SOAP

rd soap pricequality.

O., St. Stephen, R.B.

on Dicker, grand very worshipful very worshipful senior grand dea-

grand director of assistant grand n, grand sword

grand standard nd organist rsuivant.

L. Hagerman, F. ilson, H. B. Peck, W. Suffren, P. H. ard, F. R. Ander-nd Helland Boone,

rand tyler. nittees were apning year: purposes-Judge lis, Robert Marrge Coggon, Geo tt, Judge McLeod, Munro, W. Alex. ost, Thomas Fin-W. A. Dougherty, McNicholl. -J. G. Forbes, J. Walker, John A.

rp, F. W. Thomp-J. T. Hartt, J. B. nitlock. respondence with s—J. V. Ellis, A. Harrison. arrants to new hall, T. A. Godsoe,

-J. T. Hartt. W. . Fairweather. ters-No. 1, Geo. A. D. Steven; No. No. 4, J. R. Mur-H. Laughlin. G. Master Walker. as constituted of Grand Lodge t grand chaplain B. M. Baxter, Bro. leton Union lodge

was passed to the urposes for the en-ded on Tuesday sembled brethren. en closed in due

the rank of past

Cry for ORIA. 'S BEHALF.

Visit England and n Affairs With

d Press.) WN, P. E. I., Aug. Davies of this city, and fisheries and a glo-American com-in session at Washast spring, confirms will go to London in there he will dis undary question erlain, secretary of s, as well as other Canada. It is not it time whether Sir emier of Canada, this fall or not.

, N. J., Aug. 23.the Colored Bap-United States, of Pittsburg, in an at the colored race canoe. We must railroads," he con-to make guns and then learn to use become a power in closed by asserting, th and the devil in negro, and God is

V TO HOE.

RISK IT.

ill accept us.

Aug. 22.-Twenty onstruction of the ridge, where the en in a caisson oc-have arrived here ew York. They left hey were afraid to as after the accine of the men says as in charge of the at when the drown-

TMASTERSHIP. to the Globe from yesterday's date, M. P. P., has just sition of postmas is understood that esignation as mem-y some weaks ago. place of Major ointed shortly begovernment.

THE DREYFUS TRIAL

Maitre Laboril Again Resumes The Leadership of the Defense.

The Prisoner and His Chief Counse Score Several Prints.

Generals Dercier and Roge and O hers Will be Recalled and Pu o the Tes of a Severe Cross Examination.

RENNES, Aug. 22.-Today was Maitre Labori's day at the Lycee, where Captain Alfred Drevfus is standing trial on the charge of treason. He was the central figure of the scene. As the Dreyfus drama unrolled before a crowded court this forencon his tall, viking-like form, draped in a long black gown bordered with ermin, sitting in front of the footlights, was the magnet which, from the mo the curtain was rung up until it fell at noon, drew all regards, not merely glances of curiosity, but the steady gaze of admiration.

His mere presence brought brightness into the court room and fresh light into the proceedings.

Labori did what people had expect ed. He galvanized the dormant de fense into an active, living thing Maitre Demange was conciliatory. He has always seemed to fear to tread on the military corn. Labori is a gladiator and always speaks to touch his foe to the quick. Let there be the slightest opening in his opponent's de-fence and he thrusts home.

Today when Maitre Demange found

nothing to ask a witness Maitre Labori's quick eye had discovered weak spots and he came forward with searching questions. He opened to-day with an eloquent speech, and the audience could have listened for hours as his rich, melodious voice, modulated tones and then impassioned out-bursts, accompanied by energetic and speaking gestures, filled the court

Generals Roget, Billot, Mercler and Boisdeffere, with the other military witnesses, gave one another anxious clances and put their heads togethe to exchange obviously disagreeable impressions, as Labori plied the small-

impressions, as Labori plied the smaller military fry who occupied the witness stand successively today with disconcerting questions.

