855,	750 00
		Pulaski Cowper, private secretary, do.,	75 00
		D. W. Courts, public treasurer, do.,	500 00
		S. Birdsall, clerk to do., do.,	187 50
		W. Hill, secretary of state, do.,	200 00
		Geo. W. Brooks, comptroller, 3d and 4th quarter's salary,	500 00
		O. H. Perry, state librarian, 4th quar- ters,	75 00

1856.			Public fund— disbursements.
Jan.	W. L. Pomeroy's bill of books for library,	\$	58 75
	O. H. Perry, subscription for newspapers for library,		33 00
	R. W. Haywood, adjutant general, part of salary,		100 00
	Drury King, superintendent of capitol, part of salary,		65 00
	William White, P. M. at Raleigh, bill of postage for the several departments,		46 94
	Moore county agricultural society, State's quota,		50 00
	Gates " " "		50 00
	Rowan " " "		50 00
	Anson " " "		50 00
	Martin " " "		50 00
	J. E. Morris, keeper of public arms at Newbern, his salary for the year 1855,		150 00
	H. D. Hampton, sheriff of Davidson county, allowances for insolvent polls in his settlement for 1855,		27 65
	Thos. W. Ritter, sheriff of Moore county, allowances for insolvent polls in his settlement for 1855,		3 16
	Drury King, expenses for cleaning chimneys in State Capitol,		6 80
	B. F. Moore, premium on \$2,300 northern funds,		23 00
	W. H. & R. S. Tucker, for articles furnished executive mansion,		221 45
	Dabney Cosby, on his contract for repairs at said mansion,		800 00
	W. and N. O. Telegraph Company for telegraphing done for treasurer,		7 04
	Ditto, do.,		12 30
	Sundry holders, interest on bonds of the State of North-Carolina,		9,000 00
	Sundry holders, interest on bonds of the Fayetteville and Western Plankroad Company,		2,640 00
	Sundry warrants, on accounts of insane asylum, drawn by superintendents and commissioners,		7,862 66
Feb.	Samuel Adams, for distributing Revised Code in several counties,		50 00
	James Page, do.,		00

1856.			
Literary fund— disbursements.	Feb.	William Cheek, do.,	\$ 310 00
		H. S. Smith, for services as clerk to commissioners for said code,	75 00
		Seaton Gales, for advertising proposals for printing said code,	5 50
		D. G. Fowle, clerk to commissioners for same,	150 00
		Little, Brown & Co., (Boston,) balance for publishing same,	727 21
		James Litchford, marshal, to supreme court, December term, 1855,	116 00
		E. B. Freeman, clerk to supreme court, half year's salary,	150 00
		Ditto, recording 1803 pages at 30 cts.,	540 90
		Ditto, recording books bought of E. J. Hale,	60 00
		C. Dewey, cashier, premium on \$10,000 New York funds,	100 00
		Will. Person, premium on \$3,000 do.,	15 00
		Thomas Ruffin, " " — do.,	55 95
		Danforth, Wright & Co., New York, for printing coupon bonds,	1,410 97
		Seaton Gales, for advertising sale of do.,	8 35
		Fulton & Price, for advertising reward for Jno. R. Young and Jno. M. Giles, fugitives,	5 25
		J. C. Palmer, for one set of castors for executive mansion,	18 00
		G. W. Ballard, under resolution of last General Assembly in his favor,	12 00
		E. J. Hale & Son for books for law library,	32 77
		Jno. H. Decarteret and Son for binding laws, documents, &c., for State,	152 90
		Ditto, do.	146 30
		Henderson county agricultural society, State's quota,	50 00
		Washington and New Orleans telegraphing company, for telegraphing done for treasurer,	3 30
		Williams & Haywood's bill for sundries furnished State,	3 05
		J. J. Brown's, do.,	3 65
		J. A. Weirman, P. M., for postage on pamphlets,	9 84

