#### PLEMMONS STAGE LINES! WARSAW To Fayetteville.

L BAVE Warsaw for Fayetteville daily ex cept Sunday. Through Tickets from Golds berelvis Warsaw, to Fayetteville, \$6. Through tickets from Weldon to Fayetteville, \$10.—Threugh tickets from Wilmington, via Warsaw to Fayetteville, \$6.

CHARLOTTE VIA WADESBORO. TO HEAD OF W., C. & R. R. R.

Leave Charlotte after trains from Raloigh via Moureu, for Wadesboro Tuesday, Thurs-day and Saturday Leave Wadesboro', Tues-day, Thursday, and Saturday, after trian from Wilmington.

CHATHAMR E. TOPATETTEVILLE AND WESTERN R. R.:

" Leave Chatham Rail Road after train from Western Road at Jonesboro' after train from Fayetteville, daily except Sundays, SALEM AND HIGH POINT STAGE leaves each

Office at Butner's Hotel, Salem, N. C. E. T. CLEMMONS, Time Table-Western M. C. R. B

	WEST. Leave.		GOING		
	5,10 AM	Salisbury,	9,20 rm		
6.02 AM	6,07	Third Creek,	8.28 "	8.98 PM	
6,85 **	7,10 "	Statesville,	7.20	7.25	
8.02 "	8.07 "	Catawba Sta.	6.23 "	6 28	
8,55 **	9,00 "	Newton,	6.30 **	6.35 "	
9.40 **	9.45 "	Hickory,	4.40	4.50 "	
10,25 **	10.30 "	leard.	4.00 **	4.05	
11.10 "	11.15 **	Morganton,	3 15 "	3.20	
11.59 "	12,04 "	Bridgewater.	2,26 .	2.21	

Breakfast and Supper at Statesville.

R. W. BEST & CO.. RALEIGH, N. C.,

## **AUCTION & COMMISSION**

## Merchants.

Solic't Consignments of

Particular Attention paid to Auction

Corn. Flour and Produce Generally.

Sales. REFER BY PERMISSION TO W. H. WILLARD, Pres't Ruleigh Nat'l Bank

JNO. G. WILLIAMS.

### W. H. & R. S. Tucken & Co., Raleigh, N. C. March 17-3m Raleigh National Bank. Of N. C.

RALEIGH, March 20th, 1871. This Bank (under a resolution of the Stockholders and authority from the Comptroller of amended. the currency,) has opened books at their Banking house in this city, for subscription to the increase of the Stock to half a million Dollars, being the authorized capital.

12:tf C. DEWEY, Cashier.

#### MANHOOD: How Lost, How Restored.

How Lost, How Restored.

JUST Pu'llah d, a new edition of D. CULVER-WILL'S CELEBRATED AND A SSAY on the radical cure (without med one) of Spere ators ora, or Seminal Weakness, Involuntary S minal Losse, Impotence, Mertal and physical incappedry, impediments to Marriage etc., also Corsumption. Endepsy, and Fits, induced by self indulge coorses at extravarance.

ESP Proc., in a saled cayedope, only 6 cents.

The celebrated author in this administers y, clearly demonstrates for mathery years' neces sal practice, that the alarming consequences of self-ab se may be radically cured without the dangerors us of internal medicine or the application of the knife; pointing cut a mode of cure at wices'm le; certain in deflectual, by means of which every sufferer, no matter what his condition may be, may cure thisself cheaply, it wately and radically.

This lecture of ould be in the hands of every youth and every man in the land.

This lecture at only be in the nature of every man in the land,
Sent, ander seal, in a plain envelope, to any address,
postpaid, on receipt of 6 cents or two post stamps.
Also, Dr. Culverwell's "Marriage Guide," in ice 25 cts.
Address the publishers, CHAS, J. C. KLINE & CO.

127 Bowery, New York, Post Office B. x, 4 588

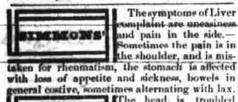
### W. P. GRAVES, | T. R. M'DEARMON. | WM. T. LAW Graves' Warchouse

DANVILLE, VA., FOR THE SALE OF

# eaf Tobacco

ights.
Prompt Attention to the Interest and Comfort of Planters and their Teams.