Labori cornered General Mercier on the Schneider letter, which the latter had used in evidence and which Col. Schneider had repudiated as a forgery. The general was surprised when Labori suddenly demanded that Mercier be recalled. Evidently he hoped the tribunal would support him in rethe tribunal would support him in re-fusing to explain how he got a copy of the letter which was of later date than his incumbency at the ministry

irs:sted that Mercler should give some explanation. Then, after hesitating, Mercler declared that he would assume all the responsibility attaching to his possession of the document. This, as Labori intended it should be, was a demonstration of communication by the general staff of part at least of the secret dossier to an ordinary became nary soldier, such as Mercier became immediately on leaving the ministry

Gen. Mercier made a pitiable exhibi-

Gen. Mercier made a pitiable exhibition. M. Labori in a passion fairly thundered his questions.

"What can be the value of documents," said he, "which we cannot see and cannot discuss; documents for which it is impossible to know who takes the responsibility? I appeal to you, M. LePresident, to be good enough to ask Gen. Mercier how this document came into his possession."

Mercler, driven into a corner, feebly evaded the question.

"M. LePresident," continued Labori, "I insist that a reply be given. Gen.

evaded the question.

"M. LePresident," continued Labori,
"I insist that a reply be given. Gen.
Mercier has sworn to speak the whole
truth. I must insist that questions respectfully tendered by the defence be
answered by him. The court martial,
unlike the court of cassation, has to
deal with the whole range of the affair; and it is necessary that complete
light be thrown upon it. I insist that
Gen. Mercier answer me, for it is my
right."

After Mercier's shuffling collapse M. Labori sunk back into his arm chair, great beads of perspiration standing on his forehead, but his countenance radiant at the impression

When Labori had attained his object and forced confession of grave violation of law on the part of General Mercler he gave a smile of great sat-isfaction and then added significantly: "I shall have other questions to put to General Mercler."

the spectators.

General Mercier must now be spending a very miserable evening, for as the result of this admission, and with the additional charge of communicating secret documents to the courtmartial of 1894, he is liable to arrest at any time. Indeed some people think it not impossible that he will be lying in the military prison adjoining the cell of Capt. Dreyfus before the week is out.

tter today was a distinct advantage the accused.

M. Labori announced that he intend ed to recall several witnesses who had made depositions during his absence. This means Mercier, Roget and others will be put to the test of a severe cross

examination.

To his friends M. Labori has expressed himself confident of being able to tear to pieces the evidence these generals have given so confidently before a sympathetic tribunal.

Contain Department today mussued the

fore a sympathetic tribunal.

Captain Dreyfus today pursued the attitude he took up yesterday, and replied to 'the statements of hostile witnesses with arguments and the presentation of counter facts, only once giving way to his feelings and offering a cry of protest. This was at the conclusion of Col. Bertin's deposition, when, with broken voice, the accused declared his love of France and the army.

"Yes." be cried, "I love France and I love my country; but it is with sentiments different from those animating them who come here today to testify against me."

M. Labori, if anything, was better after his exertions than before them. The excitement under which he labored seemed to uct as a stimulant, although many friends, noticing his flushed face, feared there might be a

So far from this being the case, he was able to go for a drive with his wife h an auto-car this afternoon, and, on his return, he held quite a reuntil dinner in going over today's evidence and preparing for tomorrow.

The scurrilious tactics of the antiDrefusard newspapers may be illustrated by a paragraph apearing in their organ here this evening, declaring that the attack on Labori which, it in-sinuates, did very little harm, was made solely to arouse the sympathy of the people of Rennes for the lamentable lot of an escaped convict from Devil's

HAMBURG, Aug. 22.-The Hamburgische correspondent, discussing the assertion that Germany should publish certain documents proving the inno-

cence of Dreyfus, says:

'The answer to this is that documents of this nature cannot be produced, for the simple reason that Germany never had anything to do with

LONDON, Aug. 23.—Commandant Comte Ferdinand Walsin Esterhazy was recognized today while walking along Oxford street, London, and was soon surrounded by a crowd of peo-ple, who hissed and groaned. Ester-hazy was unable to find refuge in a cab until the police had dispersed the

RENNES, Aug. 23.-The session of the court today was comparatively uneventful. The depositions were not productive of any really thrilling incidents. The systematic production of the flimslest trash, which the prosecution deems profitable to inflict on the judges, and which the latter accept as evidence, was proceeded with. Much of the ridiculous testimony of the merning was devoted to an attempt to blast Dreyfus' private character, though, when Maitres Labori and De-than his incumbency at the ministry of war.