1856.			Public fund— disbursements.
Feb.	S. H. Whitaker, for 112 cords of wood furnished public officers,	\$ 308 00	
	Bank of the State of North-Carolina, interest on Raleigh and Gaston Railroad bonds,	570 00	
	Sundry holders, interest on bonds of the State of North-Carolina,	1,515 00	
	Sundry holders, interest on bonds of the Fayetteville and Western Plankroad Company,	195 00	
	Jno. D. Whitford, president Atlantic and North-Carolina Railroad Company, part of State's subscription,	72,000 00	
	Sundry warrants, on account of the insane asylum,	12,075 17	
Mar.	R. S. Myers, treasurer, part of appropriation for Tar river improvement,	6,000 00	
	J. D. Whitford, president, part of State's subscription to Atlantic and North-Carolina Railroad company,	25,000 00	
	Ditto, do.,	45,000 00	
	Bank of the State, amount advanced for the payment of interest on Raleigh & Gaston railroad bonds,	120 00	
	Sundry persons, interest on bonds of the State of North-Carolina,	210 00	
	Bank of Cape Fear, interest on temporary loan,	1,980 00	
	A. W. Burton, solicitor, for 3 courts,	60 00	
	Holden & Wilson's bill for advertising sale coupon bonds, sundry times,	24 75	
	Ditto, printing blanks, &c., executive office,	52 87	
	Ditto, printing deeds State department,	35 00	
	Ditto, publishing comptroller's report and sundries,	593 40	
	Danforth, Wright & Co., printing coupon bonds,	630 21	
	Seaton Gales, publishing comptroller's report,	225 00	
	R. S. Webster, for distributing revised code in seventeen counties,	175 00	
	Samuel L. Adams, do.,	160 00	
	Jordan Carter, for lumber, &c., for executive mansion,	136 83	

1856.			
Public fund— disbursements.	Mar.	W. H. & R. S. Tucker's bill of sundries for do.,	\$ 10 03
		Bank of Clarendon, premium on \$9,604 Northern funds,	96 00
		N. Carolina railroad, freight on package,	6 00
		Sundry warrants on account of insane asylum, drawn by superintendent and commissioners,	5,540 11
		Interest on coupon bonds, advanced by bank of the Republic, New York,	63,240 00
	April.	J. D. Whitford, president Atlantic and North-Carolina railroad company, part of State's subscription to said road,	118,000 00
		G. Q. Ward, treasurer, an appropriation for improving the navigation of New river,	10,000 00
		Commissioners for public road from Vannoy's Mills to Virginia line, an appropriation for said road,	500 00
		F. Nash, chief justice, 1st quarter's salary for 1856,	625 00
		W. H. Battle, associate, do.,	625 00
		R. M. Pearson, " do.,	625 00
		J. B. Batchelor, attorney general, 6 courts, \$20,	120 00
		Thos. Ruffin, jr., solicitor, 6 courts,	120 00
		Geo. S. Stevenson, 3 do.,	60 00
		Robt. Strange, 7 do.,	140 00
		Governor Bragg, his 1st quarter's salary for 1856,	750 00
		Pulaski Cowper, private secretary, do.,	75 00
		D. W. Courts, public treasurer, do.,	500 00
		S. Birdsall, clerk, do.,	187 50
		W. Hill, secretary of state, do.,	200 00
		Geo. W. Brooks, comptroller, do.,	250 00
		O. H. Perry, state librarian, do.,	75 00
		D. King, superintendent of capitol, do.,	65 00
		William White, postmaster at Raleigh, bill of postage for public offices, quarter ending April 1st, 1856,	131 41
		Pulaski Cowper, secretary to board of internal improvements, for expenses of said board at a meeting, April 1, 1856,	16 50
		Ditto, at a meeting, April 15th, 1856,	16 50
		John H. DeCarteret & Son, for binding Revised Code,	56 42

