Persons making remittances for to payfor a year-10 cts. to pay postage.

SEVENTH

CONGRESSIONAL DISTRICT CONVENTION.

Thursday, June 8th, at Taylorsville.

that we denounce the high-handed action of The District Convention of the Demo-Judge Cloud during the recent term of the cratic-Conservative Party of the 7th Court whereby he disgraced his high posi-Taylorsville on Thursday the 8th day of tion in venting his spleen upon two as re-June, 1876, for the purpose of nominating a candidate for Congress and for electing and discharging them peremptorily from the delegates to attend the National Demojury in the most insulting manner, merely castic Convention at St. Louis, on the because they could not, under their oaths, 27th day of June, and also for nomina- bring in a verdict of "guilty" against a negro who was on trial for fornication and ing a Presidential elector.

JOHN S. HENDERSON, Chairman Dist. Ex. Com. April 19th, 1876.

Secretary Bristow's name was handed at the Union League meeting in N. Y. for membership, a few days ago, and he was black balled.

Hon. Thos. S. Ashe, having seen it stated that he would not be a candidate for re-election, writes to the editor of the Concord Sun, which first published the statement, that he had not cold any one so; but that on the contrary his name would come before the Convention for re-nomination.

ville have ordered that all able bodied been improperly sent therefrom, in order with labor and not sent to the penitentiary, shall be put to work on the public R. Road. highways of the county during their respective terms.

The Charlotte Democrat asks why should not a chain gang be organized for Mecklenburg.

And we ask, why not one for Rowan, victs as are not necessary for completing the and for other counties having lazy fellows in jails.

may require; and they complain that not-It ought to be lawful to form chain gangs of all sentenced to prison in every town and county, and require them to work or take the lash. The law should he such a terror to evil-doers as to restrain evil-doing. Without this there is little need for law.

The case of Rebecca Jane Safrit vs. W. N. C. R. R. may be pushed forward vig-Dabney L. Lowery, removed from Davie rously to its completion. to this county, came up for trial on Thursday of last week. The allegations upon the part of the plaintiff were that the defendant promised to marry her, and under that promise, seduced her. The counsel for the plaintiff were Messrs. Clement, Stephenson and McCorkle, and for the defendant, Massrs. Bailey, Price and the Hon. Daniel G. Fowle of Raleigh,

It was an interesting trial, having been conducted on both sides with very great ability. The main evidence for the plaintiff was the statement of Miss Safrit herself, together with a letter from the defendant, in which were made professions very damaging to his case. The Robberts J. A. Webb. defendant denied having ever engaged himself to marry her, and swore that the letter was not written nor sent by him. Both plaintiff and defendant proved good greatly desire to see the dignity and in-

The jury rendered a verdict for the sum of four thousand dollars for the plaintiff. We hear that the case will be appealed to the Supreme Court.

HON. DANIEL G. FOWLE.

This gentleman spent several days in the city last week attending our Superior Court, being engaged for the defence in the breach of promise case from Davie. His reputation as a great lawyer had preceded him, but our people had never before heard him. His elegant and

In this connection it may not be amiss to allude to his name as a suitable one of an indignant and outraged people. for a place upon our State ticket, soon 6th, That if such is to be accepted as the society present were very white in the like snobbery at a London exposition to be nominated. We do not remember the law of the land, we think it time that face. The detective coolly exposed their The secular papers take sides with "the an orator, would certainly make a power- erful. ful run in the coming campaign.

We are not informed as to his inclina-Fowle for Lieut. Governor, the ticket ity.

His Honor Judge WATTS was in the ity last evening. Judge W. has a State re putation, notably for the classical allusion he once made to the American Eagle. Be sides this we believe he enjoys the enviable distinction of being the only Circuit Judge the Watchman should send \$2.10 in N. C. whose opinion upon an important legal question after being over-ruled by the Supreme Court of the State, was afterwards affirmed by the Supreme Court of the United

Judicial Outrage.-It affords us no plea-

sure to censure those who wear the ermine,

but it does to vindicate the rights of out

dislike and contempt of the community.

portion of the W. N. C. Rail Road, as they

withstanding this mandatory provision in

THE STRANGE-MURRAY

HOMICIDE.

see the following names : Gen. E. R.

Major Malone, W. A. Patterson, G. M.

heard in such a matter.

N. C. Rail Road.

TERN N. C. R. R. COMPANY

STATE PENITENTIARY,

Against

raged worthy citizens, and it is in this spirit

THE MURDERER'S LEAGUE.

facture political capital for the approaching

campaign has just been made by a N. York

Damning Exposure of the Inner Workings of the Mollie Maguires-Diabolieal Intrigues - Bartering Blood.

