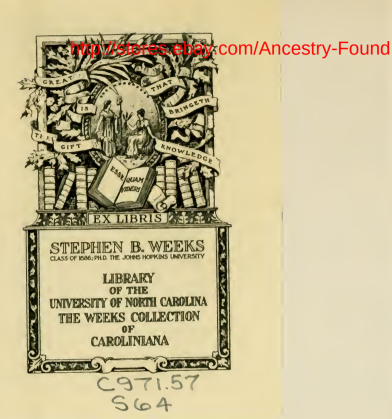
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### A BRIEF HISTORY OF

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# MACON COUNTY,

#### NORTH CAROLINA.

BY DR. C. D. SMITH.

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## Census of Macon County.

CENSUS BULLETIN No. 122, gives the Population of North Carolina by Minor Civil Divisions. We extract from it the population of Macon County as follows:

Townships.	890.	1880.
Burningtown,	682	597
Cartoogechaye	819	584
Cowee,	263	1,066
Ellijay,	812	689
Franklin, including town,	249	1,840
Highlands, including town,	788	436
Millshoal,	699	671
Nantahala,	124	855
Smith's Bridge, 1,3	123	890
Sugar Fork,	543	436
Franklin town,	281	207
Highlands town,	233	82
MACON COUNTY,	102	8,064





#### A BRIEF HISTORY OF MACON COUNTY, N. C.

#### PART I.

I propose to write a brief history of Macon County so far as I have been able to gather the facts. has heretofore been, and still exists an unaccountable indifference in particular communities in regard to their local history—the preservation of all the notable events-the historic facts showing their rise and progress. This is especially true of this great plateau of country lying west of the Blue Ridge in North Carolina. This neglect on the part of the early settlers to keep a true historic record of the early settlement, progress, development and succeeding changes of population and civilization, is a culpable injustice to the posterity of the strong, resolute men who, on the retirement of the savages, took possession of the country and subjected its lands to the arts of agriculture and civilization. It is both interesting and instructive to know something of the men who first built habitations in the wild forests of Macon County and introduced Christian civilization and customs where only savage life and customs had prevailed from away back beyond the historic era. These sturdy pioneers

flocked into this valley in 1820 only seventy years ago, and yet I have found it very difficult to get together the leading facts of history for so short a period. There ought to be in some county department a complete and official report of the commissioners having the matter in hand of the survey of the lands of the county then ordered, the location and survey of the county site (the town of Franklin), and a report of the surveyor-in-chief giving a complete diagram of the lands surveyed. The commissioners reported to the State authorities and there are some files in the Secretary's office. such record can be found in the Register's oflice of Macon County. Such record would, however, make an instructive and attractive feature in our county records and would interest the student of history and the lovers of antiquarian lore. A proud spirited Board of Commissioners ought to take steps to supply this deficiency in our county records.

After what seemed at one time, would prove to be a fruitless search, I found the record of the organization of the county, which took place

nine years after the survey of the of Gen. Thomas Love, who settled lands and the location of the site for the town of Franklin. All pack of that is blank so far as any official record is concerned. And for other valuable information which I now proceed to give I have had to rely mainly upon the statements of the few remaining individuals who were participants in the work of survey and location referred to.

It has been a mooted question as to whether Macon County ever belonged to the territory of Buncombe County. The facts show that it did not, the Buncombe line never having extended further west than the Meigs and Freeman line. The territory now embraced in Macon and a portion each of the counties of Jackson and Swain, was acquired by treaty from the Cherokee Indians in 1817-19. During the summer and fall of 1819 a few whites came amongst the Indians with a view to purchasing when the lands should come into market. During that fall many of the Indians moved west of the Nantahala chain of mountains, but the entire tribe did not leave the Tennessee Valley until the fall of 1820. In the spring of 1820 the State Commissioners, Jesse Franklin and James Meabin in accordance with the provisions of an act of the General Assembly, came to the Tennessee Valley, now the chief part of i Macon County and organized, for the survey of lands, a corps of surveyors of whom Capt. Robert Love, a son

the place at the bridge where Capa-T. M. Angel recently lived, wo chief. Robert Love had been an honored and brave Captain in the war of 1812, was much respected on account of his patriotic devotion to American liberty, and was consquently a man of large influence

