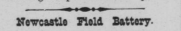
	•		•			* 2.	t	
2		•	~ THE UNION	ADVOCATE, WEDN	ESDAY, SEPTEMBE	IR 4, 1895.		
•	The Union Advocate	The McCulley Investigation.	that he has placed a premium upon perjury	might be reviewed. I got the copy. The judgment of the Magistrate was sub-	the impression that she was an active, well	Q. Was it not because that on certain	DIRECTORY (DE DIVISIONS
	Established 1867.	On Tuesday Aug 27th at 11 a ma	of convicted criminals, spitefully and mali-	sequently set aside. The defendant.	was over 70 years of age. We were back	that you condemned him?	Of Sons of Temperance in the North	hern Counties of New Brunswick
-	NEWCASTLE, MIRAMICHI, N. B.	Converse Cillbert Free O.C. the Commis-	ciously, rejecting the testimony of good citizens : that he decides cases brought he	Emile Malive, at the close of the trial, was committed. She was subsequently	at the Police Court within an hour. I felt	Ans. Not strictly, but partly so. To	Northumberl	
	WEDNESDAY, SEPT. 4, 1895.	Governor to investigate charges made by	fore him without regard to the nature of	released. I saw her the next day. After	latitude in a private house than in an open	incorrect on the occasions on which I com-	Northumberland 37 Chatham 6	BEPUTY G. W. P. NIGHT OF MEETING. Beorge Stothart Friday
		Manana P H Armstrong and Zenas	with his personal feelings : that the court	I got a copy of the proceedings I looked at them and it was stated in the copy	court. I don't consider I could have im-	plained.	Nelson 99 Derby J	ames Falconer Thursday ohn Betts Monday
		McCullor of Chatham opened his court in	over which he presides has not the respect	that the fine had been paid. I asked	the Police Court. I consider, with the	legally the magistrate was obligated to	Blackville 329 Blackville J	lugh Kirkpatrick Tueśday , H. Dale Wednesday Vm. Tait Wednesday
	· MEET AS FOLLOWS:	the Winslow Law Chambers, Chatham. (From the "World.")	or confidence of the community and that the said Samuel U. McCulley for these and	Mr. McCulley to alter it. I said that they would be no good to me that way.	testimony, the case would have resulted in	hear your application for Boyle's release at that time and was obligated to show you	Whitneyville 359 Whitneyville 1	Benj. For ythe Monday
1	NORTHUMBERLAND Lobge No. 17 A. F. & A. M., in the Lodge rooms on the	Robert Murray, jr., appeared for Mc-	other reasons is wholly incompetent to ad-	I think it was before I left the office	0 Was insting in any way defeated by	the record, that you thought he did you a	Lyttleton 384 Lyttleton V	Yilbur Somers Saturday Benj, Hubbard Saturday
e	evening of the second Tuesday of each	Lemlen for completionts	and functions of his office - all of which	that I asked him to do so. He declined to do it and he gave no reason. I spoke		gross injustice in that case ? Ans. Yes, and for the general way he	Restigouch	e County.
1	month at 8 o'clock. NEWCASTLE DIVISION No. 45 S. of T.,	Mr. Gilbert read his commission and R.	your petitioners are prepared to prove by	to Mr. Tweedie, my partner, stating	that they might adjourn the court out into	treated me throughout the trial. As	Charlo 259 River Charlo J	eorge Haddow Monday . H. Galbraith & Fr.day N. R. McMillan & Friday
	in the Temperance Hall every Thursday	A. Lawlor read the complaint, which was as follows.		what the Magistrate had done. Mr. Tweedie took the proceedings out of the	the word	a judge I consider he used me discourteous-	Campbellton 300 Campbellton J	ohn McMilian Monday & H. Wright Tuesday
	COURT MIRAMICHI No. 165 I. O. F.,	To his honor the honorable John James	your honor-in-council may be pleased to	office and got a corrected copy from Mr.	Ans. I am not prepared to say that it	Q. How did he use you discourteously.	Maple Green, 353 Dalhousie Junction	
i	n their rooms Masonie Hall, on the	Fraser, Lt. Governor of the province of	appoint a commission with all necessary	McCulley the same evening. The cor- Pection was the omission of the state-	Q. Might an injustice not have been	Ans. In consequence of something he said to me. I said to the magistrate dur-		L.O. Stiles
	evening of the fourth Tuesday of each nonth at 8 o'clock.	The petition of the undersigned, Robert	preferred against the said Samuel U. Mc-	ment that the fine had been paid. I	done to the informant and a large portion	ing the trial that I expected to be treated	Gloucester 284 Stouchaven	N. R. Richey Saturday A. J. Eddy Monday
		H. Armstrong, of the town of Newcastle,	Culley and to inquire into his conduct and the manner and methods by which he has	recollect having had some conversation with Mr. McCulley as to the depositing	of the public if such adjournment had not been made?	civilly as I had come there to treat the	North Star 379 Janeville	W. Ellis Thursday James Hendry - Saturday
r e	room in the Creaghan building on the evening of the first Monday in each	vince of New Brunswick, merchant, and	administered the laws since his appoint-	of the fine and costs. I did not	Objected to by Mr. Lawlor.	court civilly. I cannot remember what the magistrate said.	Kent	County Robt. W. Beers Wednesday