But Labori was not to be denied. He

bushes Dreylus private character, gw though, when Maitres Labori and De-mange had finished with the wit-nesses, their bubbles of tittle-tattle ent frie was occupied in reading the testimony of Esterhazy and Mile. Pays before the court of cassation, during which many of the audience left the court.

M. Labori again distinguished himself in laying bare the weak points of the evidence. He was less fierce, however, than yesterday, though quite aggressive enough to arouse the latent hostility of the judges, which showed itself in various little ways.

M. Labori is no favorite, either, with

Major Carriere, the government's com-missary, and the latter makes no serious effort to conceal his feelings to-wards the lawyer.

M. Labori bore little traces of the effects of the outrage upon him. He rose, sat down and moved his body and limbs apparently without much difficulty. Only, occasionally, he put his hands to his back as though sufficient and

ring pain. His wife followed his every move-ent through a gold tortoise shell

lorgnette.

Mme. Regine, the actress, was again an interested spectator in court today, especially when M. Labori was on his feet and his voice was vibrating through the hall. Her eyes watched his mobile features, across which filted every changing expression of indignation, anger or satisfaction, with he keen interest which actors in a theatre follow their own acting.

The only dangerous opponent to
Dreyfus today was Gen. Gonz, who

Dreyfus today was Gen. Gonz, who mounted the stage with a quick step and apparently light heart; but he left it badly mauled by M. Labori. Gen. Gonz began by declaring he came to defend his honor against those "drivelling" against him. But, when his cross-examination was finished, he returned to his seat crest-fallen, for M. Labori had driven him into a cor-M. Labori had driven him into a correr on the attempts of the general staff to shield Esterhazy, and had shown that the general staff, for which Gonz was responsible, had engineered Esterhazy's escape from the hands of justice. The confident tones of the general had by then dwindled into the proverbial still, small voice, and his defiant bearing had changed into the abashed air of a school boy caught telling lies.

telling lies.

The day proved certainly a poor on The day proved certainly a poor on Two good same martial of 1894, he is liable to arrest at any time. Indeed some people think it not impossible that he will be lying in the military prison adjoining the cell of Capt. Dreyfus before the week is out.

Another series of questions put by Maitre Labori concerned Lajoux, a spy formerly in the service of the French war office, but packed off to South America, according to various military witnesses, because he proved a swindler.

Labori asked how it was, if that were so, that Lajoux was still receiving monthly payments.

Commandant Rollin, completely taken aback, replied that a cessation of Dayments was under consideration.

The impression conveyed by Labori's questions and the replies given was that Lajoux was being paid by the war office to keep out of the way in the interests of Eistherhazy, whom Lajoux, in a letter read in court, offering revelations in the Dreyfus affair, indicated as the real traitor.

M. Labori's cross-examination in this

quainted with the entire tactics of the defence. M. Jaures said: "I am convinced that Dreyfus will be acquitted. He must be acquitted, for no new factor of the must be acquitted, for no new factor of the must be acquitted, for no new factor of the must be acquitted, for no new factor of the must be acquitted, and the must be acquitted as a proving the must be acquitted to submit as proving proving suitty. Intelligent

which they intend to submit as proving Dreyfus guilty. Intelligent men laugh at it, but it is very ingenius, and has the merit in the eyes of the generals of being incomprehensible to an ordinary man, and thus calculated to impress them, of supported by the puppets of the general stalk.

Bertillon's theory has already been introduced by some of the military witnesses, who declare their confidence in it. The trial, in my belief, will last about another twenty days."

about another twenty days."

Maltre Labori has decided to proseute La Croi, one of the leading cler

cute La Croi, one of the leading clerical organs, and La Libre Parole, together with M. Drumont, proprietor and director of the latter paper, personally for declaring the recent murderous attack upon him a "fake."