The work of survey went rapid , forward, as there were five or six distinct companies in the field. Ticommissioners first determined upor the Watanga Plains where the late Mr. Watson lived for the county sivfor a court house and four hundred acres (the amount appropriated le the State for that purpose) was locted and surveyed. There was, how ever, a good deal of murmuring and protest among the surveyors, especially by Capt. Love, the chief, what favored the present site or the flat ridge where Mrs. H. T. Sloan nev resides. To harmonize with their enployes and to give more general si isfaction the Commissioners, who had no personal interest in the matter proposed to call together the enticorps of surveyors and leave it to a majority vote of them.

This proposition was agreed to and the respective companies surveyors were ordered to assemble. On counting the vote the present site of Franklin had a majori ... This result was mainly brought about through the influence of Car Love, the chief of the corps. In compliance with their propos

terms a survey was ordered by the the lot where the Franklin House, or commissioners, the four hundred acres were located and a portion of it laid off into lots including the court house square. I obtained a few years ago the foregoing facts from the late Rev. John McDowell who was a member of Capt. Love's corps and a participant in the election. I have been thus particular in giving them in order to settle any dispute that might hereafter arise as to the location of the town of Franklin. The work of survey as mapped out by the Commissioners having been finished, a general auction sale of the lands to the highest bidder took place at Waynesville in Sept. 1820.

The settlement of the town of Franklin commenced at once. The first house built in Franklin was built by Joshua Roberts on the lot now occupied by Mr. Jackson Johnston. It was a small round log cabin. But the first house proper was one built of hewn logs, by Irad S. Hightower on the lot where Mr. N. G. Allman's hotel stands. It now constitutes a part of that building. That first house passed into the hands of the late Capt. N. S. Jarrett, thence to Gideon F. Morris, and from him to John R. Allman and then to the present owner, N. G. Allman. were several log cabins built about that time, but the order in which it was done and the claims to priority I have been unable to ascertain.

Lindsey Fortune built a cabin on

Jarrett Hotel now stands. Samuel Robinson built on the lot now occupied by Mrs. Robinson. Silas Mc-Dowell first built on the lot where stands the residence of D. C. Cunningham. Dillard Love built the first house on Mr. Trotter's lot. N. S. Jarrett built on the lot owned and occupied by Sam L. Rogers. John F. Dobson first improved the corner lot now owned by C. C. Smith. James K. Grav built the second house made of hewn logs on the lot owned by Mrs. Dr. A. W. Bell. Jesse R. Siler, one of the first setlers built the house at the foot of the town hill where Mr. Geo. A. Jones now resides. He also built the second house on the Gov. Robinson lot and the brick store and dwelling owned at present, by Capt. A. P. Munday. James W. Guinn or Mr. Whitaker built the house owned and occupied by M Jackson Johnston.

I am indebted for much of this information about the early settlement of Franklin to the late James K. Gray and Silas McDowell. There is one other fact worthy of notice. John R. . an opened the first hotel in Fran' . Shortly after this Jesse R. Sder opened his house at the "foot of the hill" and these two houses furnished the hotel accommodations here for many years. These are the facts of history about Franklin so far as they go. Though meagre and unsatisfactory, they may be interesting to future generations.

1820, at which a large part of the ments for self county government surveyed land was disposed of to Hence, at the session of the Graces the highest bidders, the Ternessee Assembly for 1828-29 an act wa Valley was settled quite rapidly, but passed to create a new county are it was not until the spring of 1829 the name of Macon was given it i that a county government was or- honor of Nathaniel Macon who was ganized. During this interim all the a pure statesman and a perfect speclegal business of the entire territory west from the Tuckaseige river to the Tusquittee and Valley River ting the county appointed thirty-three chain of mountains was transacted by the county anthorities of Haywood county and in the Superior court for said county. I remember distinctly the case of a man living! within the territory of the present Smith's Bridge township who was tried and convicted in the Superior court for Haywood county for hog stealing, and for this crime received twenty-nine lashes at the public whipping-post in the town of Waynesville. This is the only case of the ty, from the county of Haywood kind that ever happened in the territory of Macon county. During this Joshua Roberts to administer the interim the late Col. Joab L. Moore, oath to the following Justices of the who resided ne r Franklin, held for Peace for said county, to-wit: Aaron four years the position of Deputy Pinson, Saul Smith, Jesse R. Sile. Sheriff under Col. James McKee, John Howard, Jacob Siler, John who was at that time Sheriff of Hay- Moore, John Cook, Enos Shield wood county. Col. Moore did all Jonathan Phillips, Bynum W. Bel. the business pertaining to that office Benjamin S. Brittain, Joseph Welel in the new territory, and was regard- Michael Wikle, Thomas Rogers, Wil ed as a very efficient and faithful F. McKee, Andrew Cathey, George officer. This transition covering the Dickey, Edward L. Poindexter, Ira formative period of our first popula- S. Hightower, James Buchanan, Wall.

