VOL. VI.

CLEMENONS STAGE LINES! WARSAW

To Fayetteville. Ba VI Warsow for Payetteville daily ex-cept Sunday. Through Tickets from Golda o'via Warsow, to Payetteville, \$6. Through tests from Weldon to Payetteville, \$10.— ough tickets from Wilmington, via Warto Faretteville, \$6.

COTTR VIA MADESDORO, TO

CHATHAMR, R. TO FAYETTEVILLE AND Leave Chatnam Rail Road after train fro

Raleigh.

Leave Western Road at Jonesboro' after ments.

train from Fayette, ille, daily except Sundays. Obiteary notices
Salem and High Point Stage leaves each asadvertisements. Office at Butner's Rotel, Salem, N. C. E. T. CLEMMONS,

Spet. 16, 1870-tf Time Table-Western N. C. R. R.

GOING Arrive		EECT 5TH S	GOING Arrive.	
6.02 AM 6.55 ** 8.02 ** 8.55 ** 9.40 ** 10.25 ** 11.19 ** 11.59 ** 12.48 r*m	7,10	Satisbury. Third Creek, Martesville, Cataw be Sta. Newton, Hickory, Icard. Morganton, Bridgewater, Marion, Old Fort,	9,39 PM 8,28 ·· 7,20 ·· 6,28 ·· 5 36 ·· 4 40 ·· 4 00 ·· 3 15 ·· 2 26 ·	8.98 rs 7.95 ··· 6 98 ··· 5 36 ··· 4 50 ··· 4 05 ··· 3,90 ··· 2,91 ··· 1 42 ···

Rept. 23, 1870. 38-1f

BARBEE'S HOTEL HIGH POINT, N. C.

OPPOSITE RAILROAD DEPOT,

Ten paces from where the Cars stop.

Best of porters in attendance at all trains.

Mail Stages for Salem leave this house daily.

Passengers dispatched to any point at short notice

Passingers dispatence as any by private conveyance.

Grateful for the liberal patronage of the past we hope by strict attention to the wants of our guests to merit a continuance of the same.

WM. G. BARREZ.

Proprietor.

pickle, and always ready for immediate use. The CHEAPto the use of Bousekeepers, Miners, Mariners, Emigrants, &c., and in hatel, in every respect, the BEST TRAST POWDER made "for the Rischen, the Comp, the Galley." SOLD BY GROCERS & DEALERS EVERYWHERE.

Manufactured by DOOLEY & BROTHER. 69 NEW STREET, NEW-YORK

R. W. BEST & CO., RALEIGH, N. C., **AUCTION & COMMISSION** Merchants.

Solic't Consignments of Corn. Flour and Produce Generally. Particular Attention paid to Auction

Sales. REPER BY PERMISSION TO

W. H. WILLARD, Pres't Raleigh Nat'l Bank. Citizens' " W. E. ANDERSON, "Gitizens" ""

JNO. G. WILLIAMS, "State "

W. H. & R. S. TUCKER & Co., Raleigh, N. C

March 17—3m

Disolution of Partnership.

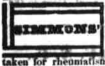
THE partnership heretofore existing between RING & COBLENS was this day dissolved by mutial consent.

> B. C. COBLENS, L. GOLDSMITT

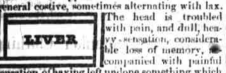
March 6, 1871.

RING & COBLENS assume all liabilities of the firm, and would respectfully call attention to their spring stock, which they are daily receiving, come soon, come early and give us

DANIEL C. COBLENS. L. GOLDSMITH. March 6, 1871,-12-5t.