LONDON, Aug. 24.—Official permission to appear at the Rennes courtmartial, if cited, has been granted, according to the Rome correspondent of the Daily Mail, to Col. Panizzardi, formerly Italian military attache in Paris, who recently denied, in a communication to the Figaro, the statement of Gen. Roget in his evidence at ment of Gen. Roget in his evidence at Rennes that Panizzardi addressed a report to Signor Ressman, former Ital-ian ambassador to France, to the ef-fect that Col. Schwartzkoppen, former

German military attache in Paris, had relations with Dreyfus,

For Infants and Children.

CASTORIA

WEDDING BELLS.

St. Paul, Minn., Despatch, Aug. 14, says: "One of the prettiest weddings of the summer was that solemnized this afternoon at the beautiful summer home of Mr. and Mrs. F. R. Yerxa, Wayzata, Lake Minnetonka. The bride was Miss Agnes Chestnut Thorne, daughter of Mr. and Mrs. H. J. Thorne of St. Paul, and the groom was Leland P. Arthur of Grand Forks, N. D., son of Mr. and Mrs. I. H. Arhur of St. Paul. The Rev. Benjamin Longley officiated at the ceremony, during which the intermezzo from Mascagni's "Cavalleria Rusticana" chestra, which during the afternoon rendered "O, Promise Me," and other selections. The cottage was elabor-ately decorated in honor of the event ately decorated in honor of the event with festoons of asparagus, fern and bunches of sweet peas. An altar was improvised from asparagus vine, above which was suspended a large floral bell. The bride wore a becoming costume of Paris muslin, heavily trimmed with lace and ribbon. She carried a bouquet of white roses. The bridesmaid, Miss Grace Arthur, sister of the groom, were pink organdic and lace groom, wore pink organdie and lace. Si Charles R. Frost of St. Paul was best man. These numbered about seventy-five and included the intimate friends of both families residing in St. Paul and Minneapolis. Following the serving of refreshments by E. C. Kruger, Mr. and Mrs. Arthur will leave or an evening train for a short tour, after v hich they will be at home at Grand Forks, N. D."



and so would many a young lady, rather than take a bath without the "Albert"

Baby's Own Soap.

It leaves the skin wonderfully soft and resh, and its faint fragrance is extreme-

ALBERT TOILET SOAP CO.. 'MONTREAL.

SHERIFF'S SALE.

There will be sold at Public Auction on SATURDAY, the SIXTEENTH day of SEPTEMBER next, at fifteen minutes past swelve o'cleck in the afternoon, at Chubb's Corner so called, in the City of Saint John, in the Province of New Brunswick, all the estate, right, title and interest of Hiram B. White in and to all that certain lot of land situate, lying and being in the said City, described as follows:

"All that certain piece and parcel of land in Kings Ward, in the said City as follows, that is to say, Beginning at the point of intersection of Garden Street with the northern line of Hazen Street, thence running northerly on Garden Street sixteen northeasterly on Garden Street forty feet, thence at right angles westerly ninety feet, thence at right angles westerly interty feet, thence at right angles westerly in Hazen Street, thence casterly on Hazen Street, thence casterly on Hazen Street, thence and fitty-free, together with all and singular the buildings and improvements thereon," the same having been levied on and seized by me the undersigned sheriff under and by virtue of an execution issued out of the Supreme Court against the said Hiram B. White and one Frederick & Titus at the said City of Baint John this Ninth Agr of June 1 1700 Dated at the said City of Saint John this Ninth day of June, A. D. 1899. H. LAWRANCE STURDEE, Sheriff of the City and County of Spint John.

P. E. ISLAND.

Death of a Lady Aged One Hundred and Four.

Souris to Have Improved Fire Protection High Court Foresters.

CHARLOTTETOWN, P. E. I., Aug. 18.—Dr. Nichols of Northampton, Mass, is a guest at Hotel Acadia, where Mrs. Nichols has been spending several weeks. The latter is a daughter of J. E. B. McCready, who with Mrs. McCready, is also spending his holidays at this hotel.