POTTSVILLE, PA., May 8 .- This has been the most exciting day in the most important case ever brought to trial in any court in the authracite coal fields. spectable citizens as there are in the county, -Boyle, Duffy, Carroll, McGeehan and abusing them as fornicators and adulterers, Roarity, charged with the murder of Policeman Yost, of Tamaqua.

At an early hour the court room was crowded with an excited audience, among whom could be noted the faces of men known to belong to the A. O. H. The court ordered a large force of coal and adultery! The proceeding was an outrage- iron police to be sworn in as court officers ous one, and it is such actions as this that and tipstaves to preserve order and guard have brought down upon their author the the prisoners. The only witness examin ed was the detective, McParlan, of the Pinkerton Agency. He laid open

THE INNER WORKINGS

of the A. O. H. in this county. He detailed how he joined the society, and how THE BOARD OF DIRECTORS OF THE he was made to get upon his knees and swear to an oath called "The test." None but Catholie Irishmen or their descendants We learn that the Commissioners of the are ever admitted to membership. The West, N. C. R. R. Co., through their counsel, members distinguish one another by signs J. M. McCorkle, Esq., on yesterday sued and passwords, which are known as out a Mandamus against the Board of Direc-"Goods." The society is divided into tors of the State Penitentiary, returnable divisions, each officered by a chief officer, before His Honor Judge WATTS, at Chamcalled a body master. From him the bers, in this place on the 5th day of June, trusted members get the passwords and next. The object of this proceeding is to signs. He gets them from the county compel the Directors of the Penitentiary to delegate who gets them from the State deliver to the Commissioners of the W. N. delegate, to whom they are furnished by C. R. R. Company all the convicts now in the national delegate or national board in The County Commissioners of Gran- the Penitentiary and all convicts that have the city of New York. They originate with "The Board of Erin," a body of which hold quarterly meeting, in Engconvicts, condemned to imprisonment that said convicts may be worked as labor- land, Scotland or Ireland. These signs ers on the unfinished portion of the W.N.C. and passwords are changed quarterly and are transmitted to America by a man who This relief is claimed by the Plaintiffs un- is a steward on one of the ships of the er the act of the Legislature entitled "An Inman line. The various members know Act in relation to the Western N. C. Rail each other to be in good standing by the Road" which contains a provision to the interchange of these signs and passwords and the witness testified to having attend effect that the Commissioners of the W. N. ed various county conventions of the C. R. Road Company shall have such con-Order, and gave the names of a large number of persons belonging to it. Penitentiary, for laborers for the unfinished

A GREAT SENSATION swore that a man named Patrick Collins the Act referred to, the Board of Directors office of County Commissioner, was body of the Penitentiary have let and hired one master of a division of Mollie Magnires in hundred and ninty-six of the convicts to Palo Alto. This sensation was heightenwork as laborers upon some private enter- ed when President F. B. Gower, of the prize in no way connected with the Western | Philadelphia and Reading Railroad Company, who is a volunteer counsel for the We hope the relief prayed for may be Commonwealth, said he would prove that Collins had secreted murderers, and, had granted, to the end that the work on the within a few days made a visit for which he would be called to account before the Court. He had also placed one of his emissaries in jail as watchman, with keys to the cells of prisoners. Mr. Gowen exonerated the Ancient Order of Hibermians outside of the coal fields from any The weekly Pioneer (Ashville) of Satknowledge of a participation in crime, urday contains the proceedings of a pubbut boldly charged that in Schuylkill lic meeting held in that place last week, county at least the Order had degenerated into a society worse than the thugs of Incondemning in unmistakable terms the dia, whose object was deliberate marder, course of Judge Watts in the trial of this arson, robbery and the prevention of the case. The Pioneer says the meeting was detection of crime. Among its members represented by delegates from nearly every the commission of murder was the title to county West of the Blue Ridge. Among distinction and pecuniary reward. Here after, to be a member of that society in the active members of this meeting, we this county will be regarded as ex-officio an evidence of crimmal guilt. The de-Hampton, D. A. Bowman, R. M. Wilson, tective testified that if any member of the Order gave any information which might

