HT ATTACK.

termoon passed away with than is indicated in the five o'clock, the favorite tack had gone by, and it war work of the day was nset the writer rode up to o learn closer at hand the rning attack at this point. sis here; "ride" is hardly te the mode of approach s. He who ventured up nonished by whizzing miseved rebel tirailleurs of the unting and making his way s might be, whether on foot grawling on all fours.) It nearly eight o'clock, for a light was fading clean out. the rebel works words of udible, indicating an intene attack. In a moment the le emerged, and came down l on the front of Barlow's division and the left of It was these very troops rning had gone through the ire, and stormed and carried works, and it was with savw the moment come to pay It will give a conception ds at which this army works demands imposed upon it enemy's works when I say pportunities the rebels have erving their attack on our feels himself equal to three any better, than that the reb. ome on. Our men had this Though twilight had deepthe approaching rebel line arply athwart the horizon as crest, and as it did so it was iter volley of musketry and attillery fire, under which it ered, but closing up the gaps ward. Portions of the line orks, and at places the flash s came over our parapets. A on our breastworks; but they on the outside or were dragsoners. Some of these have ht into Gen. Hancock's tent. be North Carolinians; say gard's troops; that they were of Olustee, Florida, and that ght up to Lee's army but a This is an additional proof ich we have just had much is, that Lee has been fighting orcements. We have taken m Breckinridge's. command, from Beauregard's, from from the defences of Savant, somehow or other, and in pposed depletion of the rebel heen able to get together a force, we have to-day had the monstration. Everywhere he evelopment of line equal to ough we have made the most all along his front to break ve nowhere succeeded. f the rebels in their night athe front of Hancock and of most complete, and whatever

t was signally foiled .- Sac. WAR IN CALIFORNIA. - A spicy as prevailed for a week or county. The Folsom and Auwas sold at Sheriff's sale and P. Robinson. The work of rails was commenced for the aying them between Folsom El Dorado county. When f the road was torn up, Griffin, anite quarry on the road, apjunction, alleging that he had ily in opening his granite at if the road was destroyed reatly damaged. Other grounds leged, and the injunction was ne Court. In a short time a went to work and tore up the oved the rails regardless of the Several very amusing contests etween the Sheriff's posse and en. At one time the Deputy isted into the cars and run off oin nolens volens. At another force from San Francisco tear up the rails, but posse was strong, and men were repulsed. a thick curtain of pickets ound, and each captures erever practicable. The Sheriff teen and twenty prisoners at a at Auburn. On Saturday last ne rather more tragic than heree was a Sheriff's posse of five or ound to guard the rails. Suds were issued on them from a e Peace at Lincoln, charging sturbing the peace, carrying apons, etc., and with one exgobbled up by a superior force to Li coln. The one exceputy Sheriff Coburn, who made mounting a fleet steed bore the masterly piece of strategy to at Auburn. At once the Auere called out, and fifteen of the ed and equipped, were on their ilroad. They then discovered, irge party tearing up the rails. d. in which considerable rough xercise took place. One pistol , and the bullet passed through of the railroad removal party. etween a Deputy Sheriff and a ovee, from San Francisco, the etting the worst of it when one Grays-a printer, by the bynet with effect. The bayonet t side below the ribs, penetrat-

the purpose of Lee in this

STEELE .- The only attempt at und in the rebel papers in Texas

t an inch or two. Sheriff Sex-

preed, and succeeded in taking

prisoners, five of whom were We heard nothing from the seat

yesterday's operations .- Sacra-

derick Steele came stealing along, hogs and stealing our corn, sheep and stealing our cows. eral Steele; ere long you may fee!

THE WEEKLY BRITISH COLONIST.

VICTORIA, VANCOUVER ISLAND, TUESDAY, AUGUST 2, 1864. V()L. 5.

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> THE ASSIZES. BEFORE CHIEF JUSTICE CAMERON.

THURSDAY, July 28, 1864. Regina vs. Quarles .- This indictment under false pretences from Mr. Geo. Cruickshank, the sum of \$900. Mr. Ring appeared for the prisoner.

The following gentlemen composed the

Stores, Frederick Ford, John Bibby, John if the same goods came to the Hudson Bay Heal, John Crowther, Lewis Anthony, John | Company. Bagnall, William Brown.