Graves' Warehouse has now the Largest Sales
Room in Town: Wagons locked up in Warehouse
at night. Dry Stalls for Horses. Call and see us.
set 28—1y.



with loss of appetite and sickness, bowels in meral costive, sometimes alternating with lax. LIVER

sensation 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.— Core the Liver with

eases of the skin, impurity of the blood, melan choly, or depression of spirits, hearthurn, colie, or pains in the bowels, pain in the head, fever agd ague, dropsy, bolls, pain in the back, &c., Prepared only by J. H. ZEILIN & CO.

Druggists, Macon, Ga. Price, \$1; by mail \$125. T. F. KLUTTZ & CO. For sale by

# The Old North State

PUBLISHED WEEKLY BY LEWIS HANES.

	Totalic	r ana 1	ropri	etor.	
	RATES	OF SUI	BCRI	PTION	
ONE	YEAR, pa	yable in			
	MONTHS,				1,50
5 Co	ples to one	address,	****	*****	. 12,50
ED C	opies to one			OWLIN	and the second
in it	Rates	of Ac	lverte	seng.	erallizabl

For each additional insertion. . . . . . . 50 Special natices will be charged 50 per cent higher than the above rates. Court and Justice's Orders will be published at the same rates with other advertisements.

Obituary notices, over six lines, charged asadvertisements.

Square. \$250 \$375 \$500 \$850 \$1300	SPACE.	One Month.	Two Months.	Three Months.	Six Months.	One Year.
--	--------	------------	-------------	---------------	-------------	-----------

6 00 9 00 12 00 20 00 30,00 4 Squares. 8 00 11 00 15 00 25 00 37,50 Column. 11 00 16 00 20 00 30 00 45,00 Column. 18 00 24 00 30 00 45 00 75.00

## ECUTIVE COMMITTEE

To the People of North Carolina

provision by which to enable the people of this subject.

The constitution has completely overs the Legislature about colling a Conventor lend himself to so base a purpose, will, their uniform interpretation. tion and elect delegates to the same, for jurisprudence, and introduced a new one, themselves, and it may well be questioned ready we find officers in the Internal Re- and the Lord's Supper, are to be adminthe purpose of amending the State Con- in no sense adapted to the wants, habits, whether, if they wished, they could do venue service as well as State officers, istered in the words of Christ. Mat. this action cannot be scriously questioned

every person of ordinary intelligence, with-

in its form and terms as that the plaines. vails. mind may understand it, and as to leave It may be further said of it, that it is ance and stupidity.

its most material provisions, so much so, that a wise and learned lawyer has said of cease to work and thus give rise to intermedley of confusions and contradictions." system does not suit the necessities and provision for a mechanic's and labors's let every one feel called upon to be care-

The Constitution requires in one section like New England. their terms and any rea-onable construc- other.

Regulator.

Regulator.

Regulator.

Stealing controlled for twelve Substantial provides for tw have deputies, an unheard of thing in all one that fully harmonizes with the great wicked and designing factionists in this sent to the House of Correction for six worthiness in the guest. See Book of "a gent." systems of judicature, and no provision is | democratic principle underlying American State and political demagngues out of it, months.

culties that arise in the practical working Rights in these words : of the judicial system inaugurated under legislation"-a doctrine hitherto unheard | schole." of in the jurisprudence of the State, and one that seems to us at variance with the theory of republican government in which the functions of the Executive, Judicial and Legislative departments are supposed to be distinct and separate. It is not three years since the new con-