lead to the prevention or detection of The following resolutions were adopted: crime he would be immediately expelled. THE METHOD OF MURDER. "4th. That while we have the utmost respect for the Courts of the country, and tegrity of all Courts maintained at all times, yet we do feel called upon to say that Samuel W. Watts, Judge, now holding murder. If the consent is given the body gates on Sunday, but to close the various the Courts in this District, has not given satisfaction to the people of Western North Carolina in the above named case, but on the contrary was one sided and partial, and deserves the condemnation of neighboring division, giving a personal into the inside. This logic is coldly susall good citizens, and we do hereby express our condemnation and disapproval cated at any time. In accordance with tion City; the churches on Sunday last 5th, That in our opinion the trial was agreat force and complete mockery of pub. the distinct understanding that the Tam- indeed declared that only the despicable lie justice. That in charging the jury that aqua division were to furnish men to kill "scum." the worthless odds and ends of the declarations of the defendant, disconnected with the act of killing, constitute agreement was carried out to the letter. In the holy day, even if they were unaa part of the res gestaes and must be concourteous manners won for him the uni- sidered as positive evidence of the inno- oners, and Jones had incurred the enmity mechanics, laborers and the little working versal esteem of our citizens. The ap- cence of the defendant upon his proving of McGeehan by refusing him work in people who make up the bone-and sinew peal for his client in behalf of his wife a good character, is in our opinion a false the mine of which he had charge. The of the city, as well as its vast majority. legal proposition, and that the precedent murder of Jones was the thirty pieces of They held a public meeting, denounced and child was perfectly overwhelming, established thereby is alarming to the silver paid for the murder of Yost. For the gammon of the commissioners and the and it showed him to be a master of the country, as it enables even murderers to the clean job McGechan made in Yost's insults of the preachers alike, in one rehuman passions, as well as a great law escape from the clutches of the law, by murder the society set him up in the sistless, swirl of wrath and bitter contempt. the means of manufactured testimony in liquor business in Summit Hill. It is not They charged that Sunday had been retheir own favor; and that in so helding, possible to describe the excitement in the served for aristocratic snobs to visit the the Judge has provoked the just censure court room when this damning exposure buildings; that passes had already been

A most villainous attempt to manu- HOW OUR PRESIDENTS HAVE | We copy from the "Lutheran Observer" of BEEN NOMINATED. Washington, the immortal George

Times correspondent writing from Charlotte needed no nomination to point him out to C., pretending to report Rev. T. S. Mar- the electoral college as the choice of the country for President ; nor was there any tin's Centennial speech at that place on the formal nomination of the elder Adams. 10th inst. The report is a base perversion of facts as is easily shown by the Charlotte He and Mr. Jefferson were by common consent the candidates respectively of the administration and opposition parties. then called Federal and Republican. In 1800, the first formal nomination

> for President was made, and it was made by a caucus of the Republican members deed is in fact no more than just, but considerof Congress and Mr. Jefferson was the ing how very small brother R's salary is, and nomince, and was elected. In 1804 he that this amount constitutes the economical was re-elected. In 1808 the Congression savings of some four or five years' hard and Republican cancus nominated Mr. Dadison, and he was elected. In 1812 been employed to induce payment, the act is Mr. Madison was again nominated by a truly noble and laudable, and reflects so hon-Congressional Republican caucus and orably on our brother that we cannot permit it again elected. In 1816 Mr. Mouroe was to pass unnoticed. Brother R. has the thanks nominated by a Congressional Republican caucus and was elected. In 1820 there still better, the consciousness of having volunwas no opposition to Mr. Monroe's recast against him.

In 1824 the Congressional caucus rule had become very odious to the Republican party. A large majority of the members refused to take any part in such a body or to be bound by its decision. In spite of them, however, a Congressional caucus was called and nominated Mr. Crawford, only about one-third of the republican members being present. The result was the celebrated "serub race" of that year, in which Gen. Jackson, Henry Clay and John Quincy Adams took part. This was the end of "King Cancus" as a presidential nominating machine. Immediately thereafter Gen. Jackson was put in nomination for the next term by the Tenneesce Legislature, and was elected in 1828 over Mr. Adams by a very de-

In 1832 the present convention system of making nominations began. There was no open opposition to the re-election of President Jackson, but there were diferences of opinion as to the candidate for Vice President To reconcile these ifferences a national convention of the Jackson party, then and since known as the Democratic party was called to meet in Baltimore in May, 1832, to nominate a instrumentality of the Parent Society. candidate for Vice President. The convention met, formally adopted the celebrated "two-thirds rule" and nominated Mr. Van Buren for Vice President. The Convention also passed a resolution corvarious parts of the country for re-election as President.

Since that day Presidential candidates have been brought forward by rational conventions of the parties to which they was created in court when the detective respectively belonged, except in the case of Horace Greeley, who was nominated at present holding the very important by a party to which he did not belong .- Col. C. S. BROWN, Propr. Wilmington Journal.