	nonth at 8 o'clock.	Zenas Tingley, of the town of Chatham in	ment to the important and responsible posi-	know personally about the payment of the fine and costs to Mr. McCulley other	Ans. The law prescribes certain pre- cedure to insure the attendance of witnesses	Q. Can you point to any other fact or	Rosefield 280 McLaughlin Road	H. Wathen Saturday E. H. Hicks
,	Miramichi Lodge No 11 in its	HUMBLY SHEWETH	in and for the town of Chatham in the	than that I got some money back from	in courts of justice and has made ample	act in which Mr. McCulley treated you disconteously?	Millville 495 Notre Dame R. MAXWELL,	Wm Johnston A. J. ARMSTRONG,
1	Lodge room on public wharf on the first	that Samuel U. McCulley, Esquire, is police	county of Northumberland.	him after the reversal of the judgment.	provision for the securing of their testi- mony. It was not shown by affidavit that	Ans. I can't at this date. I will swear	GRAND WORTHY PATRIARCH,	Grand Scribe,
-	Fuesday in each month at 7.30 p. m. "No SURRENDER" L. O. L. No. 47 in	and stipendiary magistrate in and for the town of Chatham in the said county of		Adj ourned for dinner, TUESDAY AFTERNOON.	a subporna had been issued for the attend-	that on that occasion I treated the court courteously.	ST. OHN, N. B.	ST. JOHN, N. B.
1	their lodge room on the first Friday of	Northumberland having been appointed to	The first witness called and sworn was :		ance of the witness or that the witness was ill, aged or infirm; I therefore say that no	Q. Have you been in the habit of treat-	Local Pickups.	Personal.
•	each month at 8 o'clock.	that position in the year 1890, since which time he has continued to exercise the duties	RICHARD B. BENNETT.	tion at 2.30 p. m. MR. R. B. BENNET.	injustice would have been done had the	ing the court courteously? Objected to by Mr. Lawlor.	—	The lister American in the
	COURT HAPPY RETREAT NO 150 I. O.	of that office.	He said: I reside at Chatham, am a barrister, and am personally acquainted	was recalled and testified as follows .	court not adjourned to the dwelling house of Mrs. Murray from what I know of what	Question allowed.	-Very heavy rain early on the morning of Wednesday last. The day was fine.	readers to contribute to the items und
	F., in Foresters' Hall, Derby, on the	That the town of Chatham aforesaid is the most populous, wealthy and influential	with Samuel U. McCulley. He acts as	I first saw paper shortly after trial of cause. It was given me either by defend-	took place. I state this as a witness. My	Ans. I have treated Mr. McCulley fairly courteously in his court on other oc-	-Thursday, Friday and Saturday were	the head of "personal." If you or yo friends are going away on a holiday tri
	evening of the 3rd Thursday of each month at 7.30 o'clock.	centre in the said county of Northumber-	Police and Stipendiary Magistrate for the town of Chatham. I have been before him	ant or her sister in my office and I had the	opinion is that before we adjourned the	casions I hardly know what constitutes	beautiful days, fine for harvesting. Rain fell on Saturday night.	or if you have friends visiting you drop
	4	land, and the position of police and stipen- diary magistrate in the said town is one of	and and a second s	custody and control of it since that time. At that time Anthony Forrest was lock-	davit that a subprena had been issued and	courtesy to that court except by compari-	-Mr, John Way, of North Esk was in.	card or a line to this office.
	Fall Salmon.	very great importance.	attorney.	un keener Emile Malive was dismissed	served upon the witness. I believe that	Q. How were you unfairly treated by	town on Friday last.	Mrs. M. Patterson, of Campbellton, an her niece Miss Edith Harris, of Ne
	As usually happens about this time of	That on or about the month of July last past, the said Samuel U. McCulley did as	when asked what he knew concerning it,	from custody before the proceedings were set aside.	Q. Don't you know that the point on	the magistrate in the Stothart case? Ans. By his admitting evidence offered	-Dagpipes and clarionet entreneu the	castle, left Saturday morning by the e
	the year the river is alive with salmon making their way up stream to spawn,	your petitioners are informed and verily	Mr. Bennett replied :	Charge No. 6 was read by Mr. Lawlor.	which Judge Vanwart set aside the judg- ment was that informalities of warrant in	by Mr. Murray against n.y objections in	-The best is what you want when you	press for Montreal to meet Mrs. G. Harris, Mrs. M. Patterson's daughter w
	and year by year the number of September		I think it was in July, 1894, a young man named Boyle was arrested and taken	Mr. Bennett would not swear to correct-		relation to the ownership of the property.	are in need of a medicine. That is why you should insist upon Hood's Sarsaparilla.	
	salmon seems to be on the increase. Ac- cording to fishermen whose experience	spect the record in a case tried before him.	to the lock-up by a policeman. I was sent	Q. Will you state generally in what	in the act ? Objected to by Mr. Lawlor.	allowett	-The September Circut Court opens here	England, and then Mrs. Patterson w proceed to Belleville, Ontario, Miss Harr
