certainly does this when he permits the correctness of
his return to be questioned. When an examination
was presented to the Trustees, they consented to
take off the oath, but wished to take a promise
no less binding, and introduced some provision into
the law, which made it much more objectionable
than it was originally. Upon examination it will be
found that the monitors have cognizance now not
only of the conduct of their particular classes, but
of the whole school. Thus a member of the board
of the whole school. Thus a member of the board
can admonish and notice a member of the
class or Junior class. And is it not degrading
to put a young man of the first standing in
to the absolute control of a little
college under the absolute control of a little
college? — A boy that may be incapable of discussing
between proper and improper conduct? It con-
University of North Carolina at Chapel Hill, all rights reserved.
Documenting the American South (http://docsouth.unc.edu/index.html)