

TUESDAY EVENING, MAR. 17, 1874. ed so often that the subject has a pecu- blocks." The accused parties were im liar charm for us. Libel suits, like breach-of-promise actions, are infinitely various in origin, incident and result, surety for their appearance. majority of all libel suits are brought In Houlton, Me., last week, the Times litor was convicted of having publish ed libelous matter, and called upon to pay \$5000 to the injured individual. The libel consisted in the publication of an article charging the plaintiff, a public officer for whose removal the Times political clique were working, with assaulting a colored servant girl, the of the distortion to which some good charge being supported by the girl's souls in St. John have, in their render-affidavit. On the trial the political motive was clearly shown, the falsity of the charge was proved, and the girl swore some one of the papers of St. John dethat she was ignorant of what she sign-fending my position. I yield to the aded when she put her name to the affida- vice, though it is a bitter cup to drink vit. This was, most certainly. an ag- of for one who feels that independence gravated case, and deserved severe punishment.

In Cayuga, N. Y., a short time ago, an Odd Fellows Lodge issued a circular to other Lodges, bearing a portrait of a an Odd Fellows Lodge issued a circular to other Lodges, bearing a portrait of a disgraced member, and warning Odd Fellows that he had violated his oaths of secrecy and had appropriated to his own use a certain sum belonging to the own use a certain sum Cash Advances Widows and Orphans' fund. A portion of the circular was also inserted in a silence all cavil and calumny on this T. W. LEE, Secretary. newspaper as an advertisement. A libel head, forever, let me try to be plain suit followed, and has terminated in a enough as well as emphatic enough to be verdict of \$50 0 damages. The defence understood. offered to prove the truth of the charges lish even the truth to the injury of any one. Future circulars of this description must, therefore, be regarded as part of the secret business of Lodges, as libel suits may follow their exposure to outside barbarians. As the Cayuga Lodge is not incorporated, its property less than \$1000, and the members m t personally liable, the plaintiff will not personally hable, the plainth will not plication, I give my pity, and, without find it easy to get the amount of his infusing scorn, I hope, simply say to him—May your soul sometime grow white.

Most of the libel suits that grew out.

It is only proper and fair that I say discharged. Most of the libel suits that grew out of the last election in Ontario have been dismissed or withdrawn. That of Wilkes, M. P. for Toronto, against the Mail, was withdrawn on the Mail's acceptance of Mr. Wilkes's version of the business "irregularity" with which he was charged in his youth. Reed's Building, Water Street. One of the most noted libel suits of its purest phase even, only a misnomer. Mr. Robert Heney, was last night set on recent date is that against Victoria C. Woodhull, Tennie C. Claffin and James Blood, for the publication of certain love is, in a sense, slave not free—not gnished.

Mr. Robert Hency, was last night set on free by some boys. The fire was fortunately discovered and at once extinguished. J. L. WOODWORTH, Agent. DAVID MILLER. charges against a New York gentleman the subject even of our wills. We love, in their paper, Woodhull and Classin's when we love truly, because we must—we Weekly. The trial has been in progress cannot will to or not. So I discard even Hoop Skirts, Corsets. a long time; the bail demanded being so the word "free" in conjunction with excessive that the defendants have spent "love," as well as loathe the odious docmuch of the time in prison. The court
has steadily ruled against the defendants coupled with the phrase "Free Love."
Am I clear and emphatic enough?

Now at to "Pres Diverger." I defend Real and Imitation HAIR GOODS ! been employed for the prosecution, and the defence has been notoriously short Sole Agent for the Maritime Province of funds and moral support. And yet they fought pluckily from term to term, Sewing retracting nothing, apologizing for nothing, and keeping their paper going.
When Mrs. Woodhull, in giving her done in some of our States, but include MACHINES estimony, declared that, in publishing The Lockman, Appleton, Hespeler, Web And Singer Manufacturing,

women, she was applicated by the crowd, some of our States, and I would have the much to the indignation of the Court. costs of Court for such divorces as light as lotte str.

The Judge delivered his charge to the possible, for women find it hard to earn o'clock. the defendants, virtually ordering a verdict of guilty. He defined the law of libel at length, quoting from a great number of well-known authorities. He

AND DEALER IN

79 KING STREET.

I W MONTROME

T. R. JONES & CO.

manufactured out of AMBRICAN COTTON,

New Brunswick Cotton Mills, SAINT JOHN, N. B.

TEA.

A 42 COLUMN PAPER ?

The Best in the Maritime Provinces! Only One Dollar a Fear !