The symptoms of Liver complaint are unensiness and pain in the side.— Sometimes the pain is in the shoulder, and is miswith loss of appetite and sickness, bowels in



enention of having left undone something which ought to have been done. Often complaining of weakness, debility, and low spirits. Sometimes many of the above symptoms attend the disease, and at other times very few of them; but the liver is generally the organ most involved .-Cure the Liver with

DR. SIMMONS LIVER REGULATOR.

a preparation of roots and herbs, warranted to be strictly vegetable, and can do no injury to any one. It has been used by hundreds, and known for the last 40 years as one of the most reliable. efficacious and harmless preparations ever offered to the suffering. If taken regularly and persistently, it is sure to cure Dyspersia, headache



jaundice, ektivenese, sigk hendache, chronic diarr-Regulator. ices, affections of the bladeases of the skin, impority of the blood, niel choly, or depression of spirits, hearthurn, colic or pains in the bowels, pain in the head, fire agd ague, dropsy, boils, pain in the back, &c.
Prepared only by J. H. ZEHLIN & CO.
Druggists, Macon, Ga.

Price, \$1; by mail \$125. For sale by , T. F. KLUTTZ & CO., The Old North State

PUBLISHED WEEKLY BY LEWIS HANES.

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ed at the same rates with other advertise Obituary potices, over six lines, charges

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REVENUE ACT.

AN ACT TO RAISE REVENUE.

Section 1. The General Assembly of North Carolina do enact, That the taxes | such assessment being returned to the hereinafter designated, payable in the existing national carrency, shall be assessed and collected under the rules and regulations prescribed by law.

there shall be annually levied and colthe can find no property of the person liable sufficient to satisfy the same per son liable, or who may become indebted to him before the expiration of the calendar year, and the person so garnisheed shall be liable for said tax.

Sec. 3. The tax hereinafter designated shall be applied to defray the expenses of the State government and to pay appropriations for charitable and penal institu-

Sec. 1. There shall be an ad valorem tax of twenty-two cents for the general fund and eight cents for the Insane Asylum and the Institution for the Deaf Dumb and Blind, on every one hundred dollars in value of real and personal property in the State, subject to exemptions

made by law, including moneys, credits, bonds, stocks, &c.; Provided, That all the taxes for ordinary State and county purposes, imposed upon all real and personal property, shall in no case exceed two-thirds of one per cent. Sec. 2. A special tax of one tenth of

one per cent shall be levied in addition to the ordinary tax provided for in this act on all taxable property to meet an exist-ing deficiency in the Treasury. Sec. 3. A special tax of twelve cents

on the one hundred dollars shall be levied and collected on all the taxable property

the following class shall be taxed as spe- be exempt. cially mentioned.

Sec. 1. On the net incomes and profits other than that derived from property cle for sale, and proposing to present purper cent. The income tax shall include whether known as a Beneficial Associagovernment. In estimating the net income receipts, to be collected monthly. This

due this State. 2. Rent for use of buildings or other property, or interest on encumbrances on property used in the business from which

the income is derived.

4. Cost or value of the labor, (except which shall in no instance exceed one thousand dollars.

The tax payer shall return to the As. twenty dollars, clirk of the county commissioners

tate, whother legal or equitable, situated the State. within the State, which shall descend or Sec. 11. Every-licensed retailer of spir- 2d. That every person who temporarily grass receipts of prengums collected in collars, to be collected by such sheriff as be devised or bequeathed to any collater - inous liquors, wines or cordials, twenty- carries on a business as merchant in any such country as such country as such country the country th al relation or person, other than a limit five dollars for one year. Every regrafter public place and then removes his goods, ner as required by the State, and no mu. distress or otherwise.