stitution went into operation, yet many should be exercised in persuance of law suits have already been brought and prosecuted through the several courts, United States." with much expense, to ascertain the rights of the citizen under its conflicting provi- shall not be construed to impair or deny purpose to produce terror among the peo- Church, viz: the Apostolic, Nicene and sions; and we have seen the Supreme others, retained by the people; and all ple, and thus deter them from suppress. Anthanasian Creeds, and the unaltered 1 Column. 28 00 40 00 50 00 80 00 130,00 Court, in several instances, compelled virtually to make sections of the Consti- the people." tution, in order to reconcile irreconcilable provisions. Whatever may be the char- in reference to calling a Convention is have blighted the remaining prospects of Formula of Concord faithfully exhibit the dangerous in the extreme, that the most shall not call a Convention unless by the steps have been taken. They need a prevaluable rights of the citizen should de concurrence of two thirds of the votes of text for such military interference, and The Central Executive Committee of the pend upon an organic law, so uncertain all its members—but that body may in hope to create a sufficient one by stimularly any article of the Church's Creed, with Democratic Conservative Party feel au and conflicting in its terms as that five the ordinary way of legislation, provide lating crime and outrage, and then public design of giving in any other conthorized and called upon to address the men must have the power by construction means by and through which the people lishing throughout the country, the most struction than is put upon it by the acpeople at this time, upon matters of grave so to change and amend it. This object may, at any time, call a Convention; the alarming, extravgant and exciting actually, the most subject on the same, and they venture to trust tion alone is sufficient to warrant the Legislature has such power by the whole counts of the same, and asserting the that what they say will receive the candid consideration of every citizen.

The Legislature at its last session, made

The Legislature at its last session, made

The Legislature at its last session, made

To warrant the proper to warrant the property that who warrant the property to warrant th

next, by popular vote, to call a Conven. turned and abolished our old system of tion-hey did not madertake to limit contribute his effort in that respect. Al. 7th. The Holy Sacraments, Baptism stitution. The propriety and wisdom of tastes, konvenience or economy of our so, in such way as to bind the present making reports of the most extravagant entering this action cannot be seriously questioned people, and it may be said of it most truspendent generation, much less any succeeding one. character, of crimes and outrages and 1, 23 to 25. when we consider the causes that gave ly, that it is loose, uncertain and illogical, But in addition to the plain meaning of their inability to execute their offices The defeated are so many and so manifest, that almost third of the cases that go before the Supreme Court go there upon questions of North Carolina have, time after time, military rule and terror and by such 9th. It is admitted that the Word every person of ordinary intelligence, without reference to party uffiliations, concedes
that it needs to be materially altered and
amended.

The organic law of the State should be

The organic law of the State should be preached, (2d Timothy IV, 2,)

The organic law of the State should be preached, (2d Timothy IV, 2,)

The organic law of the State should be preached, (2d Timothy IV, 2,)

The organic law of the State should be preached, (2d Timothy IV, 2,)

The organic law of the State should be preached, (2d Timothy IV, 2,)

The organic law of the State should be preached, (2d Timothy IV, 2,)

The organic law of the State should be preached, (2d Timothy IV, 2,)

The organic law of the State should be preached, (2d so plain, precise, harmonious and logical New York and other States where it pre- created precedents that have been acted referred to, against the white people, will (John 411, 8). By this, however, we age to the ane, the other will yet remain

la ive and judicial construction. It is in. the Bar and the officers of Court. Under Legislature passed a similar Convention endorse or connive at crime and outrage, the soul. tended and ought to be the bulwark of it, much of the business is done privately act by a two-thirds vote of the whole we know to be shamefully and wickedly the people's rights and liberties. To the at chambers and in the clerk's office in Legislature - but that was then done out fulse and groundless -nevertheless they extent, that any of its provisions are left the absence of opposing parties and coun- of abundant caution and not for the pur- are made and for the sinister purposes to inference or constructions, to that ex- sel-the amplest opportunity is afforded pose of amending the Constitution, and already indicated. tent are the rights of the people and often for corrupting the Judges, the officess of was the only instance of sach action, and their most valuable rights, left to the Court and counsel; and our short experi- such a vote was then unnecessary. whim and caprice of their Executive, ence harmonizes with that in other States The plan adopted is manifestly in ac- appoint their their hopes—that peace and Judicial and Legis'ative officers-moved under "the Code," and proves the truth cordance with every principle of the

Our present Constitution is flagrantly to great confusion and expensive litigation. The compass of this address will not allow wants of our people - it is not needed by lein. us to cite but one or two illustrations of the truth of whatewe say.

This expression in favor of the color-truth of whatewe say.

This expression in favor of the color-truth of whatewe say.