Stock and Bond Broker, Just received from London, et Steamshi

(MEMBER OF THE ST. JOHN STOCK EXCHANGE. 318 HALF CHESTS CONGOU, TEA

Buys and sells on Commission—Stocks, Shares Bonds, Debentures, and all classes of negotiable fob 11

C. W. WETMORE,

102 PRINCE WILLIAM STREET,

LAOD

Though the matter charged to be libelous for true, it by no means follows that the prisoners are not criminally responsible for its publication. You will not be justified in finding a verdict on the ground that the defendants believed, or had reason to believe, that the facts set forth in the alleged libelous article were true. As a matter of law I charge you that the matter is libelous. Is the matter charged to be libelous true, and was it published with good motives and for justifiable ends? It is your duty to consider the nature and tendency of the article and all the evidence in the case showing its tendency. Considering the nature and character of the matter charged to be libelous, in view of your oaths, and in view of all that has been said by me, you cannot find any evidence to show me, you cannot find any evidence to show in the content of the slip on Water street, in the rear of the Custom House, commonly known as the Hanford Microscopic in the understance of my lecture I declared love to be a "primal force." I did not treat it as anything else, in fact, and I sought characters in history in whom it had demonstrated its mightiest power. I think I found them, did I not? If not, correct me, and point out more important examples of its power. I did not hold up the lives of any of them, as examples to be followed, and I simply ignored what I believe to be the calumwere valued, until several impositious were valued, until several imp

charge that if the jury found that the any temptations to debase themselves. So I am led to believe that Cleopatra, ferred, but must be absolutely proven in order to convict. The court refused so to charge, holding that the defence must prove good motives and justifiable ends. The jury asked for instructions with regard to whether they should form their orders of the motive form. form their opinion of the motive from lives. the Judge instructed them that they

must judge whether the motives were good, and whether the matter was published for justifiable ends, from the evi dence; for there is no other way to judge, but her sincere belief that they were good does not affect the question at all. It is for you to judge whether they were good motives, not whether she thought they were. It would be absurd to put it on the ground that a matter is not libelous because a person causing it to be published thought he had good motives.

Could a charge have been stronger than this? At 2.30 p. m. the jury had

not agreed, and were locked up for the night. Saturday morning a great crowd awaited the appearance of the jury. The verdict was "Not Guilty," and it was greeted with cheers by the crowd and tears of joy by the accused women. The despatch says that "Judge Sutherland characterized the verdict as one of the most outrageous he had ever heard. Libel suits have been the order of the lay lately. We have not luxuriated in the recovery of the growd for several lay lately. We have not luxuriated in the recovery of the growd for several lay lately. We have not luxuriated in the recovery of the growd for several lay lately. We have not luxuriated in the recovery of the growd for several lay lately. We have not luxuriated in the recovery of the growd for several lay lately. We have not luxuriated in the recovery of the growd for several lay lately. day lately. We have not luxuriated in one of our own, but have been threatenand escorted by the crowd for several to give a columns.

> Kate Stanton to Her Critics-" May Your Souls Grow White "-Free BOSTON, Mass., March 13, 1874.

DEAR SIR: I am tarrying here for a day

Now "Free Love," as the term accuse me of its advocacy, even by implication, I give my pity, and, without

sured, in the United States, who advo- ed until Thursday afternoon, on account cate what they call "Free Love," and of the absence of one of the jurors. who claim that their own lives are The card of R. O. Stockton, Esq. cept the popular sense of that phrase Queen's Ward for Councillor. "Free Love," which is to my sense, in love is, in a sense, slave not free-not gnished

divorces from the bond (a vinculo, as the which render the marriage relation of "brutal and inhuman treatment" of wife the article exposing Mr. Challiss, she by husband, "habitual intemperance rendering the marriage state unhappy," as social standard that all men apply to all among the just causes of divorce, as do women, she was applicated by the crowd. costs of Court for such divorces as light as lotte street, this evening, at half-past 7 jury last Friday, and was very severe on the sum sufficient to pay the cost of divorce from brutal husbands, who have, perhaps, wasted considerable estates brought to them by their wives. Is that

nothing but unquestionable, purest love can sanctify marriage; in short, that it is

me, you cannot find any evidence to show that the matter was published with good motives or jastifiable ends. ies usually cast upon the most of them Counsel for the defence took several exceptions, and sought to have the court charge that if the jury found that the any temptations to debase themselves.

form their opinion of the motive from the evidence, or from their own ideas of good motives and justifiable ends, and the Judge instructed them that they apologies for what I said of her, to such ness at 28 South Wharf.