	makes them well cognizant of the facts,	while he did permit Mr. Robert Murray, Jr., an attorney of the Supreme Court, not	for and went to the lock-up and saw Boyle. I think it was a woman named Brido charge	Culley while you have been conducting		Q. In that case was it not the father of the defendant who claimed to own certain	on Tuesday next.	home.
	the reason is simply because on this river	I only to improve the sold assent hat to take	for min with an aboutit. MIT, Doyle nau	business in his court?	Q. Did you learn it from your agent ?	sheep which were found impounded in	The price of single copies of The Union Advocate is only two cents.	Mrs. Taylor, of Newcastle, left for Cau quet on Wednesday last to visit her daug
	year by year to catch the parent nan and	the said record to his own office entirely out of the custody and control of him, the	not been arrested by a warrant nor had he been served with a summons charging him	Question changed to State how you	Objected to by Mr. Lawlor.	complainant's barn ? Ans. Yes.	-Mr. J. H. Phinney last week fitted up	ter, Mrs. Colson Hubbard.
	propagate this late species which are made by departmental regulations of no	said Samuel U. McCulley.	with the offence for which he was then	have been treated by the magistrate.	was sufficient without min int the	Q. Did it not appear by the evidence	two furnaces in the basement of St. Mary's	, Mrs. Smith and Miss May Smith ha
	commercial value. If the fishermen are	That on or about the month of May, last past, a cause was tried before the said	taking his trial. My contention was that a policeman had no right to take this man.	This. I have been created in a grossiy	points.	that the two detendants and their father	-Moon's last quarter on Wednesday	returned to Shediac. Mrs. Hurley left on Friday for N
	right and they have the weight of evidence on their side, why is not a change made in	Samuel U. McCulley, wherein one, Emile	as he was not taken while in commission of	f Magistrate of the town of Chatham.	Mr. Bennett then looked over the re-	sheep?	next, September 11th, full moon early this	York, via St. John. Miss Laura Call
	on their side, why is not a change made in this river and means taken to catch	Malive, was defendant, and William John- ston, a brother- in-law of the said Robert	trate proceeding with the trial. Magistrate	· O Do non consider him commetent on	lowing from it claiming that it had been	Ans. At this date I cannot speak with accuracy. On looking at the record I	.a. m.	companied her to New York.
	parent fish of the June and July runs,	Murray, was the complainant. The said	did proceed. Shortly before adjournment	not to administer the laws and perform the	limmun 1 1 1 1 1	see that it so appears. I complained o	f after Trinity.	Master Harry B. Anslow left on Frid morning for Halifax.
	keep them in properly secured ponds un- til fit for removal to the hatchery for	Emile Malive was charged with selling goods without license, contrary to the pro-	wished to make a motion for the release of	Objected to by Mr. Mumou	ing into Mr. McKinnon's house and com.	evidence being admitted as to the owner- ship of the sheep, it being a trial for as-	-Day's length to-day from sunrise to	Miss Bessie G. Anslow arrived fr
	stripping. This is, we believe, the sys-	visions of the Peddlars' Act. Mr. Robert	Boyle on the ground that he was not legally	Ang Enom the bigs and annialize with	ing out of Mr. McLean's I objected to, be-		sunset 13 hours and 9 minutes. —The swallows left on their usual fall	Halifax on Saturday to spend a week
	tem pursued on the Restigouche and thereby the profitable runs of fish are	Murray, Jr., appeared as counsel for the said William Johnston, the complainant	in custody. Magistrate refused to enter- tain motion.	which I have known the Police Magistrate to approach the consideration of questions	the close of the trial the Magistrate gave	Act.	-The swallows left on their usual fall	Miss Lizzie Drummond after spend
	artificially as well as naturally propagated.	and prosecutor. The said Samuel U. Mc-	[The witness here asked to examine re-	which were submitted to him for his judg.	the right of addressing the court to Mr.	Q. Did it not appear by the evidence	M. C. C. L. C. L. L. L.	several weeks at her home here left
	Fishermen state that the only fish arti- ficially hatched in this river of any hone.	Culley, on application of the said Robert Murray, Jr., no cause being shewn by	cord to refresh his memory. Record was	⁸ ment, and in which I have been interested ;	for the defence. I stated to the court that	dants and their father were taking o	r finished and a part of his harvest placed therein. The barn is 60x28 feet, post 18	Her brother Walter accompanied her
	fit in return for the outlay incurred are	affidavits, and against the protest of the	ness should not be allowed to do so. Com	from the grossly partial manner in which he has dealt with arguments presented to	I renea upon the law and in support of my	ant's barn ?	feet, rafter 22 feet, with a ventilating shaft	Mr. and Mrs. George Reed and fan
	those received from the Restigouche	counsel for the defendant, adjourned the	missioner decided that witness had a	him by counsel that have been opposed to	contention for acquittal cited the cases and	Ans. My recollection is that the evi	through the centre of the roof.	returned last week from their visit