After the land sale in September, tion finally crystalized into the elemen of an old time American pr triot and gentleman. The law cres leading citizens to be qualified an a to serve as the first Board of Magitrates. I here quote the minutes showing the organization of the county:

"Minutes of a Court for Maco County, Held for Said County o. the 4th Monday in March, 182! Agreeable to an Act of the Genera Assembly Made and Provided for Said County.

Present and organizing said com-Wm. Deaver, Esqr., who appointed Tathem, Wm. H. Bryson, Matthew in the administration of law coming Hyatt was duly elected clerk."

Patterson, Barak Norton, Wm. Wit- within their jurisdiction, they suffer son, Thos. Love, Jr., Mark Coleman, nothing in comparison with the yery Hugh Gibbs, Asaph Enloe, Robert best County Boards of Magistrates Huggins, John Wild, Henry Dry- within the State at the present writman and Jeffers a Bryson, who, after ing. For public spirit and patriotic taking said oath agreeable to law, labor in the direction of county deproceeded to appoint a clerk for said velopment and in building and keepcounty. After balloting for said ap- ing in repair public roads for public pointment, it appeared to the satis- comfort and convenience, they have faction of the court that Nathan B. not had their equal in the county for the last half century. If we take The court having thus been duly the Scriptural axiom as true that the organized, consisting of thirty-three "tree is known by its fruit", then the magistrates, they proceeded, by bal- deterioration of our public roads iot, to elect all the county officers- does not place the present population the election continuing from day to in an enviable light when compared day. John Dobson, father of our with the population of Macon Councountyman, Capt. J. W. Dobson, ty fifty years ago. This comparison was elected first County Register, stands out with special prominence Bynum W. Bell first Sheriff, Mont- when we consider the present unacraville Patton first County Solicitor, countable disinclination of our popu-Jacob Siler first County Surveyor, llation to render even a day's labor Michael Wikle first County Trustee, on repairs to say nothing of the more Nathan Smith first Coroner, Robert needed improvements on our public Huggins first County Ranger and roads. To tell a plain historic truth James K. Grav, first Standard Keep- in plain language, our fathers, from er. James Potcet was the first Con- patriotic motives and with a sense of stable appointed by the new court, public and personal comfort and con-Of that first Board of Magistrates I venience, and prompted by county knew nearly all personally. Some- pride, built our county roads, and thing over sixty-two years have the present generation is too trifling passed away since that first Board of to keep them up. As an illustration Magistrates was organized into a of the spirit of the men who first court. Of the whole number there settled Macon County, it was agreed is but one now living, the venerable that the county should build a road William H. Bryson, who resides in leading from Franklin down the Jackson county. Taken as a body, Tennessee River to the mouth of the for general intelligence, integrity of Tuckaseige River to connect with a character and fortitude and fidelity turn-pike for which Joseph Welch