Attorney General Cary addressed the jury to the following effect: This is the most false pretences. The prisoner having represented that the value of goods contained 300 pairs of blankets, and upon the bales being opened they were found to contain altogether only about 100 single blankets. The invoice which prisoner showed Mr. Cruickshank was charges, and by that invoice it was also ren, this invoice; the latter are larger, heavier of any doubt. blankets, and upon that representation Mr. Cruickshank advanced the money. If you

Geo. Cruickshank sworn, examined by Attorney General-I remember in the month of January the prisoner applied to me for a lorn of money on the security of three bales of blankets, each supposed to contain 100 pairs: he showed me the English invoice; the application for the loan was first made through Mr. John S. Bishop, who was employed as a broker. The invoice stated: Q m diamond, 3 bales of blankets, each 100 pairs." It was upon this invoice that the prisoner obtained the money from me; these goods were in the Hudson Bay Co's store, and prisoner shewed me the warehouse re-

of insurance was also signed over to me. Mr Ring at this time entered the court and took objection to the whole proceedings on account of his not being present. Attorney General Cary - That's your look

out, it's no business of mine your not being

present during the trial. You consented to

ceipts (storage receipt produced). The policy

my commencing with the case. The A torney General continued the examination-I gave him a cheque on the Bank of Brinsh Columbia for \$900, payable to his order (a note of hand produced); that is the original note of Quarles'; when it fell due I had to pay it. I gave Messrs. Wilkie & Co. nstructions to sell the blankets for me, and then it was that I discovered what the bales really contained. I got the note of hand renewed after it fell due. My inducement for advancing the money was the possession of the good-, which by the invoice should be

worth \$1.500. Bishop, he has since left the colony. Quarles paid me no money on account of the The goods were examined by me four hours after the money was advagced upon them. Upon Mr. Wilkie representing that there must be something wrong about the matter went to inspect the bales; they were aiready opened when I saw them. The paythem made by Quarles to me were upon general account, not in part payment of any holes of hand given by him. Here is slatement from my books to from the ledger \$1 800 was due to me after the payments were made by the prisoner—a book handed by Mr. Ring to the witness.

Attorney General Cary-I object to any book being manded to the witness. M . Ring-Don't put yourself in a state o excitement, you don't know what the book

Cross examinatio continued-There is no entry in my-nook- of any money received on account of the \$1,000 note of hand, but merely on a general running account. The invoice. Any business person could see on the tace of the paper that it was a genuine melish invoice. I was assured by Mr. Quartes that the goods in store were the same as those represented in the invoice.

Re-examined by Mr. Cary—Mr. J. S. Bishop came first to me as the negociator,

me himself furnished to Subscribers for \$6 a year; \$4 for six blankets, some were single and some of them transaction altogether. were in pairs; the third bale contained more than either of the other two; I only opened one corner of it. The three bales were not L. P. Fisher is our only authorized Agent for the packed at all like original packages coming offsetting of advertisements, etc., in San Francisco, from England, they had not waterproof.

> far under \$100; if the blankets had been in the blankets. good condition that number of the same fifty blankets, and the whole three could not was in the interim postponed. have contained more than 100 pair. Attorney-General-I must recall Mr. Wilbales when they arrive

Mr. Ring-I don't ask any questions. Mr. John Work, sworn-Examined by Attorney-General-I am in the employ of is that Mr. Quarles bought at the Hudson Bay Company's store a lot of the same sort auctioneer. charged Wm. Quarles with obtaining, of blankets as those now produced; they were delivered to Mr. Quarles' drayman; the blankets came to Victoria per "Jasper" or that Mr. Cruickshank spoke of. the "Phillipine." The blankets were sold to him by Mr. Thorne. Mr Quarles also I believe bought at the same time 12 yards hessian. Hessian is used for covering bales Isaac Foskay (foreman), John Tomlinson, of goods. The invoice which Mr. Quarles

> C. Thorne, swern-Examined by the Atand apparently better blankets.

Mr. Ring-I have no questions to ask. Mr. Cuthbert, sworn-Examined by Atbelieve, gentlemen, in the veracity of the wit, torney-General-I am in the employ of the nesses, you cannot possibly bring in say ver. Hudson Bay Company. (A paper produced.) It is my signature affixed to this receipt.

Mr. Cary-The date of this paper gentlemen of the jury is January 4th, the same day on which the goods were delivered to Quarles.