A. Edwin Jones of Pownal, and Miss Mabel Yeo, were married on Wednesday evening at the residence of the bride's tather. Wm. Yeo, Charlottetown, by the Rev. J. O. Spurr. Ira Yeo supported the groom and Margaret Jones acted as bridesmaid.

The death of Reuben Tuplin of Kensington occurred Tuesday night. He had been in business for over 54 years, first at Margate, then at Kensington. He was one of Prince county's best known and most highly esteemed residents.

The lobster factory of Malichias Trainor, Carleton, was broken into a few nights ago and lobsters to the value of 1100 was stolen. Dr. Annie Young, a native of Pinette, who is visiting this province, in addressing meetings is several localities. Dr. Young is under appointment as a medical missionary to Ceylon. CHARLOTTETOWN, P. E. I., Aug. 18.

week by the hay fork failing from its fastening and striking him on the side, making a dangerous wound.

P. H. Island can boast of several centenarizas. One of these, Mrs. Bella Nicholson, died at Murray Harbor on the 19th inst. She was about 104 years old and attended to household work up till last winter, when she was attacked by is grippe.

Charles Keefe of Little Sands cut an excellent field of oats Wednesday. This is the first of the season on P. E. Island.

Capt. Robert Hewitt of Lower Montague has returned from Gonne Bay, Nild., where he has been engaged in the lobster business during the season. He reports only about half a catch there this season.

J. Addison Anderson, B. A., who has been visiting his home in St. Peter's, leaves this morning for St. Martins, N. B., where he will remain until the first of November, when he will enter his first year in theology at Pine Hill College, Halifax.

At Stanhope, a few days ago, Miss Tena McLauchlin, while cleaning a window, forced one of her hands through a pone, inflicting such a gash that it was feared she would bleed to death before medical aid could reach her.

At a meeting of the citizens of Souris it was voted that their fire wardens or their successors issue debentures for \$2,000 for 15 years at four per cent. The money will be used for the erection of a tank and for the purchase of a hand engine and four pumps for fire protection. The following committee was appointed: James McCormac, Patrick St. John and Archibald Currie, James McQuald was appointed chairman and C. C. Carleton, secretary-treasuror.

Scott Act Prosecutor Bears recently secured convictions against Daniel Skinner of Georgetown and Eliza Campbell of Montague.

Mrs. Frank Ristess of Fredericton is the guest of Rev. J. J. and Mrs. Teesdale, Mr. Teesdale, Mr. Teesdale returned on Thursday night from a holiday trip to Digby.
W. S. Ferguson, M. A., Ph. D., son of Sanator Ferguson, has gone to Germany, He will spend the winter at the University of McGill. He will spend the winter at the University of McGill.

Edward England of Bideford has returned from Montreal, his health greatly improved as a result of an operation undergone in the Royal Victoria Hospital.

An appeal is being made on behalf of those people of Tignish who suffered by the recent hurricane at that place. Several farmers had their entire crops destroyed and their buildings shattered.

The High Court of Foresters met in Kensington on the 16th and 17th inst. The attendance was large. J. M. Clark, H. C. R., Summerside, presided. Supreme Treasurer Collins was also present L. N. Fowler, high secretary, in his report stated that there were 35 courts in the province, with a membership of 1,425. The expenditure during

membership of 1,425. The expenditure during the year was \$556.05, the cash on hand \$401.95, assets over all liabilities, \$450.11. The following officers were elected for the ensuing year: H. C. R., Dr. H. W. Robertson, Crapaud; H. V. C. R., Kennet McKay, Kensington; H. Sec., L. U. Flower, re-elected; H. Treas, J. H. Bell, Charlottetown; H. Phys., Dr. Douglas, Hunter River; H. Conn., Chas. Murphy, Summerside; H. Auditors, H. D. McEwen, A. D. Fraser,
An Acadian celebration was held at Palmer Road on the 15th inst. A solemn High Mass was sung by Father Burke, with Fathers Turbide and Chaisson as deacon and sub-deacon respectively. The sermon by Father Turbide was on religion and patriotism. Great crowds were in attendance and handsome collections taken.