tire inheritance, the heir or devisee shall one per cent, except as provided in sec. pay a pro rata part of the tax, correspon-ding with the relative value of the estate demand that every merchant, liquor selor interest 1f the legacy or distributive ler, trader, auctioneer, commission mershare to be received shall not be the entire chant, or other person required to list his property, such legatee or distributee shall purchases, who may do business in his in like manner pay a pro rata part of the county, shall pay taxes on the same as tax according to the value of his or her the law requires, said taxes to be collected interest. Whenever the personal proper- by the sheriff on the first days of Jan., ty in the hands of such administrator or April, July and October, in each year, on 1 Column. 28 00 40 00 50 00 80 00 130,00 executor; (the same not being needed to the purchases for the preceding quarter. be converted into money, in the course of The sheriff shall have power to require the administration,) shall be of uncertain the merchant making such statement to value, he shall apply to the county commissioners to appoint three impartial men of probity to assess the value thereof, and commissioners, and being confirmed, shall

be conclusive of the value. To facilitate the collection of tax on collaterals, every executor or administra-Sec. 2. On each taxable poll, or male tor shall return in his inventory whether between the ages of twenty one and fifty, the estate of the deceased goes to the liexcept such poor and infirm persons as neal or collateral relations, or to a stranger, the county commissioners may declare and if no collaterals, the degree of relaand record fit subjects for exemption, tionship of such collaterals to the deceased, under a penalty of one hundred dollected a tax of ninety cents, the proceeds lars, to be recovered in the name and for of such tax to be devoted to purposes of the use of the State; and it shall be the education as may be prescribed by law, duty of the Superior Court Clerk of the If any poll tax shall not be paid within county to furnish the sheriff with the diog houses,) restaurants and eating houly. sixty days after the same shall be deman- names of the executors and administrators | ses, the tax shall be one per cent. dable, it shall be the duty of the Sheriff, who make such returns, after each and every term of his Court.

> The taxes in this schedule imposed are license tax for the privilege of carrying on the business or doing the act named ; and nothing in this schedule contained shall be constitued to relieve any person from the payment of the ad valorem tax on his property as required by the preceding schedule, and no county shall levy any greater tax than levied by the State for the privileges herein taxed.

> Sec. 1. Traveling theatrical companies shall pay ten dollars for the first and five dollars for each subsequent exhibition .-When the theatrical exhibitions are by the season of not less than one month. the tax shall be fifty dollars per month.

Sec. 2. On each concert and musical entertainment for profit shall be paid five dollars; on each lecture for reward, five

Sec. 3. On museums, wax-work or curiosities of any kind, natural or artificial, (except paintings and statuary) on each day's and night's exhibition shall be paid five dollars.

to a circus or menagerie, ten dollars,

Sec. 5. On all itinerant companies or thirty-five dollars a year. of the State, to be applied to the erection public, otherwise than is mentioned in the shall pay a tax of one eighth of one per of the penitentiary and support of the lour preceding sections, five dollars for cent on his sales as commission merchant; out charge for admission, and also those mait liquors are sold by commission mer-The subjects and persens mentioned in exclusively for charitable objects, shall chants, they shall pay a tax of two and a

Sec. 6. On all gift enterprises, or any wors. person or establishment offering any acti-States, of this State, or other State or drawing, and also five per cent on gross ply to draymen.

of the law. Sec. 7. Every agency of a bank, incorporated out of the State, fifty dollars. Sec. 8. The tax on billiard saloens buildings from which the income is de- for hire, shall be considered a billiard sa loon within the meaning of this act.

Sec. 9. On every b wling afley, or al graph. that of the tax payer himself,) raw mate. ley of like kind, or bowling saloon, baga. Sec. 22. Every person that neddles rial, food and all other necessary expenses telle table, or any other table, stand or goods, wares or merchandise, either by incidental to the business from which the place for any other game or play, with or land or water, or any drugs, nostrums or income is derived, together with the nec- without a name, unless such alley, stand medicines, whether such persons shall essary expenses of supporting the bamily, place or game is kept for private amuse travel on foot or with a conveyance or ment or exercise alone, and not prohibited otherwise, shall have obtained from the by law, there shall be a license tax of commissioners an order to the sheriff to

sessor the gross amount of his income and Sec. 10. Every dealer in spirituons, the gross amount of his expenses to be vinous liquous, porter, lager beer, or other the sheriff, on production of a conve deducted therefrom, which return the mult liquors, shall pay a tax of five per such order certified by the clerk of said Assessor shall file in the office of the cent on the amount of purchases and commissioners, shall grant such license