Examination continued-1 enter goods always when I receive them. The receipt was for 3 bales, marked Q. Nos. 1, & 3. The order to store the 3 bales was sent to me by Quarles. (An order signed by Quarles about 12 cubic feet each. The bales were eventually delivered on application of Mr. Cruickshank. I saw the bales frequently whilst they were in store. Mr. Sulivan, the storekeeper, had them in his charge. I do not think they could have been opened whilst in store. They were not packed like original

John Wilkie recalled, examined by the Attorney-General. - The covers produced are those that were on the 3 bales.

Cross-examined by Mr. Ring-I opened the bales in the presence of a young man in jury that if they considered on the evidence the same which were on the bale of blan- the Hudson Bay Company store on the 6th

ing to Quarles, stored in the H. B. Co.'s them not to trouble themselves with all that

Charles Wallace sworn, examined by the Attorney-General-I manage the business of did not Mr. Cruickshank advance his money Dickson, Campbell & Co.; I have had a on the faith of the allegations made. good deal to do with blankets; it is impossible that 12 cubic feet could contain the num-Copy of the invoice made by Mr. John S.

Or of blankets specified in the invoice; (coviers of bales produced.) I saw the same sort of invoice made by Mr. John S.

Mr. Ring moved in arrest of judy. covers, on several packages in Mr. Quarles' hote, he paid me \$200 or general account. store on Fort street; it is an unusual mark.

Mr. H. Rushton sworn, examined by the Attorney-General-I was cashier of the bank of British Columbia in the early part Chruickshank's, it was paid on the 6th of not guilty. January, '64; the endorsement on it is by Mr.

Quarles; I know his handwriting. torney-General-I am storekeeper in the addressed the jury. employ of the H. B. Co., I recollect three bales marked Q in a diamond, Nos. 1, 2, 3, coming with an order to store them; it is impossible for any one to meddle with the goods in the warehouse during business hours, and

who he was.

The Coust then adjourned for an hour.

Afternoon Sitting.

George Cruickshank re-called and cross-Hudson Bay Company store receipt for blankets or employ an auctioneer. I ad- strike Davis with a stick. three bales of blankets; it was handed over vanced \$1 200 in February, the bill fell due Chas. Gillingham sworn—I reside near Estables of the Indian whom the prisonto me by Mr. Cruickshauk. Afterwards I on the 7th of April. Quarles paid \$200 on quimalt in a rather retired situation, Brassreceived three bales from the Hudson Bay account the day before its maturity, and I field is in my employ, and is a trusty servant; regarded as highly extenuating circum-Company's stores. They were marked Q in retired the bill myself and gave him credit (I had seen the prisoner Davis at my house on stances. It was a custom amongst the Indiamond Nos. 1, 2, and 3. I examined the on account. This had nothing whatever to contents of two bales, the contents did not do with the transaction in question. I re- attack was announced in the papers. agree in the least with the invoice; one of ceived nothing on account of the blankets. Mr. Ring-Then where was the fraud?

Witness-You must be very dull of comprehension or you would see that you are re- been drinking together and Davis persuaded

value of the three bales I consider would be had one dollar on account of the advance on

A number of questions were here but by quality would only be worth about \$200. If the learned Counsel with respect to the witthe bales contained what the invoice representative they would have been worth £300. The third bale could not contain more than the learned Counsel with respect to the witness, and the case they would have been worth £300. The third bale could not contain more than the learned Counsel with respect to the witness, and books shoulder with a stick. Brassfield then got his gun and they ran off, Davis carrying away the axe. Witness saw the bruise on the revenge of the death of a relative into

The books having been subsequently produced, Mr. Cruickshank was re-called, and kie presently to identify the covers of the questioned upon various entries which, however, threw no different light upon the John H. Pitts was called for the defence,