Hatchery. In British Columbia the fishermen as specially allowed to catch a late run of house of Mrs. Robert Murray, sr., the

consistence many really is, not what it appears to be. What do the two persons whose names are attached to the petition care about the legal quibbles and buffoonery brought out in the Malive case? Their interest has a far deeper origin than that. They, with others, have on several occasions been fined by the Police Magistrate of Chatham for violation of the Canada Temperance Act and if by any effort or prefence they can get him dismissed the could sein in collasion with certain norther the the said Samuel U. Mc. Culley allowed me instance, where the plaintiff withdrew the onspan interest has a far deeper origin than that. They, with others, have on several occasions been fined by the Police Magistrate of Chatham for violation of the Canada Temperance Act and if by any effort or prefence they can get him dismissed the could sein in collasion with certain control of the Canada Temperance they can get him dismissed the could sein in collasion with certain control of the Canada Temperance they can get him dismissed the could sein in collasion with certain control of the Canada Temperance they can get him dismissed the could sein in collasion with certain control of the Canada Temperance they can get him dismissed the could sein control of the Canada Temperance they can get him dismissed the could sein control of the Canada Temperance they can get him dismissed the could sein control of the Canada Temperance they can get him dismissed the could sein control of the Canada Temperance they can get him dismissed the could sein control of the Canada Temperance they can get him dismissed the could sein control of the Canada Temperance they can get him dismissed the could sein control of the Canada Temperance they can get him dismissed the could sein control of the Canada Temperance they can get him dismissed the could sein control of the Canada Temperance they can get him dismissed the could sein control of the Canada Temperance they can get him dismissed the could sein control of the Canada Temperance they can get him di