For advertisements of WANTED, LOST ound, For Sale, Removed, or To LET

fore 12 o'clock, noon, in order to insure their appearance in this list. J W Lanergan
A Chipman Smith
T B Hanington
Thomas Miller
John Kerr
Robt O Stockton J& W F Harrison AUCTIONS. Hall & Hanington E H Lester

On First Page: Poetry; Notes and Emperor William's Letter; and The Census of the Empire. On Fourth Page: Yesterday's Second

in the market at E. Peiler & Bro's. This is St. Patrick's day

A constable is coming from Guysbord The Rev. Mr. Chapman lectures this

evening in St. Peter's Hall, Portland, on The complainant against Maud Ryan

The card of R. O. Stockton, Esq., appears to-day. He solicits the votes of A barn in Sheriff street, belonging to

James McClusky was, yesterday afternoon, at the Police Court, sentenced to

cannot will to or not. So I discard even one month in gaol, for larceny of a cap the word "free" in conjunction with from Chipman Drury, Esq. He pleaded "love," as well as loathe the odious doc-trine which the public understanding has coupled with the phrase "Free Love." received another order from the United States for their coal, from parties who Am I clear and emphatic enough?

Now as to "Free Divorces." I do favor

States for their coal, from parties who
wish to test it as a gas coal. If it prove equal to the ideas at present enter

legal term is) for any and all causes a very large market will be opened for it. given parties miserable and unholy. I children of the Germain Street Baptist church, in the hall of the Y. M. C. Asso ciation, on the 9th inst., is, by particular request, to be repeated at the same place on Wednesday evening next, with a

The circulation of the TRIBUNE is at the present time very large, doubtless exceeding the circulation of any other St. John daily. Advertisers will consult their own interests by patronising the TRIBUNE. Yearly contracts made at favorable rates.

Multitudes of people require an Alterative, to restore the healthy action of their systems and correct the derangements that creep into it. Sarsaparillas were valued, until several impositious were palmed off upon the public under this name. AYER'S SARSAPARILLA is no imposition.

New Designs of Walnut Frames at

Death and Inquest An unmarried woman, Catherine Mc- [Corrected weekly for THE TRIBUNE.] auchlan, was found on the Black Spring Road, Portland, last evering, lying with her head immersed in a cess pool, and quite dead. A jury was summoned by Coroner Rigby and an inquest held last Flour, Am. Extra Sta evening. Wm. McLauchlau, a brother of "Canada Superfi Choice." fled that just before tea she went out and he, wondering why she did not come to tea, went out looking for her and found hind their barn. She had been suffering for some days with a bealing on her hand the time of the accident. It is supposed that the woman fell and, stunned by the fall, was not able to get up. The jury returned a verdict in accordance w FREEPORT, DIGBY Co., N. S., January, 1868. JAMES I. FELLOWS, ESC.—Dear Sir: In the winter of 1866, I was afflicted with a severe attack of Bronchitis, and although our doctors were very attentive, and used all means in their power, they failed to Compound Syrup of Hypophosphites, and cook it until it made a permanent cure. I am now in perfect health and free from Bronchitis. Respectfully yours, MENDALL CROCKER. Sins-The Real Presence. The Forty Hours Devotion closed or three days the Cathedral was constantly pers and the crowds at the confessionals from early morning till late at night were very great. Three thousand two hundvery great. Three thousand two hundred persons went to confession and Holy Communion. On Sunday evening the Cathedral was crowded to excess so that many could not find even room to kneel. The Bishop preached a very effective sermon on the Real Presence and the duties of those who had partaken of the Bread of Angels, exhorting them to purity and holiness of life. The Rosary was afterwards recited and the Benediction of the Holy Sacrament followed. The devout demeanor of the immense BOARD ROOM, March 17th, 1874. Shrs | yr Ask Bid congregation was most edifying .- Free or Boston, lost near Anegada Reef, had a cargo of 150 hhds. of molasses and 100 obls. of sugar. The brig Aura, Card, master, from Cienfueges for New York, 25 days out, put into Newport on the 13th inst. with oss of fore and maintopgallantmasts, maintopmast and some sails.