> money he should send the blankets to the Examined by Mr. Cary-My name was on

No other witnesses were called for the de-

Mr. Ring occupied the attention of the ury for some time on behalf of the accused. George Creighton, Robert Layzell, Thomas had could not be the original English invoice upon the jury were that no connection had acter, he might doubtless have been able to been shown tetween Quarles and the blank- show many more.] ets, and that the payment of \$1000 made by Quarles to Cruickshank could not be regarded torney-General-I am employed in the Hud | as anything else than a payment on account son Bay Company's establishment. The of the security on which the money was adsimple case I have had to bring forward. It | Company had a large lot of blankets per ship | vanced. He concluded by calling upon the smerely a case of obtaining money under | "Jasper." I sold Quarles a lot of blankets | jury not to allow the proceedings of the prevon the 2nd of January last, the same lot as lous day, nor the ingenuity nor winning smiles spoken of by Mr. Work. The colors were of the Attorney-General, who would sumblue, green and scarlet; I believe they were mon all the eloquence of a Demosthenes or a of the same kind as those produced. Cicero to his aid, to weigh with or influence supposed to show the English cost price and tion or quality as the blankets described in quired them to give the prisoner the benefit diet of "not guitty."

Mr. (ary threw ridicule upon the entire line of defence attempted to be set up. He remarked that any juror who could for a moment be led away by the ludricous defence of the prisoner's counsel was only a fit inmate for a lunatic asylum. It was the greatest piece of Irish absurdity he had ever listened The learned Coursel then conducted the

jury through the facts of the case as he deduced them from the evidence explaining the manner in which the alleged fraud had been perpetrated from first to last, and how Mr. Cruickshank was deceived and vic timised. The learned Counsel went fully into produced.) The bales measured on average surdity of the assertion, that the payments the question of accounts to show the abmade were on account of the blankers, and traced the connection between the prisoner and the damaged blankers, upon which Cruickshank, by false representations, had been induced to advance the sum of \$2,000. Mr. Cary said he left the case in the hands of the jury with the utmost confidence.

His Honor said that the Counsel on both sides having spoken at great length, he should atson. make his charge brief. He read over and explained to the jury the meaning of the of January did not contain 300 pairs of Mr. C Thorne recalled—These covers are | blankets as represented, they must then find they had heard about the different payments, but to consider the simple question, did or

> The jury retired at 5 p. m. Mr. Ring moved in arrest of judgment in

Regina vs. Peter Mahui and Jim Davis .-The prisoners, both Kanakas, stood indicted of this year; this paper is a cheque of Mr. named Brassfield. The prisoners pleaded

A jury having been sworn with Mr. Denny as foreman, and Mr. Godfrey Brown sworn as Mr. Sullivan sworn, examined by the At- interpreter, the Attorney-General briefly

Alexander Brassfield sworn-I am emused to come to see me, and I was glad to at other times a waterman is always on the see them as it was lonesome; they always wharf; the 3 bales were continually under my represented themselves as friends of mine; notice in 'he store; a drayman brought them; I remember their coming to see me in June; whiskey, and gave half of it to the prisoner a colored man I believe, but I don't know without any warning I was attacked; the first I knew of it I heard footsteps behind Mr. Isaac Cohaggin, (colored man) sworn, me, and turning round suddenly I saw the ask for whiskey. examined by the Attorney-General I am a prisoner Davis approaching with the axe drayman; I took 3 bales from the Old Fort which was lying in the kitchen, and he struck torner General-I am a surgeon. I was at the river, but that he had had "hyu amlarge invoice of English goods. I saw the Yard to the H. B. Co.'s stere; a boy came at my head; I moved and the axe struck me Cowichan when the murder took place. I mook' to get them. The man after replenoriginal invoice; it was an original English out of Mr. Quarles' store and paid me for on the shoulder inflicting a severe bruise; the saw the man just after life was extinct, the isting his commissariat left again for the the hauling; I saw the boy previously with other man struck me with a piece of wood. Attorney-General-That is my case my ers ran away, taking the axe with them; still warm when I saw it. when I got outside they were out of sight, I

Cross-examined by prisoners through Mr. Brown-You were often at my house before; which was followed up by Quarles coming to examined by Mr. Ring—The \$800 note has I took you for my friends; never sold you a the prisoner and urged that the feuds and been returned to Quarles as paid. I may drop of liquor—never in my life, you wanted jealousies which had been proved to exist be-John Wilkie sworn, examined by Attorney have said that I would take steps to enforce me to drink with you, but I wouldn't, oh! General Cary—(Paper produced) This is the payment. I did not say I would sell the no, that's played out (laughter); I did not tribes together with the fact that a relative

them contained about twenty-five single The advance on these was made on the 6th of arrest of the prisoners in a sharty on Store mitted the act. They were poor ignorant, blankets, many of them much stained and January. He paid \$600 on another account, street. One of the prisoners was hidden uneducated creatures, totally unacquainted torn; the other bale contained about thirty and took away his securities, it was another under a feather bed and blankets, and the with the working of the English law. He the time; the prisoner Peter made a state- the prisoner had committed the act with ment in Chinook to the effect that they had which he was charged, but that