had a charter to the Tennessee State | ded into three sections with Jesse line. Accordingly the court appoin- R. Siler, Joseph Welch and James. ted a Jury to lay off and mark the way for said road commencing at the junction of the Tennessee and Tuckaseige rivers and to divide it into lots as near equal as their limited means would enable them to do. The jury, laid and marked off seven lots, No. 1 commencing at the Tuckaseige Ford and No. 7 terminating not far from the Shallow Ford on Tennessee river. There was some sort of lottery in assigning this work to the respective captains' militia companies. I suppose there was drawing of straws or perhaps numbers on slips of paper. The record reads on the appointment of the respective overseers: "This lot falls to Capt. Love's company" &c. &c. to the end of the chapter. It seems that there were six militia companies at that time in the county. It may be well to mention here the overseers of the respective lots, and the Captain's company assigned to each lot, as the building of this road furnishes an interesting and instructive chapter in the history of Macon County. Henry Addington No. 1, Capt. Love's company; Lot No. 2, Robert Johnson, Capt. Johnson's company; Lot No. 3, Benjamin S. Brittsin, Capt. Mc-Kee's company; Lot No. 4, Jacob Palmer, Capt. Smith's company,now Smith's Bridge Township; Lot Joshua Ammons, Capt. George's company. Lot No. 6 being men in the county. That first regarded as a very hard lot was divi- Board of Magistrates did not believe

Whitaker as the overseers of the respective sections with special hands assigned them. Lot No. 7 had Wm Bryson as overseer. This lot fell to Capt. Wilson's company. This lot terminated some where about the Shallow Ford, the road from Franklin having been somewhat worked out to that point. The foregoing lots were worked out by respective companies-the hands forming themselves into messes, taking wagons to hanl their provisions, tools, eampfixtures &c. The Smith's Bridge company had the lot which lay between the 18 and 19 mile-posts The mess consisting of my brothers and some beighbors took me along as cook and camp-boy. There I saw the men taking rock from the river with the water breast deep to aid in building wharves. They remained until the work was finished. This work was done without compensation and for the public good. It illustrates the sort of stuff of which our fathers were made—the spirit of patriotism that prompted a noble race of men to sacrifice and work for their country's good. This work done they returned home, feeling that they had rendered a service that was to benefit their county and their posterity.

The overseers of the roads generally, of that time, were of the best

mands for public service. I find in would bring the rebellions spirit of the records of that first court an or- our young American patriots against most prominent member of our local events it might prevent the boastful bar the overseer of one of our roads. young men of the present time from Western Carolina, who are not the of them. Try it, Esquires, and let ability and legal attainments who noble sires in the present generation might be utilized by our county au- - any pride of character any love horities by making road overseers of the general brotherhood which of them and thereby causing them to binds together the people of a county bender some good, honest service to and without which its good name their country. It would at least be and prosperity cannot long continue.

in any class distinction in their de- a healthy exercise and may be it ler appointing Joshna Roberts the road duty to proper terms. At all This record set me to thinking, fighting their overseers when they There is a whole lot of lawyers in demand reasonable and legal service peers of Joshua Roberts for respectus see if there is any blood of our

#### PART III.

The Courts of Pleas and Quarter Sessions of that day as they were called, were regular jury courts, and give the names of the first venire summoned to serve as jurors, for the; June term following:

- 1 Wymer Siler,
- 2 Jonathan Whiteside.
- 3 Jacob Hice,
- 4 Wm. Cochram,
- 5 Benjamin Johnston,
- 6 Wm. McLure,
- 7 Peter Ledford.
- 8 Martin Nortou.
- 9 John Lamin,
- 10 John Addington.
- 11 Matthew Davis.
- 12 James Whitaker,

- 13 Henry Addington,
- 14 Micheal Wikle,
- 15 Wm. Welch, Sr.,
- 16 Samuel Smith.
- 17 Geo. T. Ledford.
- 18 Ebenezer Newton,
- 19 Joseph Welch,
- 20 Luke Barnard.
- 21 George Dickey,
- 22 Zachariah Cabe.
- 23 Mark Coleman,
- 24 Lewis Vandyke, 25 Thomas Love, Sr.,
- 26 March Addington,
- 27 Jacob Trammel,
- 28 John Dobson.
- 29 Andrew Patton.
- 30 George Black,