The schooner Juliet.—The following is cargo and the names of the shippers, of the schooner Juliet, before reported wrecked at Petite Passage, below Digby: 14 puns rum, S. Butler & Co.; 40 hhdds bbis mollasses, J. S. Maclean & Co.; 12
qr casks wine, G. E. Roone; 14 hhds.
46 qr casks, 233 cs brandy, (in transit)
T. A. S. DeWolf & Son; 40 bbis herrings,
Forsyth, Hartt & Co; 1 hf bbi mackerel,
J. S. Belcher; 36 casks seal oil, 2 do cod sugar, R. I. Hartt; 15 puns, 10 tcs, 6 40 6

Exchange Bank Sterling, 60 days, 9½
Do. do., sight. 10
Drafts on U. S. currency, 9½ discount. Oysters. Oysters. Oysters.

Shemogde Oysters. Just received a very fine lot of the above oysters, at the Victoria Dining Saloon, Germain street, No. 8.

CORNELIUS SPARROW. music is the Autmun Tints Mazourka at No. 8.

oil, H. D. Pitts; 50 bxs starch, W. I.

Lowell & Co; 82 tons old iron rails, W.

S. Symonds & Co; 441 do old iron, Esson

One of the prettiest pieces of dancing

and Annapolis, to-morrow morning at 8

Co; 5‡ do do, E. G. & C. Stayner.

E. Peiler & Bro's.

due here about 4.30 p. m.

the officers will be elected.

handsome styles of organs.

City Police Court. "A man that's drunk does not know The finest organs in the world are the Esty. Organs. Call and see them at Landry & McCarthy's. what he's doing," was the drop of wisdom that fell from the Police Magistrate's lips this morning as the first prisoner, A cable telegram to H. W. Wilson disorderly while drunk in Charlotte st. Esq., reports the sailing of the S. S.

A fine of \$6 was imposed. Mimosa, for this port direct, yesterday. Patrick Cunningham pleaded guilty The steamer New Brunswick arrived to being drunk in Charlotte street, and at Eastport at 10.20 this morning, and is must pay \$4 or spend five days in jail. James Duncan confessed to the same offence in Brussels street, and was fined The Scud leaves her whart for Digby

James Harkins was drunk and unab'e

THE DAILY TRIBUNE and all the most popular Canadian, English and American newspapers and magazines can always be obtained at the bookstore of Mr. W. K. Crawford, King street.

au 8

James Markins was drained and the to take care of himself in King's Square —what is commonly known as "stiff"—and fined \$4.

James Murray was in the same con-

dition in King street, and, as he was in the dock yesterday on a like charge, was fined \$6.

In Hamm's Hall last evening the second eeting of the millmen took place. It George Williams, John Williams, George Diggs and Prince Fowler were charged Mr. John Kerr, who is the leading spirit in the movement, made quite a lengthy her house, 110 Wentworth street, on with assaulting Mrs. Annie McManus in in the movement, made quite a lengthy speech, in which he denied that the objects of the Association were to demand higher wages, but merely for their (the millmen's) own protection. Mr. John McHugh, as an anxious inquirer, wanted to know when it was the intention of the Association to demand higher wages. He favored making such a demand about the first of June. This contlemes should have known from Mr. about the first of June. This gentleman should have known from Mr. Kerr's speech that there was no intention on the part of the association to do any such thing, that they entirely repudiate Fowler made peace and got the quartette such thing, that they entirely repudiate out, but they returned and Geo. Williams any such idea. After a large number had enrolled themselves as members the McManus and Weary testified for the promeeting adjourned to meet in the City secution. Diggs and Fowler were dis-Hall, Carleton, to-morrow evening, when charged. Fowler was then called as a The "Dufferin Quadrille" and the Loyal Opposition Galop," two beautiful new pleces, for sale at Landry & McCarthy's. evidence, laying the blame on Weary. While a number of small boys were sky-larking on Prince William street, this forenoon, one of them suddenly disappeared in a pool of water and mud. His comrades gallantly fished him out scraped

A LARGE ASSORTMENT of Velvet Passe Partouts at Notman's.

G. W. DAY'S

All Descriptions of Printing executed P. S.—A few copies of Henry More Smith, an the Munroe Trial.

comrades gallantly fished him out, scraped im down with a shingle, and then polished him off with a copy of the Daily Telegraph which they fortunately dis-CABINET and Card Groups of the Duke of Edinburgh and Duchess Marie at Notman's.

Printing Establishment, HAY AND CORDWOOD for sale whole-sale and retail by J. M. Smith, opposite Railway Station, St. John.

All Descriptions of Printing executed with despatch.

Orders left at the Counting Room of the Dally Tribune, No. 33 Prince William street, E. Peiler & Bro. have some new and