Word has been received of the death in Cambridge of Timothy Coughlin, well known in Charlottetown some years age. Death was due to burns received in a naphtha explosion in a tailor shop on Massachusetts avenue, Arlington. He leaves a wife and five children.

The contract for building and completing as R. C. oburch at Kinkora has been awared to Francis Bradley of Kelly's Cross, at ,300. Allan McDonald, who has the conact of the moundation, has his work about ampleted. completed.

During a heavy gale on Tuesday, a barrlarge granary, workshop and piggery blonging to James Bolger, sr., Lot 11, we hurned to the ground. Mrs. Bolger, who heen confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the confined to her bed for the last with the last with the confined to her bed for the last with been confined to her bed for the last two years, has to be carried out and removed to a neighbor's house. Mil Mr. Bolger's farming implements, except a Couple of wagons, were destroyed. There was no insurance.

According to the annual report of the P. E. Island Hospital, just issued, the cash subscriptions to that institution during the year amounted to \$1,196.21, and patients' fees to \$1,290. The new hospital is to be completed by November 1st. The contract price for the building itself is \$12,080.

During a violent electric storm, Sunday night, the end of Mr. Cain's barn, at Summerside, was torn from top to bottom. The storm was very severe in that locality.

COURT NEWS. Opening of the August Term of the County Court—In the Other

Courts.

The August term of the St. John county court, Judge Forbes presiding, opened at 11 o'clock Tuesday a. m. As there were a number of criminal cases on the docket a grand jury was summoned, but only thirteen put in an appearance. In view of this and the fact that the attorney general could not be present until next week, the grand jury was dismissed until Monday morning at 10 o'clock.

The grand jury is composed of: Stephen S. deForest, John Edgecombe, T. H. Estabrooks, Henry Finnigan, G. Fred Fisher, Frank H. Flewelling, J. Spence Gibbon, Stephen T. Golding, William H. Nase, Henry D. Mott, J. Leffert Thorne, Samuel J. Richey, William A. Stewart, George A. Horton, Andrew Blair, Myles E. Agar, Charles S. Everett, James E. Stanton, Daniel J. Seely, Frank S. Rogers, Wm. M. Wallace, Edwin G. Nelson, William J. Fraser, Jas. B. Gillespie.

The petit jury consists of: Daniel H. Spragg, Reverdy Steeves, George K. Berton, William T. Powers, Wellington Green, Charles Campbell, Robert Clerke, James Wales, Henry Dolan, Richard Rowe, John P. McGrory, William Allwood, Alexander M. Philips, Samuel Folkins, Lewis J. Carney, Frederick S. Bonnell, Charles Babbitt, Robert B. Gilmour, James W. Smith, M. Douglas Austin, John R. McFarlane.

The docket is as follows:

The docket is as follows: Jury Causes. John L. Burns v. Wm. S. Morrison-H. A. McKeown, Hugh Andrews v. David P. Kent—H.

A. McKeown.

Mary Damery v. Catherine Damery,

— administratrix—Mont. McConald. Non-Jury Causes.

emperance and General Life Insur-ance Co. v. Neil McKinnon—E. R. Chapman.

et al—Blair & Blair. Phomas McAvity et al v. Wm. Mc-

Thomas McAvity et al v. Wm. Mc-Millan—Hanington & Hanington.

Annie Roper, the domestic employed at the residence of Dr. Walker, and who pleaded guilty to stealing a ring belonging to Miss Walker, was then arraigned for sentence. In addressing her Judge Forbes stated that her former employers had called and interceded in her behalf, asking him to deal as leniently with her as possible. His honor regretted that the men who induced her to part with the ring for silks and satins were not before him. These sharks, he said, who opened pawn shops and induced employes to deal with them, were curses to the community. It would be a sorry day for such men if they ever appeared before him, said Judge Forbes. Passing on, his honor gave some sound advice to the prisoner, and said that in view of the representations made to him of the good character she had previously held he would allow her to depart on her own recognizance of \$200 to appear when summoned by the

The naturalization papers of Davis Basson, an alien, were filed by D. Mul-James N. Miller was charged with breaking into the Wiggins Male Or-phan asylum on the night of July 20th

with intent to steal. The prisoner pleaded guilty to breaking and enter-ing, but not to the intent to steal. He was remanded until Monday morning.
William Riggs, charged with stealing a smokestack belonging to the Star Line company, wanted a jury to try his case, and was also remanded until

On the application of Mont McDon-ald, acting for Scott E. Morrill, a rule nisi for attachment for contempt was made against Oliver Maillett and also

against Israel Brown.