1856.		\$	Public fund— disbursements.
April.	Danforth, Wright & Co., printing coupon bonds,	31	10
	Seaton Gales, for advertising sale of coupon bonds,	6	00
	Jordan Carter, for work done on out-houses at executive mansion,	25	00
	Dabney Cosby, for work on said mansion,	250	00
	Matthew Morgan, for painting fences of said mansion,	22	10
	C. F. Fisher, premium of one per cent. on \$30,000 northern funds,	300	00
	Neuse River Manufacturing Company, for paper,	201	50
	N. Price, interest on bonds of the State of North-Carolin, due 1st Monday in January, 1856,	30	00
	Ditto, interest on bonds of the Fayetteville and Western Plankroad Company,	90	00
	Drury King, for cleaning rooms in capitol,	3	15
	Silas Burns, for making chimney top,	5	00
	S. H. Whitaker, for seventy-four cords of wood, furnished by contract to public offices,	203	50
	William Hill, secretary of State, for furnishing a copy of a law of South-Carolina,	10	00
	John E. Fuller, for two interest computers,	12	00
	Drury King, for freight paid by him on package from New York, belonging to the State,	1	75
	Washington and New Orleans Telegraph Company, for telegraphing for treasurer,	21	48
	Ditto, for treasurer,	95	
	Raleigh and Gaston Railroad Company, freight,	7	60
	Sundry warrants on account of insane asylum,	4,691	18
	Bank of the Republic, New York, interest advanced on coupon bonds,	32,490	00
May.	Jno. D. Whitford, pres. Atlantic North-Carolina Railroad Company, part of State's subscription, at sundry times,	80,000	00

Public fund— disbursements.	1856.		
	May.	Jno. W. Ellis, one of the judges of the superior courts, his salary for 14 courts, Spring term, 1856,	\$ 1,155 00
		D. F. Caldwell, do., 13 do.,	1,065 00
		M. E. Manly, do., 10 do.,	975 00
		Samuel J. Person, do., 10 do.,	975 00
		Jos. B. Bachelor, at'y. genl., 4 do.,	80 00
		W. N. H. Smith, solicitor, 9 do.,	180 40
		W. Lander, do., 12 do.,	240 00
		Robt. Strange, do., 6 do.,	120 00
		A. W. Burton, do., 4 do.,	80 00
		Geo. S. Stevenson, do., 4 do.,	80 00
		Thomas Ruffin, do., 6 do.,	120 00
		H. C. Jones, reporter to supreme court, 1st half year's salary for 1856,	300 00
		E. Emmons, state geologist, his 1st quarter's salary for 1856,	625 00
		E. Emmons, jr., do.,	375 00
		Briggs & Dodd, for building cases for state cabinet of minerals,	172 00
		Holden & Wilson, for printing and advertising for coms. of Revised Code,	7 75
		Bank of the State of North-Carolina, premium of 1 per cent. on \$5,000, northern funds,	50 00
		W. C. Doub's bill for advertising sale of coupon bonds,	14 00
		Neuse Manufacturing Company, for 20 reams book paper,	150 00
		William Chavis, repairing pump, capitol square,	6 00
		Matthew Duhey, a reward for apprehending and delivering Field Rutherford, a fugitive from justice,	200 00
		Express company, freight on package of bonds,	5 00
		W. & N. O. Telegraph Company, for telegraphing done for public treasurer,	1 00
		Ditto, do.,	1 50
		Ditto, do.,	1 60
		Wm. E. Anderson, treasurer insane asylum, per order superintendent and commissioners,	3,000 00
		Ditto, do.,	3,000 00
		R. H. Lowry, temporary loan to public treasurer,	40,475 16