31 Isaac Manney,

32 John M. Angel,

33 John Gillespie,

34 Joseph Chambers,

35 John Howard.

36 Jacob Siler.

This venire was composed of typical and representative men of the violaters of the code? early population of Macon County. I have a distinct recollection of body of jurors, even now, in any the present edition. They were men the ordinary juryman and were deperiors at the present day. Many try's good. This constitutes the impregnated with a love for those perous and happy people. rights and that justice which cost so great a price of blood. That love ty the court appointed the following was, quickened and intensified by named persons commissioners whose the war of 1812 when the mother duty it should be to draft plans and country, for the second time, attemp- specifications for a court house and ted to enslave freemen and levy un- jail for the county of Macon and dijust tribute upon this grand and recting them to advertise the letting productive country of ours. Is it out the same to the lowest bidder at

any wonder that men raised in such times and familiar with the heroes who staked their all on the struggle against oppression and injustice should be eminently qualified to try all legal disputes between their compeers and mete out justice to the

It would be hard to find an abler many of the members of that jury. They would compare favorably with county in the State. It is true they any similar body of men, then or were a style of men different from now. In stature they were above of sound minds, of the strictest in- cidedly manly in appearance with a tegrity, profoundly impressed with bearing expressive of firmness and the obligations of law and justice a will to do the right. They were and for old fashioned courtly deport- very affable gentlemen and well ment one towards another, and for read for men of their times. In fact, manly bearing in the discharge of they constituted a brotherhood of patheir duties as conservators of public triots who loved and labored for peace and justice, they have no su-their country's honor and their counof them came to the years of man- highest type of citizenship for a hood in and about the close of the commonwealth. Such obedience to Revolutionary war which achieved law and order-such devotion to the American independence-at a time public good-such fidelity to public and under conditions that "tried trust and such unity of action and men's souls" and when "the survival purpose in behalf of the well-being of the fittest" gave to us a race of of the whole as characterized those men brave, true and thoroughly men furnish a guarantee of a pros-

At that first court for Macon covu-

the next term of the court June fol. We are further reminded of the public are mainly indebted to a few sons of the fathers of the county.

lowing, viz: "Jesse R. Siler, Thom-Itimes and patriotic character of the as Kimsey, Luke Barnard, Mark early settlers, in the manner and Coleman, James Whitaker, Aaron spirit with which they served the Pinson, John Bryson, Sr." I find public interest. I find in the "Min. in the "Minutes" of the June term utes" for March term 1829, with a of the court for 1829 that the con-court house and jail to build, this tract for building the court house order: "Ordered by the Court, that was awarded to Col. David Coleman the State tax be 20 cents, and fifty "at three thousand and eight hun- cents on the poll-for public builddred dollars" with Gen. Thomas ings 123 cents on each poll, for to Love and Zachariah Cabe as securities 'defray county charges 5 cents-for for the faithful performance of the weights and measures on each 300 contract. At the same time the con-dollars value of land equal to one tract for building the jail was award-poll." This order is rather unique ed to Col. Benjamin S. Brittain for in style, but it brings to our knowl-"twenty nine hundred and ninety edge the rate of taxation. The wide five dollars," who gave as securities difference between the taxes of 1829 for the performance of the contract, and 1891 is indeed worthy of our se-Joseph Welch, Jeremiah R. Pace rions consideration. The present and John Hall. The masons who population complain most bitterly undertook the brick work of the of the heavy burden of taxation uncourt house were Samuel Lyle and der which they drag out their weary Dr. T. T. Young, of Washington lives. I believe that in the main county, Tennessec. They were good they lay this sin at the door of rings. houest workmen in their line. The men and the extravagance of officials. brick they manufactured were of Let us see how this is. Our fathers excellent quality and the house they believed that they owed a debt to built would have stood for a half good government-to the faithful century longer. But in style and administration of law and the concapacity it was wholly inadequate to servation of public reace and moralthe needs of the present population ity, and they patriotically undertook and from sheer necessity gave way to perform the public service withto the substantial and commodious out compensation. I can well renew one which now occupies the member the good cheer which presite of the old one. For the new vailed when the people gathered at and much needed court house the the quarterly courts to transact the county business and such other buspublic spirited and patriotic surviving liness as came within the jurisdiction of a quarterly court jury. It seemed

to be a sort of ovation when they public affairs, and there can be little could meet and conserve the public doubt that it has been a potent agent interest. But the last third of a cen- in weakening public virtue. It has, tury has developed new ideas and indeed, been a fruitful source of the methods for the public service. In- perjury and bribery that now disgradeed it may be said of this genera- ces our civilization-that corrupts tion as Robert Burns said of the our public officials-that defeats the Scotch youth in his day:

"That beardless laddies Than their auld daddies."

