

# TomSims saus 

CHURCHNEWS

Hutuout nuthes work vi to





Nom










To frequently a question for the
editor to exerelise his discretion
about in the matter of the new
brought

a detenout blan：full
事若最
thediarly if it it certain obloquy
cortmonaly
or not，it is the general policy
The Advanoe to omit reference
tha case．If，on the other han
homever，the case Is one that ha
attrieted consideruble
and sossip，it seems to un that
Junflee to the defendant demands
that his acquiltal be made public． Or Magaifn，
guliky in a case seems out of 11
with the evidence，The
thipkes that the pubilc is entitied
to the evidence．
The foregoing is a statement of
thit nowspaper＇s general polley
polfee court newe．But there a
exerptions to all rules and from
time to time we have made exce
thole in favor of defendants who
weip youthful and represented to
two boys Juat above
cenhly：found sullty of larceny
the offense was one tnvolving mo
at Thrpttude and because one
tocite plead that he be given a
qufer chanee．Thebe boyn had no
thene but they rgeelved the nam enguldoration as did the youngate conveted of unauthorized use po juntrimoblle when hits rath Whether
Whether we deem it necensary
to perthat the soung ofender＇s name wifi him．Most of un in our gouth
Weis involved in one or more ept
codis that，had we got eaught fopdis or lese nerious trouble．

Guid to know that while sen the Btato finanelally be fanct so Ang－to forget how badty we need theit Chowan brise to make this

She，late riel have to do some－
yrgipe all over but just faney
atrested a time or two for vio bag of treabure．
equ＇s congratulations the