probabilities are that some pliant tool sons whereby he secures to himself and to like the editor of the Advance will be appointed who would wink at violations of the law, rendering one in particular a dead the law, rendering one in particular a dead to the law.

This is the object of the enquiry, no verily believe that the said Samuel U. Mc. Robert Murray. Emile Malive was the catamaran and let us go down on an exwill rouse the Advance to a proper sense of its ambiguous position on this question. with whom he has collusively acted as



good work, even if favoured with royal application, said Boyle, then being before the complainant and the mother-in-law clamation, I did so, and said: "Oyez! I am not in the habit of talking on the weather. They camp on the Fortune the said Magistrate taking his trial for as- of the complainant. I protested against Oyez! God Save the Queen!" I said it streets. I will not say what reputation I property, from whence the target practise sault.

aforesaid.

and a good time.

Entertainment.

hearing of the said cause from the police office of Chatham aforesaid, to the dwelling

specially allowed to catch a late run of salmon, the species known as the sockeye, for weeks after the close season according to the regulations has set in, and why should our fishermen be debarred from catching a late run of salmon in this river catching a late run of salmon in this river which are in prime condition as a food fish, and of much value commercially. This species may not be so distinctly different as the various runs of the contract equation the office charged, imposing a fine of \$200 yet men of experience declared them to a distinct run of fish, differing from the a distinct run of fish, differing from the contract run of fish, differing from the for a conv of the conversion run of fish, differing from the contract run of fish, differing from the contrunct run of fish, differing from the co species stay not be so distinctly differing from the a distinct run of fish, differing from the ingin t review the judgment of the said of those possessing water privileges not to be allowed to eatch them for food pur-be allowed to eatch them for food of those possessing water privileges not to be allowed to catch them for food pur-poses at home even if not allowed to ex-port them. A line that the said fine and costs port them. A line that the said fine and costs had not a line and costs had not a line that the said fine and costs had not a line that the said the said that the said that the said the said that the sat

port then. / The matter should be thoroughly in vestigated. That he said Emile Malive right beset at had been paid, well knowing at the same fine that the said fine and costs had not vestigated. That he said Costs doposited as had been paid, well knowing at the same time that the said fine and costs had not the said Emile Malive right beset at he and the head costs doposited as head in Chatham for a purpose well know. to procure the dismissal of a magistrate simply because he has endeavored to carry out a law, which legal and other genes in resc: in a stead to released. That your petitioners are informed and the said Emile Malive from custody, which head in Chatham, foresaid, to released marks about the said magistrate and his Court, and has done so whenever the op-

erance Act and if by any effort or verily believe that the said Samuel U. Mc. nee they can get him dismissed the Culley acts in collusion with certain per-bilities are that some pliant tool sons whereby he secures to himself and to be when up to the lock-up. The court was unable, infirm or aged. Adjourning the was at the trial of Thompson that Mr.