Losing that patriotic spirit which prompted their roble fathers to the end is not yet. Perhaps the reathe performance of a public ser- der will consider this an unpardonavice without a pecuniary reward, | ble digression. While I admit that they commenced to murmur about it is not narratice I claim that it is the hardships of the public ser- nevertheless history and as such com-Nor did they cease this howl for a tion of all. paltry sum until they secured the Little as mankind may think about coveted prize. Then of course came it one generation impresses itself aptaxation in order to raise the funds on another. And singularly enough, to meet the demand. It presents, in the further removed, as a general fact, the odd spectacle of a people rule, each generation is from the taxing themselves that they might original stock the feebler becomes the get it back in a draft upon the coun-impression of the original type. This ty treasury. It is the necessity of is the history of nations and comthis self imposed new order of things monwealths. I mean this to apply, that makes the difference between not to mere conditions of luxury and the taxes of the present and sixty style under which lie a vast amount two years ago. It has created and of moral obliquity, but to those nofostered a mercenary spirit in the bler traits of heart and brain which conduct of all public affairs, than constitute real worth of character civil and political parity. This mer- lars of good government and a sound cenary spirit is a poison that works public morality. Let the candid reaimperceptibly but none the less sure- der compare the prevalent disincli-

administration of justice and threatens the permanency of our noble prin-Should think they better were inform'd ciples of government. It had its beginning in little matters but has grown to dangerous proportions, and vice without a per diem compensation. | mends itself to the sober considera-

which there is no greater bane to all and qualify men to bear up the pilly. It his cost kings their crowns nation of the populace of to-day to and republics their liberty and per-operform any public service only from petuity. It is especially insidious in mercenary considerations—the genand authority whenever it conflicts lie mind to a sense of a prevalent evil, with their private prejudices and and with a hope thereby to induce a personal whims, with the ready and return to healthier methods and a cheerful compliance with the public more loyal and patriotic course in the demands for the public good, ren- conduct of public affairs. dered by our fathers of sixty years this result in stirring up a spirit of emago, and he must be convinced of the ulation of the noble men who subdutruth of this axiom. This chapter is ed the wilds of Macon county to the written not in a spirit of vindictive- arts of Christian civilization, I will ness or the mere love of complaint, have gained the coveted reward.

eral spirit of insubordination to law but with a view to awakening the pub-

#### PART IV.

The manners and customs of a of nonsense and deception amongst people usually form a fair index to those people. There were no dukes their leading traits of character. By this rule I propose to speak of some of the customs of the people of Macon county from sixty to seventy years ago. While the customs of society were not then so airish as now there was among the more prominent families a quiet unobtrusive native dignity and sense of propriety expressive of true man and, womanhood upon which the arts of fashion have not made any improvement. The matter of courting among young people was done in different style from the present, yet it had the merit of being honest and straight. And although, incidents in some of the courtships of those days furnished matter for amusement and laughter, the resulting marriages were usually happy and prosperous. A regular

nor princes to delude the giddy and foolish with high sounding titles without merit, and less capacity for conjugal happiness. Merit then consisted in sound native brains, honest industry, sobriety and frugality. Whatever of goodness and usefulness there is in the present generation has come from such source. Whatever education teaches or results in idleness, deteriorates manhood and womanhood. The old classic adage is as true of woman as it it is of man: "An idle man's brain is the devil's work-shop." Nor does refinement, so called, alter or modify this verdict.

It was the custom in those early days not to rely for help exclusively upon hired labor. In barvesting small grain crops the sickle was mostly used. When a crop was ripe the dude could not have got in his work neighbors were notified and gathered