> Witness—You are only badgering I never fear, the Police would think it was Indians homicide, he would leave that for the conwho had done it. Davis, he said, attacked sideration of the jury. Brassfield with an axe, but missed his head and struck him on the shoulder; he himself in a good deal of what had fallen from his had done no more than strike the man on the learned friend. But it must be impressed complainant's shoulder.

statement that they were going to Esquimalt on the deceased, three of which would sepfor something, and when near Mr. Gillingh m's arately cause death, and it was evident that they agreed to go and see their friend. They be intended to kill him. saw Brassfield and he called to them to come His Honor remarked that according to our and sworn—Stated that Mr. Cruickshank had in and they went in and sat down. Brass-idea of law, the offence charged had evidently the Hudson Bay Company. My impression told him that if Quarles did not pay the field fetched three bottles of whisky which been committed. In cases of murder, how they drank up and were all tight. Brassfield ever after sentence has been pronounced, it then made several enquiries about a woman is customary to lay the case clearly before whom he wanted to stay with him, but as the Governor, who takes into consideration a bill of \$500; it was not with reference to Davis said, she objected to his color as she all extenuating circumstances, and it rests was a shade lighter herself. Brassfield then with him to say whether the sentence of the got indignant and struck him on the head Court shall or shall not be carried into with a piece of wood, inflicting a severe effect. There was no evidence to show prowound (loud laughter.) [Prisoner exhibited vocation in this case. The whole of the an old scar on his head, to the amusement of evidence was before the jury, and it was for The chief points which he sought to urge the Court, and from the nature of his char- them to judge as to its credibility.

The prisoners said they did not care about having any witnesses, as there were two of them and only one against them. (laughter.) Mr. Cary did not address the jury, but merely observed that he was not prepared for Tribune, charged with attempting to make such an ingenious defence, or he could have his escape from the chaingang, pleaded shown that Brassfield never took strong guilty. Sentenced to 30 days hard labor.

a question of credibility of the two state- from the guard who had him in charge for (Quarles' invoice handed to witness.) The their minds, but to give a conscientious ver- ments, left the case in the hands of the jury, desertion. Sentenced to 30 days hard labor. blankets I sold were not of the same descrip- dict, remembering that the law absolutely re- who after a short consultation returned a ver-His Lordship in dismissing the prisoners

gave them a wholesome caution [The finding of the jury in this case was heard with great surprise -REP.]

FRIDAY, July 29th, 1864. MURDER. Regina v. How a-matcha-The prisoner

who is a Comiaken Indian, was arraigned for the wilful murder of Qualatson, a Quamichan Indian.

The prisoner was defended by Mr. Ring and pleaded " Not guilty." A jury was sworn after which The Attorney General opened the case

ov expressing the regret he felt at having to oring before the jury a case of murder. More than common interest, he observed, was evinc ed in this case, and he must press upon them the necessity of setting aside all that they may have heard out of court, and of giving a verdict strictly in accordance with the evidence. They were required to vindicate the English law in all its integrity and in the very strictest sense, and to judge whether or no How-a-matcha murdered the said Qual-

Quatson, a Cowichan Indian, sworn-1 have been baptized; I know How-a matcha, allegations in the indictment, and told the and also knew Qualatson; I saw the latter near How-a-matcha's house; he was going my establishment; these covers produced are adduced, that the three bales of blankets in with fish to Mr. Harris' house; I saw the two together at Mr. Harris'; they left the Qualatson with a knife; I saw the knife in the same which were on three bales belong- the prisoner "guilty." He further directed How-a-matcha's hand. Qualatson was a little drunk; I don't know if the prisoner was drunk or not: I saw prisoner strike Qualatson with the knife three times in the side, once in the shoulder and once in the