CENTENNIAL SORROWS.

The bosses of the big Centennial job, who found their path so early strewn with oses, begin to find the thorns which proverbially belong to those treacherous sweets. Between the failure of the railroads to "come down handsome," the grave error of a half-way Sunday policy, and the skin flint intent of brotherly-love, landlords, the managers begin to see fullare already storing them in the face. The exhibition, though to be formally opened on the 10th inst., is not yet nearly ready. The result of an opening amid the din of hammers and the crowd of workmen can not but be hurtful; and to wetblanket so vannted a stalking horse as this on the first heat, is to stiffen its mon ev making powers for its backers during the whole race. Then the stiff-necked railroad men - because they have done so House, Sign, and Ornamental much for Philadelphia in the past, perhaps-refuse with singular unanimity to give up the whole of their expected summer profits, that the Quaker entizen may

wax fat and kick. But, worse than either, is the weakkneed and half-way policy adopted on the Sunday opening question. Between the promptly answered. The modus operandi in the case of a two stools of godliness and gammon, the contemplated murder was explained. The managers have scated themselves very person aggrieved states his case to his flat and very hard on the ground. The body master and asks consent for the commissioners have decided to open the master examines his men to find some one buildings. In other words, they seem to personally unknown to the contemplated think that it is no sin to gaze victim. If he cannot find any such he makes on the outside of the buildings on application to the body master of some Sunday, but atrociously wicked to peep guarantee that the favor will be recipro- tained by the hypergodliness of Exposithe plan McGeehan and Boyle came over being vocal with warm words from the from Carbon county to murder Yost, with text on the six days labor. The clergy John P. Jones, of Carbon county. The society, could demand profane admission Yost had offended Duffy, one of the pris- ble to seek it on any other. This roused was going on. The various members of granted these favorites, in imitation of a subject which will define and protect the zens were rejoiced, as they believe the the blundering managers.

One seek for information writes to the 7th, That in charging the jury that the JUDGE BUXTON .- Judge Ralph P. Chicago Tribune that he had taken the question of manslaughter could not be Buxton recently spent three Sabbaths in pains to visit more than fitty boarding considered by the jury the Judge com- this city. On his way to hold Lincoln houses and hotels within ten blocks of the tions in the matter, but will simply say, mitted such a gross error as to deserve the Court he spent a day with Judge Bynum, Press office. The result of the search is that, with Vance for Governor, and just indignation of the whole commun- and on his way to Gaston Court he was that in such houses as advertise this way: would be as strong, perhaps as it could. We do not understand the animus of Gaston, having exchanged with Judge be had after May 1st for less than \$12 to be made in North Carolina. We certainly these procedings, but suspect there is Schenck in consequence of the latter's \$15 per week. If you want a room now the ablest man in this canvas. We are holy horror at what the actors are pleased the cases on the Dockets of both counties. date you will submit to the "raise" or country produce. opposed to men of second and third class to announce as bad Judicial work on the ability running for positions of the first part of Judge Watts. If they are sincere Judge Buxton's conduct in and out of railroad fare and minus the Sundays class. We trust that the Convention in their zeal for the dignity and purity of the Court House. The "county people" closed, the detrimental result to the Exwhich will soon meet in Raleigh, will the Court, it is well if there is nothing in especially seemed to be well pleased with position can be readily computed. Said act prudently in this matter, and give to the past history of the actors in relation him. He is a christian and a gentleman we not before, roses have thorns; and us such nominees as those above referred to kindred subjects which proclaim their in deed and in truth. Gaston Court ad- verily those of Philadelphia much do lack our old State would be aroused, as it has that some of them are unworthy to be home in Feyetteville. - Charlotte Demo. brotherly love. - Mobile (Ala.,) Regis

June 21st, 1839, the following notice of a subject which will interest some of our readers. [PUBLISHED BY REQUEST.] PRAISEWORTHY.

One good and generous act is worth more than a thousand empty professions.—By a reference to the acknowledgment of the Treasurer of the Parent Education Society in this week's Observer, it will be seen that the Rev. Mr. Rothrock, of Salisbury, N. C. has refunded the sum of \$145, which had been loaned him by the Education Society of the Synod of Maryland to enable him to prosecute his studies at the Seminary in Gettysburg. This inlaborious services in the ministry, and that neither reproach nor coercion would ever have f the Maryland Synodical Education Society and the good wishes of the church, and what is tarily discharged a difficult pecuniary obligaelection - only one electoral vote being tion under straightened circumstances. May the blessing of God rest upon him and ever attend his self-denying and pious efforts to extend the Redeemer's kingdom.