in to reap and shock up the crop, lived in peace and good will me to-The manner was for a dozen or more men to cut through the field, then hang their sickles over their shoulders and bind back. The boys gathered the sheaves together and the old men shocked then up. The corn crops were usually gathered in and thrown in great heaps alongside of the cribs. The neighbors were invited and whole days and into the nights were often spent in husking out a single crop. I have seen as many as eighty or ninety men at a time around my father's corn heap. If a house or barn or stable was to be raised the neighbors were on hand and the building was soon under roof. Likewise if a man had a heavy elearing, it was no trouble to have an ample force to handle and put in . heeps the heaviest logs. It was no unusual thing for a man to need one or two thousand rails for fencing. All he had to do was to proclaim that he would have a "rail mauling" on a given day, and bright and early the neighbors were on the ground and the rails were made before sundown. This custom of mutual aid, cultivated a feeling of mutual dependence and brothefhood, and resulted in the most friendly and neighborly intercourse. Indeed, each man seemed to be on the lookout for his neighbors' comfort and welfare as well as his own. It made a community of broad, liberal minded people, who despite the tongue of gossip and bygone days which to the present

ward another. There was then less selfishness and cold formality than now. This difference is not for the want of my natural disposition or good impulses, but as a result of the force of custom and habit. Indeed our social and moral tempers are very much the result of our habits and customs. Any method which diseards the habit of neighborly interchange of good deeds and mutual belpfalness, breeds and fosters selfishness. This leads legitimately to the withdraw d of each family into a sort of community of its own, unconcerned for the comfort and welfure of others. This, in its turn, affects the manners of a people. It freezes out that warmth and good cheer so characteristic of our fathers of seventy years ago, and brings upon the stage a set of cavaliers in deportment whose good offices are rendered on the basis of pecuniary benefit Such is the change from the primitive customs here referred to, to the new methods, and I leave the candid read r to judge of the result. I am free to admit that there has been improvement along some lines, such for instance as that of education, the building of church bouses, style of dress etc., but I am sure that there has been none in the sterrer traits of character, generosity, manliness, patriotism, integrity and public spirit.

There was another custom in those an occasional fisticuff in hot blood, generation seems extremely primitive shows a strong sense of honor and truth is he had come to carry off the manliness of character. To settle belt for manhood. The very boys in minor disputes and differences whether for imaginary or real personal in behalf of what they regarded as wrongs there were occasional fisti- the honor of their county and state. cuffs. Then it sometimes occurred One of our first Board of Magistrates, in affairs of this kind that whole Edward L. Poindexter, was known to neighborhoods and communities took be a man of great physical powers. an interest. I have known county arrayed against county, and state against state, for the belt in championship, for manhood and skill in a hand-to-hand tussel between local bullies. When these contests took place, the custom was for the parties to go into the ring. The crowd of spectators demanded fairness and honor. If any one was disposed to tom illustrates the times, and I have show foul glay he was withheld or in introduced it more for the sake of the attempt promptly chastised by contrast than a desire to parade it some bystander. Then again, if ei-before the public. ther party in the fight resorted to any How marked the difference beweapon whatever other than his tween then and now. The custom physical appendages, he was at once now is to fight with all kinds of deadbranded and denounced as a coward, by weapons, knives, razors, pistols, and was avoided by his former asso- and in fact with any and every kind ciates. While this custom was bru- of weapons that comes to hand. tal in its practice there was a bold From the mere stripling who is a outeropping of character in it, for novice in crime to the old offender such affairs were conducted upon the who has grown gray in iniquity, a most punctilious points of honor. large number of men now carry pis-Remember this, young man, to the tols. In defense of the habit, it is day of your death. I remember that usual to plead personal protection on one occasion, I think it was a and changed conditions. Analysis court week, a man by the name of of the real cause for this habit, to-Kean came from Tennessee to Frank- gether with a long series of observalin. He had quite a reputation in tions, shows that it grows out of his state as a local bully. He parad- about three conditions, viz; cowarded up and down the street making ice, a thirst for blood, or a conscious-

and rude, but which when analyzed all sorts of boasts and banters. the street were roused to hot blood He was a North Carolinean of the old type, and no doubt, partly prompted by state pride, he made up his mind to tackle the Tennessee bully. The result was that after a long and manly struggle the Tennessean went away next day all bruised and sore with his game feathers fallen and drooping all around him. This cus-

ness of guilt for some offence and den times used to carry boat loads cially, who stuffs a pistol into his pocket betrays a sinister purpose not to observe the proprieties of a gentleman, and not to confine himself to good company, and his cowardice pistol. As a rule it is the coward uniformly first to shoot. Conscious of having violated the proprieties of a gentleman, or of having wronged a fellow being, with the first intimation that he will be required to account for it, and prompted by a craven spirit he whips out his pistol and commences shooting. It would perhaps be a great mercy to a certain class of young men, were they sent to the penitentiary for the act of blood.