mote relation, or the devisee or legatee ty other trader, who, as principal or agent, separate column, designating its proper of one per cent on the total amount of spiritnous liquis, wines or cordials, not county of the sheriff by whom it is issued as follows, to be paid by the party applyper cent tax. The personal estate or real bisy purchases in or out of the State for the product of his own farm, shall pay ed and in no other, unless the law imestate reduced to assets, shall be liable to tash or on credit: Provided, That no retwenty five dollars for every county, and posing the tax shall otherwise direct, State, one dollar, to be collected and paid the tax in the hands of the executor or administrator, and shall be paid by him tax on any purchase made from wholesale pedlers, except that an order from the April; Provided, That nothing in this of the Governor: for the seal of the State before his administration account is audit- merchants residing in the State : And ted or the real estate is settled, to the provided further, that the tax on purchases licence. sheriff of the county. If the real estate of articles the growth or manufacture of descended or devised shall not be the en- this State, shall be only one-twentieth of

submit his books to examination by the sheriff, and every merchant refusing, on demand, to submit his books to such ex- Public Treasurer by paying said Treasamination, shall be liable to a penalty to the State of two hundred dollars, to be prosecuted by the sheriff and recovered in any court having jurisdiction of the case. It shall further be the duty of the sheriff special proceedings, to the end of obtainpayment of the proper tar.

Sec. 14. On the gross receipts of hotels, educational purposes and as private boar-

Sec. 15. The tay on public ferries, toll bridges, and [mates] across highways, one ner cent on het receipts. or exchange, bond or note broker, private banker, or agent of a foreign broker or banker, in addition to the ad valgrem tax on their capital invested, or the tax on their net scome, shall pay, if employing a capital of twenty thousand dollars, a license tax of one handred dollars ; if a capital of less than twenty thousand dollars, and not less than ten thousand dollars, fifty dollars; and if a capital of ten thousand dollars or less, a tax of twenty-five dollars; and also ten dollars additional for each county in which they have an ageacy.

Sec. 17. Every person who, for himself or as agent for another, sells riding vehicles not manufactured within the State,

shall pay two per cent on his sales. Sec. 18. Every auctioneer on all goods, wares or merchandise, sold by himself or agent, whether by ascending or descendng bids, or at public outcry, whether the growth or manufacture of this State or not, shall pay one per cent on the gross amount of his sales, subject to all the regulations and exemptions set forth in Sed 4. On every exhibition of a circus the tenth chapter of the Revised Code, or mehagerie, for each day or a part of a entitled "Auctions and Aauctioneers," day, forty dollars, and for each side show but this shall not apply to tobacco ware bousemen who shall pay a liceuse tax of

persons, who exhibit for amusement of the Sec. 19 Every commission merchant each exhibition. Exhibitions given with- Provided, That when spirituous, vinous or half per cent on their sales of such lig-

Sec. 20. Every person whose occupation or business is to keep horses or vetaxed from any source whatever, during chasers with any gift or prize as an in- hicles for hire or to let, shall pay a tax the year preceding the first day of April decement to purchase, one per cent upon of two dollars for every horse for that in each year, there shall be a tax of one the gross receipts. And on any lottery, purpose, at any time during the year, to be collected by the sheriff querterly :nterest on the securities of the United tion or otherwise, ten dollars on each Provided, That this section shall not ap-