This fact also furnishes additional encouragement to sustain the Education Society. The money loaned to brother R. was contributed years ago by members of the Lutheran church n Maryland, and has done its work inasmuch as it has been the means of helping a faithful brother into the ministry. Now again it is restored, and brought into active usefulness once more in aiding some other destitute young brother in the work of preparation. Thus i may be turned again and again, and for a centary to come-nay for an unlimited time, become the means of sustaining a continuous series of young brethren in their ministerial preparation. In this way, one dollar actually becomes a hundred, and a hundred becomes ten thousand; who can therefore calculate the immense amount of good for time and eternity that may result from the contribution of a single dollar to the Education Society, accompanied by the fervent prayers of the donor ?-So true is the language of holy writ: "Cast thy bread upon the waters; for thou shalt find it atter many days."

It is proper to observe that this money having been advanced by the Maryland Synod, must be regarded for the present as a loan to the Parent Education Society, until the Synod of Maryland decides on its appropriation. As it must necessarily be applied to Education purposes, the Synod will at its next meeting. decide whether to do so itself or through the

STRAY HORSES.

found in one of pastures yesterday, which the dially concurring in the repeated nomina- owner will please come and prove property, tions which Gen. Jackson had received in pay charges and take away. W. L. KESTLER. May 17th, 1876.

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Beautifully situated next to Capitol square: FINE ROOMS WELL, FURNISHED and fitted up in the best style. Bath Rooms and Water-Closets on each Foor. J. W. KEER, Clerk.



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AVE YOUR CORN & KILL THE RATS by baying Crow & Rat Poison at ENNISS' Drug Store.

URE YOUR WIFE AND BABIES by baying Chill Cure at ENNISS'.

DISSOLUTION.

The firm of Vanderford and Wyatt to have heard him spoken of for any the people demand legislation upon that secret signs and passwords. Good citi- scum;" and the battle waxes hot around this day dissolved by mutual consent. A parties indebted to the late firm will come for place; but a man possessing his character rights of the poor people of our country events of this trial will certainly work the But worst of all for Philadelphia, is concern can be found with Mr. N. C. Wyatt and ability, together with his powers as against the assaults of the rich and pow- destruction of the Mollie Maguire power. the rapacity for her average publican. in the Caldwell store House on Inniss street. VANDERFORD & WYATT

A CARD.

I beg leave to return my thanks to my the guest of J. H. Wilson, Esq. The "Nicely furnished rooms, heat, gas and in the firm of Vanderford & Wyatt, and hope friends for their liberal patronage to me while by a strict attention to my business and fair dealing to all to merit a continuance of the same, at my new stand next door to the Post need the services of our strongest and more hankering after political effect than connection as an Attorney in many of owner makes the condition that after that on hand a fresh stock of Family Groceries and

Very Respectively, T. H. VANDERFORD.

A CARD.

I beg leave to return my thanks to my friends for their very liberal patronage in the past, and hope by a strict attention to business to merit to. With two such speakers in the field, inconsistency. The Blade seems to think journed on Saturday and the Judge spent in what sweetness of savor we had sup- found at the Caldwell store House on Innies yesterday in this city on the way to his posed inseparable from all things born of standard to the continuance of it is to be continuance of its i choice stock of Groceries, Liquors & country produce. Very Respectfully, N. C. WYATT.

THE NEW Thread Lock-Stitch great facility the the heaviest and

LIGHTEST-RUNNING MACHINE IN THE WORLD

With our printed directions, no instruction or mechanical skill is required to operate it. The construction of the machine is based upon a principle of unique and unequalled simplicity, comprising simple levers working upon centres. The bearings are few, and they are hardened and polished.

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We sell a good suit of clothes for\$4.00 We sell a good article of women's shoes for 1 25 Whole-stock plow shoes for\$1 50 to 1 75

HATS at LOWER PRICES than ever-before offered in Salisbury. In a word we guarantee to sell goods as low as the same quality can be bought elsewhere in the United States. Call and examine for yourself, and see if we cannot

stand the test.-With thanks for past favors we solicit a continuance of the same. WALTON & ROSS. Salisbury, April 3d, 1876.

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MACHINE-MADE WORK. THE undersigned is doing a large business in the Cabine: Making line and would call specia attention to his Home-Made Work-Bedsteads, Bureaus, Cabinets, Bookcases, Ward

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dwellings, stores, factories, &c. Also, owns the patent and is now selling, the

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