This expression in favor of the color-truth of whatewe say.

This expression in favor of the color-truth of whatewe say.

This expression in favor of the color-truth of whatewe say.

This expression in favor of the color-truth of whatewe say.

This expression in favor of the color-truth of whatewe say.

The compass of this such of our people as a substitute.

12th. A uniform system of Church be punished, and further, that the counding the color-truth of whatewe say.

dollars on the head for State and county purposes, and that the tax on three hun-

their terms and any rea-onable construc- other. at max tion, an impossibility is required, because There are other serious objections that hire." DR. SIMMONS'

LIVER REGULATOR,
a preparation roots and herbs, warranted to be strictly regetable, 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 haranless preparations ever of fered to the suffering: If taken regularly and previsions of the transaction of all basis persistently, it is sure to cure

The surface of the every North Carolinian, white and Idaek, estiminal. Livery family, should have a blast that now darken I destroy their substance, that adventurers and strangers, feeling to home—it gives dignity and fixedness to destroy their substance, and anch an absurdity as it is! However children to honest and honorable efforts we may differ upon questions of policies, to educate, clevate and fit themselves for we may differ upon questions of policies, to educate, clevate and fit themselves for the last 40 years as one of the most reliable, efficacious and haranless preparations ever of the fereign and strangers, feeling to home—it gives dignity and fixedness to destroy their substance.

Thomas Bra
A. S. Megana
Superior Courts of the State shall be at all the good and true of all parties and specific to the great mass of the people of the great mass of the great mass of the great mass of the people of the great mass of the people of the great mass of t trial of issues of fact requiring a jury. — Convention of true hearted North Carolis tion, but by a solution decision of our Su-Another section provides for twelve Su- mans, and such a one as will be worthy prome Court, which is binding as a high

This absurdity had to be met; and the Supreme Court was driven to a construction, which virtually strikes out a material provision of the Constitution and one that provision of the Constitution and the provision of the governments the right of the people to for the purpose of scenning and promot-

lies at the root of our present judicial system. While the Superior Courts are required by the Constitution to be open at all times for all business, except the trial of issues of fact by a jury, an act of the Legislature providing that certain business, which is really the larger and more important part of the business of the States of the Union, and is in perfect harmony with every provision, as well as the Northern States, that the great mass of our white people are hostile to negro race and the Federal government, and desire to overthrow the latter—they persistently make such false and scandal-ous representations and undertake, we regret to say with some success, to sustain their allegations by falsely attributing to neglitical motives every cripe and outmore important part of the business of the Superior Courts, shall be transacted only at the semi-annual terms, is held by our Supreme Court to be valid and to harmonize with the Constitution.

These are but examples of the contradictions and absurdities that abound in their purpose not to part with such power in the contradictions.

State to alter or amend it, or call a Contradiction of their purpose. There is no word of limitation on their power in any of these respects, and although it was not in disguise. Such offences they greatly magnify in number and character, while their purpose not to part with such power forto bring the offenders to justice, although the contradictions are the difficulty of the contradictions. the Constitution. So great are the diffiers; for it is provided in our Bill of

"See. 2. That all political power is the Constitution that it is not surprising vested in and derived from the people; all merrited punishment Indeed, there is much that there is to be found in the recent government, of right originates from the reason to believe that in many instances, decision of the Supreme Court, a distinct people, is founded upon their will only, and they have directly or indirectly, procured recognition of the necessity of "judicial is instituted solely for the good of the the perpetration of such outrage in order

"See. 3. That the people of this State have the inherent, sole and exclusive right of regulating the internal government and police thereof, and of altering and abolishing their constitution and form of governsafety and happiness; but every such right that these desparate political adventures consistently with the constitution of the