Cross-examined by Mr. Ring-I was out-After about half an hour's deliberation, the side my own house a little way when I saw the prisoner stab Qualatson; it was about midday. I never said that the prisoner was of mark in blue paint which is on those both cases on the ground of imperfections in quite suber. I have always told the same story. Qualatson, the deceased was my Uncle. One of my tribe killed a friend of the prisoner about a year ago. In these cases, Indians sometimes retaliate and sometimes not. for an aggravated assault upon a colored man | A triendly feeling exists between the Co-

take a drink. John Brown swern-Examined by At torney-General-I knew the Indian Qualatploped by Mr. Gillingham, and live about a deer, which they offered to sell for whiskey, quarter of a mile from the Coach and Horses, but Mr. Harris gave them \$1 50 for it instead, near Esquimalt; I know the prisoners; they both were quite sober witen they came into

Cross-examined by Mr. Ring-I know a

Dr. Lacy sworn-Examined by the At-

adjourned for an hour.

Mr. Ring addressed the jury on behalf of of the prisoner had previously been killed the case they should deal with this matter Geo. Blake, Serg't of Police--proved the more leniently than if a white man had comother under the bed; the weather was hot at did not attempt for one moment to deny that

The Attorney General said he concurred

their own hands. This was clearly accord-This was the case for the presecution.
!he prisoners had concocted an ingenious inflicted no less than eight different wounds

The jury after retiring for half an hour,

returned a verdict of guilty, coupled with a recommendation to mercy.

ESCAPING GUARD.

Thomas Richardson, late a sailor on H.M.S.

John Smith, late a marine on board H. M.S. His Honor having stated that it was merely | Tribune, charged with making his escape Court adjourned until Monday morning, at 10 a. m

The following is the report made by the Surveyors who examined the Royal Charlie vesterdav :

Victoria, V. I, July 28th & 29th, 1864. We, the undersigned, were called on by Roderick Finlayson, Esq., Lloyd's Agent for Vancouver Island, to survey the bark Royal Charlie, of and from London, Captain Weeks Commander, to survey said ship, for repairs arising from damage, caused by stress of weather, and general state and condition of

We found the stem quite loose, the hooding ends and stem 11 inches apart in some places. the seams filled up with pieces of blankets and oakum, out in at sea. The apron on the inside cut away, and also part of the ceiling ends to get at the leak, which was also filled up with pieces of blanket, and old rags, and pieces of plank put over it to stop the leak roin the inside, it was shored off with stanchions set to the foremast hold beams. We lound the stem entirely rotten in the centre, and must come out. The rudder is also in a very bad condition, the stuck rotten, and the brace bolts broken. A great number of the knee bolts very loose, many of the iron fastenings also loose; butts and seams in the wales very open; also top sides. A great house together; I saw How a matcha strike part of the copper on the fore part of the ship and bilges is entirely off, the remainder is worn out, the seams underneath very slack. We also found an open hole in her port bow; about 13 feet water mark, and about a foot from the stem; it looked very much like a 34 augur hole; we put a small stick from the outside to the inside of the ship, through the same hole this morning in the presence of Lloyd's agent. We therefore recommend that the copper be entirely stripped off, and that the shrip be thoroughly caulked.

> JAMES M. REID, Shipmaster, ROBERT LAING, Master Shipwright:

THE Two Nuggers. - Some excitement was caused in town on Saturday, arising out wichan and Quamichan Indians. I did not of intelligence brough to town by Mr. hear the prisoner ask Qualatson if he would Michael Muir, of Sooke, that a man in his employ had exhibited two nuggets of the value of \$6 and \$8, said to have been taken son who was killed. I saw him also with the out at the new diggings. Mr. Muir is a manprisoner. Qualatson and the prisoner dame of undoubted integrity, and we believe that to Mr. Harns' store together and brought a every word uttered by him may be received with the most implicit confidence, but Mr. Muir informed us that he had no means of stating with any degree of confidence where the nuggets were obtained. The most that half-breed named Thomo, he bought some he would a-sert was that the Frenchman who was in his employ left on Monday last withand Qualatson; both the latter came re- out a cent is his pocket, to prospect the new peatedly into Mr. Harris' gtore that day to diggings, and returned on Saturday for provisions, declaring that the nuggets in question were taken out about 8 or 10 miles up blood had not quite ceased flowing. There same locality. Old miners would naturally other man struck me with a piece of wood.

I rushed inside for my gun and the prisonwere eight different wounds; the body was had become of the dust which he must have till warm when I saw it.
On the application of Mr Ring the Court table nuggets.