The rules were made returnable on Saturday, September 2nd.

The court then adjourned until Monday next. SUIT FOR DAMAGES. A case on the docket which is excit-

ing a good deal of interest comes up for trial next week. It will be remem-bered that on Thursday evening, July 1st, a horse driven by Thomas Adams of Carleton ran away on Main street, Fairville, colliding with a team driven by J. Stout, and was finally captured after having demolished harness and carriage. Mr. Adams has now brought suit for \$200 damages against Mr. Adams, claiming that Mr. Stout was drivng on the wrong side of the street. that the collision was the cause of the runaway and that his horse was per-fectly in hand before the teams met. Mr. Stout, on the other hand, claims that the horse was running away when the collision happened, and that he Reaver ... 11 30 42 12 26 32 27 37 326 3

that the proper way to raise the ob-ection was to petition for further in-ventories to be filed. An adjournment

The case of Robertson v. the Duart Castle, which is in many respects similar to that of Wyman v. the Steamer, tried some time ago, was before Judge McLeod in admiralty for a few minutes yesterday morning, resulting in an adjournment until Friday morning at 11 o'clock, as the steamer had not arrived and the defence wished the presence of certain witnesses. A. C. Fairweather, Q. C., M. B. Dixon, Q. C., and A. A. Stockton, Q. C., for plaintiff; J. R. Armstrong, Q. C., for the steamer.

steamer.

This case might easily raise a question as to the status of some of the new queen's counsel. The admiralty is a branch of the exchequer court, which is of dominion creation. Mr. Armstrong is a queen's counsel of dominion creation only; Dr. Stockton is appointed by both governments; Messrs. Dixon and Fairwath r by the provincial governments only. Under these circumstances it would seem as if Mr. Armstrong, who cannot wear his silk gown at Fredericton, could put it on in this court, while Messrs. Dixon and Fairweather would have to return to Fairweather would have to return to stuff robes for the trial of the case. Dr. Stockton is properly clothed in silk whatever view may be taken.

The Portland Press says the summer steamship business with England has been "more than successful."

THE OLD CHURCH IS FOR SALE. I've worshipped there for many a year—they never saw me fail.

But now they've come an' told me that the old church is for sale!

The author see is ready, an' they're goin' to let here see. The auctioneer is ready, an' they're goin' to let her go—
The old church where we praised the Lord from whom all blessin's flow!

Chapman.

Jonn H. Welch v. Wm. Rae—E. R.

Chapman.

Thomas H. Adams v. Jeremiah Stout

—W. A. Ewing.

Sarah Smith et al v. James R. Black

et al—Blair & Blair.

I knowed the "amen corner"—I knowed the
"anxious seat"—
An' when the organ shook the walls, or died
in music sweet.
Like a little child a-dreamin', I closed my
old eyes there,
An' my soul went up to heaven on the
wings of love an' prayer.

There was sweetest consolation in the holy, heavenly calm.
That led us into Gilead, where we found the healin' halm.
"Twas there we glimpsed the beauty of a better, brighter sky
That bent e'er Canaan's happy land, where our possessions lie.

But the old church now is throwed aside—they're buildin' of a new,
But the same salvation's in it—thank the
Lord! for me an' you.
But no matter how they build it, my heart
will always no
To the old church where we praised the Lord
from whom all blessin's flow.

—Atlanta Constitution.