1856.			
May.	R. H. Jones, cashier, interest of loan,	\$	90 00
	R. H. Lowry, cashier, loan of \$60,000,		10,000 00
	Ditto, do.,		10,000 00
	Ditto, do.,		25,000 00
June.	Amount paid William E. Anderson, treasurer insane asylum, per order of commissioners,		2,000 00
	J. L. Bailey, judge superior courts, his salary for 15 courts, spring term,		1,245 00
	R. M. Saunders, do., 11 do.,		975 00
	Jno. M. Dick, do., 11 do.,		975 00
	Geo. S. Stevenson, solicitor, 4 do.,		80 00
	A. W. Burton, " 4 do.,		80 00
	W. Lander, " 2 do.,		40 00
	J. J. Bruner's bill for printing State's part of No. 1, vol. 3 Jones' law, and No. 3, vol. 2 equity reports,		641 50
	J. D. Weirman, P. M., postage on same,		931
	William Thompson, for book cases for supreme court room,		85 40
	Alexander Taylor, of Craven county, a pension for the year 1855,		50 00
	Thomas Ewell, do,		50 00
	Cumberland county agricultural society, State's quota,		50 00
	James Page balance for distributing revised code in 18 counties,		287 50
	Jack. Stewart, sheriff of Yancy county, for insolvent polls for the year 1855,		30 00
	Seaton Gales, publishing proclamation concerning free suffrage,		37 50
	James Page for conveying and delivering weights and measures to Polk co.,		25 00
	D. S. Willis, treasurer Atlantic & North-Carolina Railroad Company, part of State's subscription to said road,		2,000 00
	Parker Rand, interest on bonds of the State of North-Carolina,		270 00
	Estate of Mrs. R. G. Cotton, do.,		105 00
	Sundry persons interest on bonds of the Fayetteville and Western Plankroad company,		270 00
July.	Jno. D. Whitford, president Atlantic & North-Carolina railroad company, part of State's subscription,		4,000 00
	Ditto, do.,		1,000 00

Public fund—
disbursements.

1856.			
Public fund— disbursements.	July.	Bank of the State of North-Carolina, temporary loan to public treasurer,	\$ 20,000 00
		Ditto, do.,	10,000 00
		Ditto, do.,	10,024 66
		Bank Cape Fear interest on temporary loan of \$10,000,	1,200 00
		Chas. Manly, treasurer university North Carolina, do.,	180 00
		Governor Bragg, his 2d quarter's salary,	750 00
		Pulaski Cowper, private secretary, do.,	75 00
		D. W. Courts, public treasurer, do.,	500 00
		S. Birdsall, clerk, part do.,	152 14
		W. R. Richardson, clerk, part do.,	35 36
		Geo. W. Brooks, comptroller, do.,	250 00
		Geo. W. Haywood, adjutant general, half year's salary,	100 00
		O. H. Perry, State librarian, 2d quarter's salary,	75 00
		Drury King, superintendent capitol, 2d quarter's salary,	65 00
		Wm. Hill, secretary of state, 2d quarter,	200 00
		William White, postmaster at Raleigh, bill of postage for the several officers, quarter 30th June,	101 86
		W. H. Battle, associate judge of the supreme court, his 2d quarter's salary, for 1856,	625 00
		R. M. Pearson, do., do.,	625 00
		F. Nash, chief justice, do.,	625 00
		Jos. B. Batchelor, attorney general, superior court, June term,	100 00
		E. B. Freeman, clerk, half year's salary and sundries,	740 80
		James Litchford, marshal, June term,	94 00
		A. W. Burton, solicitor, 4 courts superior,	80 00
		W. N. H. Smith, 1 do., do.,	20 00
		O. H. Perry, for sundry expenses for fitting State cabinet of minerals,	54 25
		William E. Anderson, treasurer of insane asylum, per order of commissioners,	2,000 00
		Ditto, do.,	2,000 00
		Jas. McKimmon, bill of sundry articles, furnished comptroller's office,	70 17
		North-Carolina Railroad Company, for freight on box of bonds from the State of New York,	1 25