There is another class - a sort of nondescript - who carry pistols. ly of small mental caliber. They possess a strange sort of vanity—are deladed with the idea that they are

consequent fear of arrest and panish- of flour, bacon and iron down to Gunment for it. The most common of ter's Landing in Alabama, Ho A se three specifications is, no doubt, would anchor his boat and spend a casa dice. The young man, espe- month or two in selling out his eargo to the newly settled people. It happened, that one night he went out to a country frolic. Being a lively old buck he took a full hand with them. There was one girl in the prompts him to arm himself with a crowd who was a little better dressed than the others, having a big flounce who first uses his pistol and is almost or ruffle around the skirt of her dress. She had not taken any part in the dance. So my friend B. concluded to bring her out. She had a large roasted potato in her hand at the time, and stepping in front of her with a very low and courteens bow, he said; "Miss, won't you be so very kind as to take a reel with me?" She whirled about and said: "Here mamy, hold my 'tater till I dance with this fellow." Dashing into the center of earrying a pistol before their coward- the room with arms swinging right ly souls are stained with innocent and left and tossing her head into the air with a gyration of the neck, she shouted; "Clear the way here you common sort and let border-tail come They can give no valid reason why out!" And my friend B. said he they carry them other than a mere found the most ample test for his desire to do so. This class is most-powers for endurance. Now, here is a portraiture of the young man of this class with a pistol in his pocket, and when I meet one of them I alto n objects of both fear and admira- ways think of my old friend B. and tion among timid people. I can his Alabama girl: and, as for that best illustrate this senseless vanity matter I find a great many places by relating an incident in the life of for the application. Before dismiss-In East Tennessean, who in the ol- ing this class let me tell you a secret

upon them. The very presence of a the age. With the pistol has come pistol in the pocket of one of them ereates a desire to use it. The more he thinks about it the stronger the desire becomes, until it deadens the moral sensibilities and as a final result developes a new fledged criminal. Young man, if you should ever have a lucid moment of reason, I beg of you to throw your pistol into the mill pond and be a man among men. There is also the blood thirsty villian who by nature or habit is insensible to all the nobler impulses of our common humanity, and to whom nothing is sweeter than human gore. When he is armed with a pistol he becomes a very scourge to society. He seeks every possible pretext to satiate his cormorant appetite for blood, and that too without regard to age or condition. And as to the old bardened criminal from whose soul and heart crime has obliterated all sympathy for the good elements of human society and deadened every tie that binds man to his fellow man it is not so strange that he earries a revolver, because he expects to meet at every turn either the stern hand of justice or retribution and consequently he prepares to sell his life at the dearest possible price. What think you of the contrast between shrouded, and the many school-house the past and the present?

tion as to whether Colt, Wesson and what this infant industry has done others with their patented inventions for the nation. It seems to me that and manufacture of pistols have not a little prohibition along this line been the greatest national scourge of might do the nation some good.

an avalanche-an inundation of robbers. They bear the ear-marks of pistol paternity. It is the revolver that arrests the railway train, goes through the express and mail cars, appropriating their contents, and rifles the pockets of innocent passengers without regard to age, sex, or condition. It is the chief reliance of the assassin. It steals into the apartments of decrepitude and old age at the still hour of midnight and leaves them stripped of their valuables and occupied by death. The imprints of Colt and Wesson figure in most cases of snicide. By the way, the pistol age is the age of suicides. Singularly enough the presence of the pistol begets in the human mind all manner of evil thoughts and intent. Indeed, it seems to be a fruitful source of the mania for self-destruction. Nor does it regard age or sex.

Now east up in your mind the immense destruction of human life in which the pistol has been the most potent instrument-the woe and angnish that have settled down upor the innocent and helpless on its account-the sad weeds of widowhood and orphanage, with which the once happy domestic altar has been doors which have been thereby closed It is, dear reader, an open ques-lagainst helpless orphans, and tell me













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