Union. as little as possible to inference and legis-

that the Legislature shall provide by adequate tax-tion for the payment of the interest on the public debt and the debt are in the most conflicting and confused and civil rights are established by the to expose every such refusal or neglect of the capitation tax shall not exceed two to the most serious and expensive litiga- the proposed Convention would have no and prosecuting officers have not made

dred dollars worth of property shall not sions made by the Court on these subjects to a laborer's lein—he is entitled to it their diligence; and where they are inexceed the tax on the head. If these are often unsa isfactory - the judges dif- upon every principle of good govern- competent, let special ones be employed. provisious are to be taken according to fering widely in their opinions from each ment as well as the spirit of the scriptur. Notwithstanding the clamor raised just al maxim, "the laborer is worthy of his

at such rates of taxation the whole prop- we need not now point out, but which are The propriety and necessity of a erty of the State, together with the capi- worthy the most serious consideration of Homestead for every family in the land, learned, has been brought before the Adam, as to its nature, by virtue of is affected bowels in gwith lax. troubled to public debt recognized by the very Convention that framed the Constitution, to Our Constitution would not be what it is humane, and rests not only on these executive and judicial officers in behalf of afone in the merits of Christ. ble loss of memory, accompanied with pointing of this absorblist companied with pointing of this absorblist consideration. Consideration would not be what it is numane, and rests not only on these executive and judicial officers in behalf of now if our own people had framed it. It is the handiwork, in a great measure, of sound public policy. The State and so passed off with the excitement of the Because of this absurdity, on Supreme ignorant, unprincipled adventurers, who consult the rearing and culture of every child within to consult the rearing and culture of every child within the last provision had not the inclination to consult the rearing and culture of every child within the last provision had not the inclination to consult the rearing and culture of every child within the last provision had not the inclination to consult the rearing and culture of every child within the last provision had not the inclination to consult the rearing and culture of every child within the last provision had not the inclination to consult the rearing and culture of every child within the last provision had not the inclination to consult the rearing and culture of every child within the last provision had not the inclination to consult the rearing and culture of every child within the last provision had not the inclination to consult the rearing and culture of every child within the last provision had not the inclination to consult the rearing and culture of every child within the last provision had not the inclination to consult the rearing and culture of every child within the last provision had not the inclination to consult the rearing and culture of every child within the last provision had not the inclination to consult the rearing and culture of every child within the last provision had not the inclination to consult the rearing and culture of every child within the last provision had not the inclination to consult the last provision the last provision had not the inclination to consult the last provision the last provision had not the last provision that the last provision the last provision the last provision above mentioned did not apply to the wants, tastes and necessities of the people, its horders; it is a matter of high mostain fram all violence and make extraor. Ghost, in a faithful use of the means of debt of the State as it existed at the adop- nor the capacity to put together disjointed ment that every child shall have a home, dinry effort to preserve perfect peace. Grace. tion of the Constitution. The Court was parts, and fragments taken from other to the end, he may not become I wander order and harmony, while they make a Emptism-We believe and teach that tion of the Constitution. The Court was parts, and tragments taken from other to the end, he may not be the constitution. The Court was parts, and tragments taken from other to the end, he may not be the constitution. The Court was parts, and tragments taken from other to the ends and mighty effort to remove the curse and Baptism is necessary; and is the ordinary Mr. Beecher is not ambitions to be Grant's this, and thus virtually made one of the every North Carolinian, white-and black, estimated have a blast that now darken their hopes and means of regeneration; but it is not prop-

though they and their friends for the most part, control the whole machinery of to stir up civil strife to serve political purposes. In repeated instances it has been made to appear by positive proof, that their political associates, black and

white, have perpetrated such offences .ment, whenever it may be necessary to their knowledge leave no doubt on our minds, "Sec. 37. This enumeration of rights privilege of the writ of habcae corpus, on 5th. T

classes and parties everywhere will dis- ran usages. good order will prevail in every section ful to see that such offenders are brought its nature a substitute. there is no purpose to disturb their rights, try may see who they are. If the Courts ed.

any active or reasonable effort to ascer-There can be no reasonable objection tain secret offenders. Let them double before the last election, and the pretended military effort to bring alleged offenders to justice; not one, so far as we have essary to salvacion. Every child of

THOMAS BRAGG, Chairman,

A. S. MERRIMON,

M. A. BLEDSOE, J. Q. DECARTERET. J. H. MOORE. C. M. BUSKER, J. J. LITCHFORD,

R H MATTLE.

THE LUTHERAN CHURCH IN N. CAROLINA AND TENNESSEE.