CANADA'S CUP RACES.

ada's cup, between the Canadian yacht Beaver and the American yacht Gene-see, was sailed today, and was won by the Genesee by one minute and twen-ty-three seconds. The race was a most exciting one. A stiff breeze from the northwest at the rate of ten miles an hour enabled both yachts to show their respective points. The start was made at 11.40, the Beaver crossing the line twelve seconds ahead. Within four miles from the start, and when making for the easterly buoy the Genesee overhauled the Beaver, and left her in the rear. The Genesee's greater sail spread and light draught enabled her to hold the lead, and the easterly buoy was rounded by the Genesee at 12.24 35; Beaver 12.26.03. The beat was then to the westerly buoy with the wind moderate but variable. At 1,12 and when they were half way to the westwhen they were half way to the west-erly busy, the Genesee still held the lead, the Beaver failing to make the gain expected of her on the second leg. At 1.33 the wind freshened, and the Beaver gradually crept up, but the Genesee was still leading when the westerly busy was reached, and both boats settled down on a broad reach for home. About half way to the fin-ishing point the freshening wind head-ed the yachts off, and with sheets hauled close the Beaver then made up some lost ground, and at 2.59 she was hauled close the Beaver then made up some lost ground, and at 2.59 she was not more than 25 seconds in the rear. When about a mile and a quarter of the course remained the boats were very close together. Then the wind fell off and the Beaver dropped behind. The Genesee, which sails faster in light wind and smooth seas, then improved her lead, and finished first, as already stated. Following is the official time:

that the horse was running away when the collision happened, and that he himself tried to get out of the way of the horse for his own safety. The roadway at the time, he says, was not occupied by any other teams, and Mr. Adams had plenty of room to take his horse by in safety.

CHAMEBES.

In Whittaker vs. The Travellers' Insurance Co., on the application of C. J. Coster for the defendants, Chief Justice Tuck granted stay of proceedings until Michaelmas term, to give the defendants the opportunity of reviewing the plaintiff's costs. A. C. Fairweather for the plaintiff, W. C. Whittaker.

PROBATE.

The accounts in the estate of the late T. W. Peters were further passed yesterday, and an adjournment made until Thursday next.

In the matter of passing the accounts in the estate of the late Ira Cornwall, Judge Trueman, in reference to an objection made by J. R. Armstrong, that insurance amounting to about \$2,000 should go in with the estate, intimated that the proper way to raise the objection was to petition for further inventories to be filed. An adjournment was made to admit of this, C. J. Cosin the proper way to raise the objection was to petition for further inventories to be filed. An adjournment was made to admit of this. C. J. Coster for other parties.

Letters of administration with will annexed of the estate of Catherine Ann Lupton, of England, were granted to John Elack of Fredericton. The estate consists of \$14,f17 personal property. F. St. John Bliss, proctor.

Letters of administration of the estate of Charles Tibido were granted to Henry Tibido of Digby. The estate is valued at \$1,460 personal property. S. B. Bustin, proctor.

Letters testamentary of the estate of John Flewwelling of Lancaster, were granted to Harriett Flewwelling and Herbert A. Reynolds, the executors. The estate consists of \$2,500 real and \$100 personal property. A. P. Barnhill proctor. last part of the run home a broad reach. By this manocuvre the Genesee again took the lead. During the lest mile to the finishing buoy the Beaver crept up close to the Genesee, but was unable to overcome the distance between them and the American challenger crossed the line 39 seconds ahead.

Elapsed Time. Genesee 2.54.07 1.51.38 Beaver 2.55.33 1.56.58 BEDEQUE NEWS.

BEDEQUE, P. E. I., Aug. 23.—The Mission band held a very successful social at the residence of A. T. Wright last evening. The soloists were Misses Huestis of Halifax and Craig of Middleton. From the sale of ice cream and cake the band realized nearly twolves.

and cake the band realized nearly twelve dollars.

W. A. Warren, who recently graduated from the Ontario College of Pharmacy, leaves today for Sackville, N. B., having purchased the drug business of Mr. Moore of that town.

The wedding of Thomas Campbell and Miss Annie McKenna took place yesterday at the residence of the bride's father.

Navigation was impeded and outward bound vessels detained for some time in Boston harbor on Tuesday by an impenetrable fog.