Sec. 21. Every itinerant dentist, medithe only deduction by way of expense tax shall not be construed as a license or cal practitioner, portrait or miniature to relieve such persons or establishments painter, daguerrean artist and other per-1. Taxes other than the income tax from any penalties incurred by a violation sons taking likenesses of the human face, ten dollars in each county in which he carries on his business : Provided, That such person as shall furnish satisfactory evidence to the sheriff of the county in shall be twenty dollars on each jable, - which he proposes to practice, that he is 3. Usual or ordinary repairs of the Every place where a billiard table is kept a resident of the State, and has listed his income as required by law, shall be ex enot from the tax imposed in this para-

the end of six months from its date, and descendant or ancestor of the husband or of malt lequers only, shall pay fifteen shall be deemed a peddler. 3d. That nicipal corporation shall be allowed to Sec. 2. Every Telegraph Company wife of the deceased, or brashed or wife dollars. The tax in this section shall be nothing in this section contained shall add any additional tax; Provided, That

of such ancester or descendant, or to which such collateral relations may be come entitled under the law for the distribution of the intestate estates, and which real and personal estate may not be required in payment of debts and other liabilitids, the following: per centum tax upon the value thereof shall be paid:

1. If such collateral relations be a brother or sister of the father or mather of the deceased, or issue of such brother or sister, a tax of one per cent.

2. If such collateral relations be a more trader, who, as principal or agent, or puts up lightning rods, five dellars for franchise enjoyed. Such license shall every necessary of the father or mather of the deceased, or the devisee or legates.

See 23. Every itinerant who deals in or profession is to be followed, or the tary l'ablic, or other public emeer, execute or puts up lightning rods, five dollars for franchise enjoyed. Such license shall clerks of the Septeme and Super

Sec. 25. Every company of gipsics or strolling company or persons who make a support by pretending to tell fortunes, or begging, fifty dollars in each county in which they offer to practice any of their craft, recoverable out of any property belonging to any one of the company, but nothing herein contained shall be so construed as to exempt them from indictment or penalties imposed by law.

Sec. 26. Every non-resident or drummer, or agent of a non-resident, who shall sell any sprituous, vinous, on mait liquors, good wares or merchandise, by sample or otherwise, whether delivered or to be delivered, shall before making any such sale obtain a license to sell one from the urer an annual tax of fifty dollars, but shall not be taxed in an county because of his sales. Any person violating the provisions of this paragraph shall be deemed guilty of a petry misdemeanor trate, shall be fined not exceeding fifty one month, and shall forficit and pay iff, to be cellected by distress or otherwise, one half of which shall be accountboarding houses, (except those used for ed tor as other taxes, the other half to the July or October. use of the informer and the sheriff equal-

Sec. 27: The chief officers of banks, earned, and shall pay on such dividends five per cent: and such insurance companies as a e incorporated by this State. shall, in April and October of each year, certify on oath the amount of dividends and profits which have been earned, and shall pay on such dividends two per cent. On failure to comply with the provisons of this section, said banks, companies or persons shall pay as taxes one thousand dollars, to be collected by the sheriff by distress or otherwise.

Sec. 28. Every insurance company not incorporated in this States, doing business therein, shall pay an annual tax of one per cent to the Treasurer of the State, upon the gross receipts derived from the premiums charged for insurance obtained therein; unless the company shall exhibit to the Governor, Auditor and Treasurer a sworn statement of investments in real property situate in this State, or loans accured by mortgage to citizens of the State of an amount equal to one half of such gross receipts, when the tax shall be one half of one per cent, said tax to be paid quarterly, viz : on the first days of April, July, October and January in each year Each general agent shall be required on the above named days to make a statement to the Treasurer, under eath, that the amount by him returned is a full and correct statement of succh quarter. On failure to comply with the provisisions of this section, every such company shall pay as a tax two thousand dollars, and the principal agent shall be liable therefore. Evcry such company shall be required to appoint a general agent, who shall obtain a license from the State Treasurer before transacting any business therein, and before such license is granted the applicant shall show to the Treasurer his appointment as a general agent, under seal of the company, and thereupon the license shall be granted by the payment of one handred dollars, and such license shall be renewed annually by the payment of said sam. And it shall be the duty of said general agent to furnish each of his and agents with a commission outhorizing him to do business. And any one found soliciting insurance without such commission, shall be deemed guilty of a therein directed and shall be for the primisslemeanor, and be fined not less than vilege af carrying on the business of perone thousand dollars and imprisoned not forming the act named; couply for such quarter. It shall further on the gross receipts two per cent, for twenty five cents per gallon on all spirit- for his county on the receipt of ten dol- be required of the general agent or his each three months, and for failure to make

physicians, lawyers deutists. in substances as follows :

