

It was with mingled feelings of pride and pleasure we witnessed the activity, skill and manly deportment of the youths who turned out on military parade. They were put through the infantry drill, and then manœuvred as a corps of light artillery, with six guns; and in each exhibition, these youths displayed a spirit and carriage, highly honorable to themselves and to their instructors, whose liberal views, in mingling the pleasant and useful exercises of military display, with classical study and general improvement, cannot be too highly commended; such training cannot fail to provide the most active and useful members to society, men who will have health and intelligence to assist the State in time of peace; courage, address and experience to defend in time of war. We fully believe the State can in no way lend the use of its arms more profitably.

All of which is respectfully submitted,

ANDREW A. LYNCH, *Chairman.*

The House took up for consideration,

The bill entitled, an act to provide for the superseding of judgments in the courts of this State;

The said bill being upon its second reading,

Mr Goldsborough proposed the following amendments:

In the 4th and fifth lines of section 1, and the 3d line of the 2d section, strike out the words, "in any of the circuit courts of this State, or"

Which were assented to.

Mr. Stirling proposed the following amendments:

In line 13, of section 1, strike out all after the word "paid;"

In line 14, section 1, strike out all before the word "in;"

Strike out line fifteen;

In line 16, strike out the word "months;"

So as to read, "to be paid in six months after the date of such confessed judgment;"

Which were not assented to.

The said bill, as amended, was then read the second time and ordered to be engrossed for a third reading.

Mr. Baker moved that the House adjourn;

Mr. Belt moved that when this House adjourn, it adjourns to meet on Monday next, at 12 o'clock;

Determined in the negative.

The House adjourned.