We publish the following, presuming that it will be interesting to our Lutheran friends in this section of the State Basis of Union Between the North Caro-

ling and Tennessee Synods. The Joint Committee of the Evangeral Luthern Synods of North Carol and Tennessee, appointed at the last Annual Convention of their respective bodies assembled in conference at Mt. Pleasant, Cabarrus county, N. C., April 25th, 1871, in all the Churches within our be agree upon the following as a basis of enjoined. union between the two Synods. SECTION 1st-GENERAL.

1st. In order to this Union, agreement n Doctrine is necessary and uniformity n practice desirable.

2d. The Holy Scriptures are the only infallible rule of Faith and Practice. 3d. The true bond of Union in all Ecclesiastical bodies is their respective doc-And facts and circumstances within our trinal standards or as they are generally called Confessions or Creeds.

4th. The unaltered Augsburg Confeshave, by preconcert, arranged to bring sion is the true bond of union between upon the people the calamity of Federal the Churches of Evangelical Lutheran

5th. The three Ancient symbols of our powers, not herein delegated, remain with ing through the ballot box in August Augsburg Confession, together with the next, the radical misrule, extravagance, Apology, Smalcald Articles, Luther's The only limitation in the Constitution oppression and intolerable taxation which larger and smaller Catechisms, and the

upon in most, if not all, the States of the that they are hostile to the colored race do not intend to teach that the operations available, and the stoppage of trains be and the federal government, and that of the Holy Spirit upon the human heart.

10th. In regard to the mode of conducting public Worship, liberty of conscience should not be interferred with, but there should be as much uniformity as possible. We sincerely trust the people of all which implies adhesion to genuine Luthe-

11th As the religion of the Gospel is something that addresses both the undersometimes by the voice and influence of party zeal and strife, at others, by corrupt and force of this objection.

Constitution and the doctrines of popular of the State. Crime of all kinds is wrong and the heart, Catechetical ingovernment, that we can scarcely credit —to be deprecated and denounced, and struction is, without doubt, a wise and considerations, and yet others by ignor- exceedingly cumbersome and expensive, the sincerity of those of those wo suglaws of the land, but crime perpetrated enlightening the former and exciting the and quite as complicated, and gives rise to great confusion and expensive litigation.

The act providing for calling a Conventuation and expensive litigation.

The act providing for calling a Conventuation and expensive litigation. liable to such objections; it is loose, illogical, contradictory and absurd in many of liable to such objections it is loose, illogical, contradictory and absurd in many of liable to such objections; it is loose, illogical, contradictory and absurd in many of liable to such objections; it is loose, illogical, contradictory and absurd in many of liable to such objections; it is loose, illogical, contradictory and absurd in many of liable to such objections; it is loose, illogical, contradictory and absurd in many of liable to such objections; it is loose, illogical, contradictory and absurd in many of liable to such objections; it is loose, illogical, contradictory and absurd in many of liable to such objections; it is loose, illogical, contradictory and absurd in many of liable to such objections; it is loose, illogical, contradictory and absurd in many of liable to such objections; it is loose, illogical, contradictory and absurd in many of liable to such objections. it upon his sworn opinion, that it "is a minable and intolerable confusion. This rights of the colored people, nor with the ment—and particularly at this time, let any measure that necessarily tends to its

before the Courts, to the end they may 12th. A uniform system of Church

SECTION 2d-SPECIAL.

Of the Person of Christ - Since Christ is both God and man, we hold the Goditself. In another section it provides that condition. Already they have given rise Constitution of the Enited States, and duty. We are confident that the Courts man suffered and died, and that now he is present as to both natures everywhere. Human Depravity-Human Depravity he natural result of Adam's sin, unisal as it includes all Adam's posterity,

> man and inclines to all evil. In whomsoever innate depravity exists a radical, moral change is essentially nec-

total as it effects the whole nature of

Good works are the legitimate and necsary fruits of Justification.

or in the case of children, so to speak of

salvation in all cases, even where Gospel facilities prevail. The Lard's Supper-This Sacrament like that of Baptism, is what God has made it. It retains its nature and dignity, ) its power and virtue, independent of our

Baptism as to make it indispensable to

views and conduct in regard to it.