Received this - day 8--, of -North Carolina, and dollars is the clerk and paid by him into the treasury; tax to county of for his license to and for the seal of a Notary Public or practice the trade (or profession) of ---until the first day of April next.

(Signed,) B--B--Sheriff of ----County. Countersigned,)

the tax imposed for the whole year. take out a license in advance of the time when he proposes to begin such trade or to bring suit against every merchant re-fusing as aforesaid, in the Superior Court trate shall be fixed not exceeding fits a license already held by him. In such The officers collecting the seal taxes may of the county, as may be prescribed for dollars or imprisonment not exceeding case the license shall be truly stated, and retain, as compensation, five per cent .ng such examination and compelling besides two hundred dollars to the sher. gin to be of force, as well as the time section and willfully refusing or neglect-

Sec. 33. No license issued by the have been exhibited to, and countersign- court. including saving's banks and private ed by the register of deeds of the county, who shall receive for the services impos- cents, and on each mortgage dead,

every person licensed. county of Wake; and on such motion a which the sheriff shall file with the clark a certified cop of his official bond, and the of the superior courts by law. certificate of the Aunditor of the State, setting forth his failure to make the required return, shall be prima facie evi-

ence entitling the State to judgment in the absence of any sufficient defence. Sec. 35. Every person who shall practice any trade or profession, or use any franchise taxed by the law of North Caropenalty the sheriff of the county in which the said Secretary. before any Justice of the Peace of the or collects a fine, penalty or forfeiture in behalf of of the State, he shall within ten

recovered by him as penalties under this Clerk of the Superior Court, who shall act, and the register shall add three forward suca fine, penalty or forfeiture to fourths of each penalty recovered to the the Treasurer of the Board of Education record of licenses required to be kept by for the benefit of the fund for common him; the other fourth the sheriff may re-schools.

SCHEDULE C.

The taxes embraced in Schedule C. shall be listed and paid as especially

less than ninety days. The agent affect. Section I. Every Express Company ing insurrace shall, on the 1st days of shall make return to the Public Treas-April, July, October and January, make urer on or before the first Mondays in returns to the sheriff of the county in January, April, July and October, of which the insurance is effected, of all the each year, of the entire gross earnings business done by him during the preced and receipts of such company within the ng quarter in said county, and shall pay State of North Carolina during the three to him the county tax assessed on such months next preceeding. The said rebusiness, the general agent shall also, on port shall be verified by the oath of the he first days of April, July, October this Collicer or agent of the company of and January, make return to the sheriff its principal office in the State. The said of each county, of the amount of gross company shall, on or before the third receipts for premiums received from such Monday of each of the said months, pay Sec. 2. I pon all real and personal es. uous and viuous lequis purchased out of lars tax, to wit: 1st. That not more than local agent, to pay to the sheriff of each such a port, or pay such tax, the compate, whother legal or equitable, situated the State.