1856.			Public fund— disbursements.
July.	Bank of the State of North-Carolina, interest on Raleigh and Gaston Railroad bonds,	\$ 9,015 00	
	Ditto, do.,	1,545 00	
	Sundry persons, interest due on bonds of the State of North-Carolina, 1st Monday in July,	9,324 00	
	Sundry persons, interest due on the bonds of the Fayetteville and Western Plankroad Company,	2,625 00	
Aug.	Sundry sheriffs' mileage and per diem settling public taxes with comptroller, year, 1856,	205 30	
	Sundry sheriffs making returns of governor's election,	130 00	
	Sundry sheriffs, mileage comparing polls, senatorial election,	25 99	
	John D. Whitford, president Atlantic and N. C. Railroad Company, part of State's subscription,	42,500 00	
	Parker Rand, interest due on bonds of the Fayetteville and Western Plankroad Company,	240 00	
	Sundry persons, interest on bonds of the State of North-Carolina, due 1st Monday of July,	726 00	
	Catawba county agricultural society, state's quota for the year 1856,	50 00	
	Jos. B. Batchelor, attorney-general, for attending supreme court at Morganton, August term,	100 00	
	William Shaffer, of Wayne county, a pension for the year 1856,	40 00	
	Pulaski Cowper, secretary to internal improvement board, for expenses of said board at sundry meetings,	42 00	
	Bank of Cape Fear, interest on temporary loans,	480 00	
	Fulton & Price, for publishing governor's proclamation relative to free suffrage.	50 75	
	E. J. Hale & Son, do.,	40 50	
	Marx Schloss, do.,	40 00	
	L. D. Starke, do.,	40 00	
	Cannon & Spencer, do.,	40 00	
	Holden & Wilson, do., and printing blanks,	55 00	

1856.			
Public fund— disbursements.	Aug.	Ditto, printing blank tax lists for treasurer,	\$ 213 00
		Drury King, sundry expenses on capitol,	4 35
		Ditto, sundry public expenses,	3 60
		Raleigh & Gaston Railroad, for freight on boxes of public arms,	43 85
		S. M. Smith, for going to South-Carolina and bringing J. J. Price to Columbus co., under requisition of the governor,	62 60
		Will. E. Anderson, treas. insane asylum,	2,000 00
Sept.		Sundry sheriffs, mileage and per diem for settling public taxes with comptroller,	1,631 85.
		Sundry sheriffs for making returns of governor's election,	1,175 00
		Sundry sheriffs comparing polls senatorial election,	291 56
		Sundry persons, interest due on bonds of the State of North-Carolina,	315 00
		Sundry persons, interest due on bonds of the Fayetteville and Western Plankroad Company,	60 00
		Jno. D. Whitford, President Atlantic and North-Carolina Railroad Company, part of State's subscription,	32,500 00
		Bank of the State of North-Carolina, note of May 28th,	5,000 00
		Ditto, do., July 17th,	40,000 00
		J. W. Sandford, cashier, do., March 20th,	10,000 00
		W. H. Jones, cashier, interest on loan to Sept. 16th,	300 00
		Bank of Clarendon, premium of 1 per cent. on \$4,801 98 northern funds,	48 02
		D. S. Willis, treasurer, &c., do., on \$12,000, do.,	120 00
		Jno. D. Whitford, president, do., — do.	20 00
		Jas. A. Vinson, do., 1,000 do.	10 00
		Jas. R. Dodge, clerk of supreme court at Morganton, one year's salary, &c.,	774 70
		Joseph Brittain, marshal to do.,	46 00
		Thos. W. Atkin, for publishing governor's proclamation relative to free suffrage, and Thos. Rutherford, a fugitive,	56 00
		Will. Hill, secretary of state, for copying law for use of the State,	1 50