Concord, page, 424 bottom, also 572, sec. 9 and 10.

page 243, section 1 and 2.

Of the Decrees of God—We should no set forth the Doctrine of the "Decrees of God," as to predestination, electic perseverance in grace, and reprodution, to involve an absolute moral necessity

the salvation of the elect, and in the dam-nation of the reprobate.

Christ's Descent into Hell—We should not undertake to applain this article far-ther than it is set forth in our symbols. Mode of Worship—Whilst it is expedient and desirable, that uniformity is mode of Worship, should be generally practiced in all the Churches within our bounds,

Confession and Absolution-Confessio and Absolution, as always held and practiced in the Lutheran Church, should not be neglected in any congregation or by any minister in our connection.

We hereby, as evidence of our agreement, affix our names to the above, this 27thday of April, 1871.

N. C. Synod. Tennessee Synod. C. GROSECLOSE, A. J. Foy, SCHERER. J. M. SMITH. N. ALDRICH, TIMOTHY MOSER, J. A. FISHER, ALEX. CONRAD. A. SIFFORD.

A. COSTNER,

The greatest sub-aqueous tunnel, not orly in this country, but in the world, will be, when completed, the railroad tunnel under the Detroit river, connecting the newly-consolidated Michigan Central and Canada Great Western railroads, and forming the last necessary link in one great, unbroken line of rail 6th. The right of privately interpreting to the West, via this route. It will consist, properly speaking, of two tunnels, one running alongside of and parallel with the other at a distance of fifty feet, each having a length of 8,568 feet, and forming a circular cylinder of masonry two feet thick, with an interior diameter of eighteen feet and six inches. The grade will be one in fifty on each side of the river, and the tubes will be sunk to the depth of not less than twenty feet below the surface of the hard clay which forms the bottom of the river. Each will have a single track, and between the two there will be a smaller tunnel, or tube, o five feet in diameter, which will occupy a considerably lower grade land serve the wider one, as the Thames tunnel, for

> avoided. The Canadfan Parliament has chartered a corporation, under the name of the "Detroit River Transit Company," which will have charge of the work, that is estimated to cost \$2,650,000. Necessary action in the way of Incorporation has also been taken in Michigan by the leading promoters of this magnificent and gigantic enterprise, the completion of which is supposed to occupy less than two years. - Wash. Patriot.

instance, will, it is expected considerably

reduce the amount of excavation, while the liability to accidents is also greatly

lessened, and there is also the not unim-

portant reason that, ni the event of dam-

An exchange says: "The worst joke that was ever perpetrated on scientific men took place recently at Louisiana, Mo. A man was sick with rheumatism, or something, and a fellow went around to the doctors and professors and things, and told them that it was the queerest case on record. He said the man had no feeling. You could stick pins in his body all over, and he paid no attention to them at all. He was perfectly dumb. So the doctors got together and called on the sick man to experiment. All arrived with pins and needles and bodkins. The man was asleep and they got around him, and each one stuck his pin in the patient.— The sick man rolled over and looked at the crowd, and thought they had come to dissect him, so he took a chair in one hand and a bed-post in the other, and drove the crowd thence. They are around with their heads tied up, looking for the man who said that sick man had no feel-

A Sacramente paper reports that recently six Chinamen were seen in a hairdresser's negotiating the sale of their "tails," which were finally purchased at the rate of three dollars each, to be manufactured into ladies' "switches."

Mrs. Liucoln is now in Chicago, where she intends residing for the present with her eldest son, Mr. Robert Liucoln, who is practicing law successfully in that city. He married the daughter of Senator Har-Henry Ward Beecher is the very losset

candidate announced for the Presidency. successor, but will probably consent to serve if elected. A Boston man, who saw no inclination

on the part of the occupants of a street car to move and give him a seat, sat down on the floor. Room was made for him then.

A negro woman in Jacksonville, Fla., wants the Kuklux act enforced against the nightmare. Oppressive, very.

A wealthy widow, advertising for an

agent, was overwhelmed with applications, as the types by mistake made it "The wife's secret"-her opinion of her