



| A Remarkable Case-Probable FatalConsequencesfromsticking Consequencessplinter in theThumb. |  |
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| name of George on the coran corner of Sevent |  |
| den greets, acciieetally stuck ${ }^{\text {a }}$ | F |
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| mination to call in a physican. On the seventh day after the accident a doctor |  |
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| (ta |  |
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| make arrangements to perform an op-eration on the unfortunate man, whoselife-blood was fast, ebbing out. They |  |
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 resented by Messra, T. L. Hargrove, the Attorney General, W. N. H. Smith and Joseph B. Batchelor, and the defendant by Messis. Merrimon, Fuller © fena, R C Bader, Mimon, Fuller Marshall, of Virginia.
The Jadl of counsel reserved bis decision unti Tuesday last-when it was delivered as The motion to dissolve the injunction
was based on the ground that the was improperly made a party, and that the Danville Company had full power Road.
Judge holds that the suit is properly brought
in the name of the State, as the action can be sustained by the State either as eign. does not think the question of the injunction suit-nor does he think
he is called upon to decide whether or not the North Carolina Road has the
right to change its gauge through it tire route. The question which is in
vovled in the case betor North Carolina Road change its gauge the identity of the Rosd ?
His Hooor thinks the exists, inasmuch as a uniform now pow as necessary for the working of a Rood
as the road-bed itself. To have a gauge line and of a a different one paidth tir
another part is another part is not a real con
with the obligations imposed
Railroad Railroad corporation by a
which is silent the premises. As the identity of
Road cannot be preserved Road cannot be preser
uniformity of gauge is
Honor concludes that ted change of gauge
boro and Charlotte is w of law, and theretore he gives jud jment
tbat the injuetion ber In order, howerer, that the defen
ant be indemnifer
 son requires the State to give a bond the sum of fitty thousand dollars con ant of any loss that may be sustained by
reason of said injunction. It this bond is not given by the first day of Nay then Judge As to be dissolved. by authorities. As, and is well fortified tion Court, the litig is evident that a Railroad war is suit is tut the beginning. of which whole legislation of the country, then these monopolies become absolute, th
rights of the people will be crushed an annihilated, and popular liberty will
depart the land. Better to go buck to the old togy way Cor the state to be bound hand and foo
and be at the merc and be at the mercy of soulless corpora-
tions that will plunder her at will,
destroy her commercial indepent ad make her the petty/ slave to their - MURD FR IN GUILFORD Our Greensboro correspondent in to-
day's paper gives an account of the
death of Henry Clapp, of Guilf death of Henry Clapp, ot Guilfor
county, from wounds inflicted by Peter and Alson Staley, a few days ago. Cl ( Clapp was missing for several day and op search meseing for seseeral day
innity was found in the woods, about fou
hundred examination of his body, the physieian
found three ribs broken tured and the lungs congested frac Jury of Inquest, from the evidence ad
duced duced, returned a verdict that th
wounds were received at the baods of
the StuleysClapp, who eter and Alson. harmlese, inoffensive man, had a sma
dog that always followed seeing the torches which the people
carried while searching for Clapp in the night, the little dog, who kept taithtue


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| NHERECHMATT TOHLCSE, Takes this opportunity of announcing to his friends and patrons that he has now on |
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