1856.			
Sept.	Adams Express Company, for freight,	\$	1 00
	S. H. Whitaker, 7 cords of wood for capitol,		19 25
Oct.	Bank of the Republic, New York, temporary loan,		16,758 75
	Ditto, do.,		31,195 83
	Jno. W. Sandford, cashier, note in advance,		4,898 90
	Bank Cape Fear, interest on \$43,000 six months,		1,290 00
	F. Nash, chief justice, 3rd quarter's salary, 1856,		625 00
	R. M. Pearson, associate, do.,		625 00
	W. H. Battle, " do.,		625 00
	H. C. Jones, reporter, do.,		300 00
	R. M. Saunders, judge of the superior courts,		975 00
	J. B. Batchelor, att'y gen'l., 6 courts,		120 00
	G. S. Stevenson, solicitor, 4 do.,		80 00
	W. N. H. Smith, " 7 do.,		140 00
	Robert Strange, " 8 do.,		160 00
	A. W. Burton, " 5 do.,		100 00
	H. D. Turner, for stationery furnished supreme courts clerk's office,		5 20
	Gov. Bragg, his 3rd quarter's salary for 1856,		750 00
	Pulaski Cowper, private secretary, do.,		75 00
	D. W. Courts, public treasurer, do.,		500 00
	W. R. Richardson, clerk, do.,		187 50
	W. Hill, secretary of state, do.,		200 00
	Geo. W. Brooks, comptroller, do.,		250 00
	O. H. Perry, librarian, do.,		75 00
	Ditto, expenditures for State library,		7 75
	H. D. Turner, for book for library,		3 50
	Drury King, superintendent of the capitol, 3d quarter's salary,		65 00
	Will. White, postmaster, bill of postage for the public offices, quarter ending October 1,		40 39
	Duncan G. McRae, keeper of the arsenal at Fayetteville, one year's salary and expenses,		63 70
	Sundry persons, interest on bonds of the State of North-Carolina,		1,125 00

1856.			
Public fund— disbursements.	Oct.	Sundry persons, interest on Fayetteville and Western Plankroad bonds,	\$ 2,265 00
		Bank of the State, interest on Raleigh and Gaston Railroad bonds,	120 00
		D. S. Willis, treasurer Atlantic and N. C. Railroad Company, part of subscription to said road,	3,000 00
		Jas. G. Cooke, president Fayetteville and Centre Plankroad Co., state's subscription to said road,	10,000 00
		Jno. A. Boyden, treasurer Yadkin Navigation Company, state's appropriation,	5,000 00
		Theophilus Gardner, a pensioner,	40 00
		W. E. Anderson, treasurer insane asylum,	3,000 00
		E. Emmons, state geologist, 1 qr. salary,	625 00
		E. Emmons, jr., assistant do., 2 do.,	750 00
		Holden & Wilson, publishing 1,000 copies reports of state geologist,	364 32
		Ditto, printing for State department,	30 50
		Ditto, do. Executive “	18 00
		Ditto, do. Treasurer's “	32 25
		Ditto, do. Comptrol'rs. “	26 00
		W. F. Wightman, for advertising free suffrage,	42 00
		State agricultural society, amount due from the public treasury for the year 1856,	1,500 00
		Granville county, do., do.,	50 00
		Pulaski Cowper, secretary to the board of internal improvements, expenses of said board, Oct. 14,	17 00
		Sundry persons, premium on northern funds,	782 68
		H. D. Turner, for stationery furnished public offices,	191 67
		Quentin Busbee, cost of curtains for the halls of the Senate and House of Commons, per order of the clerks of the same,	2,375 00
		Charles Kuester's bill for repairing bells, &c., at executive mansion,	10 50
		Drury King, expenses for repairing gates,	7 00
		Magnetic Telegraph Company, for telegraphing done for public treasurer,	21 42
		A. M. McPheeters & Co., bill for candles for State,	324 51

1856.			Public fund— disbursements.
Oct.	Pulaski Cowper, paid Express Company freight on box from New York,	\$	1 25
	W. White, jr., agent, freight on package,		1 25
	J. C. Gordon, overplus paid by him for coupon bonds,		4,328 00
	Bank of the Republic, New York, inter- est on coupon bonds, advanced by said bank,		109,545 00
	Sum total,	\$	1,233,959 40

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