commissioners shall not be required for a section shall apply to licensed practicing department, fifty cents, to be collected by Sec. 30 The farm of license shall be juto the treasury; for the seal of the Pub -dollars is the tax to the State of Court, fifty cents to be collected by the other public officer, twenty five cents, to be collected and paid over by the officers collecting the same, to the sheriff of the county where such seal is kept. Said officers shall keep an account of the namber of times their seals may be used, and Register of Deeds for—County. shall deliver to the proper officer a sworn Sec. 31. The amount of tax to be statement thereof. Whenever a scroll is paid on obtaining the licence to practice used in the absence of a seal, by any of any trade or profession which is taxed by said officers the said tax shall be on a certain sum, shall be in proportion to seroll. Scale affixed for the use of any county or State, or other government, or Sec. 32. Any person proposing to fol- used on the commissions of officers in the low any taxed trade or perfession may militia, Justices of the Peace, or any public officer not having a salary, or under the pension law, or upon any process a license already held by him. In such The officers collecting the seal taxes may shall specify the time at which it shall be- Any person receiving taxes under this when it shall expire, which shall always ing to pay the same as required, shall be be on the first day of January, April, guilty of embezzlement, and on conviction shall be fined not more than five hundred dollars or imprisoned in the sheriff shall be valid until the same shall State's prison: in the discretion of the

Sec. 4. On each marriage license, fifty dividends or profits which have been couses, a fee of twenty five cents from creditors, there shall be a tax of one dollar. On every other deed conveying, or Sec. 34. The Register of Deeds shall contracting to convey title to real estate, keep a book, which he shall record the and on all other instruments admitted to name of the person licensed, the trade or registration, where the consideration exprofession to be followed, or the franchise ceeds three hundred dollars and is less to be enjoyed, the date at which it begins than one thousand dellars, fifty cents, to run, and the amount of the tax, and he and twenty five cents in addition for evshall, on the third Monday in January, ery additional one thousand dollars.— April, July and October, send a certified Where any of the foregoing instruments copp of such record, for the quarter last are proved before the clerk of the superipreceding, to the Auditor of the State, or court, he shall be charged with the who shall charge the sheriff with the collection of the tax as heretofore. When amount so appearing due. If any register prodate is otherwise made, the register shall fail to perform the duty imposed on shall collect and pay the same, less five him, he shall forfeit to the State a penalty per cent. commissions to the sheriff: renof two hundred dollars, to be recovered of dering a sworn statement of the number him and the sureties to his official bond, and character of the instruments admitted on motion in the Superior Court for the to registration and the taxes due thereon.

> Sec. 5. On every charter of incorporation of any company granted by the General Assembly, other than those for charity, benevolence or literature, where the corporation had power to become incorporate under the provisions of any general law, and on any amendment of every such charter, whether originally granted lina, without first having paid the tax by the Feneral Assembly or secured by and obtained a license as berein required, letters paient or otherwise, there shall be shall be deemed guilty of a misdemeanor, lax of twenty five dollars paid directly to and shall also forfeit and pay to the State the Fublic Treasurer. No company shall a penalty not to exceed twenty dollars, at be organized under such special act of inthe discretion of the court, and in default corporation, or derive benefit from any set of the payment of such fine, he may be to amend their charter, without first of imprisoned for more than one month, at taining a certified copy of such act from the discretion of the court for every day the Secretary of State, which it shall not which he shall practice such trade or pro- be furnished until the Treasurer's receipt fession, or use such franchise; which for said tax shall be filed in the office of

is incurred shall cause to be recovered | Sec. 6. Whenever any officer receives Sec. 36. The sheriff shall immediately days after such reception or collection, eport to the register of deeds all sums pay over and account for the same to the

> Sec. 7. Any officer convicted of violating the preceding section, shall be guilty of embezzlement, and may be punished not exceeding five years in the State pris-

on at the discretion of the Court. Sec. 8. All laws imposing taxes, the subjects of which are revised in this act are hereby repealed; Provided, That this repaal shall not extend to the provisions of any law, so for as they relate to the taxes listed or which may be due previous to the ratification of this act.

Sec. 9. This act shall been force from and atter its ratification. Ratifica the 4th day of April, 1871.

"Pulverized hog" is the latest vulgarem for sansage

MANSION HOUSE CHARLOTTE, N. C.

This well known House having been NEWLY FURNISHED and REFITTED in every departs is now open for the accommodation of

TRAVELLING PUBLIC. feb 4-5if H. C. ECCLES, Propr.