ant Mr. William Johnston. He was col- I said I considered it' an unheard of proletter and bring it into contempt so that to the said witnesses. they may succeed in obtaining its repeal. That your petitioners are informed and letter and bring it into contempt so that to the said witnesses. That your petitioners are informed and letter of rates, he is a brother-in-law of ceeding. I said why not adjourn to Smith's

matter what name those interested may call it by, or what means they take to the law while in custody that he would effect their purpose. The law abiding mitigate the severity of their punishment for her and pleaded not guilty. Mr. of his course. I said it was an unheard of proceeding and no other magistrate would furnish evidence to convict Murray then said he was not prepared proceeding and no other magistrate would Thompson's and my own. Thompson's what is going on, but are intently watch-ing this matter until the time comes for unworthy men to give false testimony and asked for an adjournment till next girl through the streets, to a private dwel. Thompson's and my own. Th them to take a hand in it and when it does come they will speak with a force which he himself has not, he has been a party to I proposed John Fadil as bail. I said if because the witness happened to be the Adjourned til

and the court was adjourned till next outrage. I think the court reprimanded That your petitioners are informed and morning. Court met next morning. Trial me for using such vigorous language. On day morning, Mr. Murray continuing his

verily believe that the said Samuel U. Mc. was commenced. Wm. Johnston, the com- the way up I talked of the history of cross-examination of command of Lt. Culley on or about the month of July last plainant, was the first witness called. itinerent courts, and when we got up there Col. R. R. Call, goes into camp this past refused to entertain or hear an appli- After his testimony was completed, Mr. I said : "We are now going in on hallow-time to enable the new men to get ac- one boyle, and in the related to permit the deciming house of this. Robert Mir- (cated to justice, and as there was no one publish in the paper as I was asked for it customed enough to their duties to do counsel to cite authorities in support of ray, sr., the mother of the counsel for the provide and said . "Over 'I am not in the habit of talking on the

being dragged around the town to try a in rather a loud tone of voice. I looked on have. I may have spoken to a number of has been fired for several years past, and for several days past the ground has been verily believe that the said Samuel U. Mc. read; nor was it made to appear to the magistrate was angry with me. I said we haven't made a habit of denouncing him. undergoing the work of making it ready Culley, well knowing that he is under the court in my presence, that the witness now have the court as it is usually consti. Whatever I have said about him I think I for them. We wish them fine weather decisions of the Supreme Court, the sole was aged, infirm or ill, or that there was tuted : the magistrate, Mr. Murray and have cause for it. I do not remember that

judge of the sufficiency of the evidence to any cause for adjournment to her dwel- Mr. Menzies. The action of the court in last fall I said to Henry Kelly that I would To every poet I would say, if in the art of song convict the person charged with an offence, ling house. The court adjourned and adjourning to a private house tended to have charges laid against McCulley and the spitefully and maliciously convicts persons we went up to her dwelling house; lessen the respect the community had for Inspector and have them discharged. I

spltertainment. The Operetta and Entertainment in the Masonic Hall on Monday evening was well attended and is spoken of very highly by those who were present. The violin play-the Deretta and entertainment in the Masonic Hall on Monday evening was well the policieman, John Menzies those who were present. The violin play-the Deretta and entertainment in the Masonic Hall on Monday evening was well the siter, the policieman, John Menzies the sould will see your genius, and appreciate no doubt The world will see your genius, and appreciate no doubt The world will see your genius, and appreciate no doubt The world will see your genius, and appreciate no doubt The world will see your genius, and appreciate no doubt The world will see your genius, and appreciate no doubt The world will see your genius, and appreciate no doubt The world will see your genius, and appreciate no doubt The world will see your genius, and appreciate no doubt The world will see your genius, and appreciate no doubt The world will see your genius, and appreciate no doubt The world will see your genius, and appreciate no doubt The world will see your genius, and appreciate no doubt The world will see your genius, and appreciate no doubt The world will see your genius, and appreciate no doubt The world will see your genius, and appreciate no doubt The world will see your genius, and appreciate no doubt The world will see your genius, and appreciate no doubt The world will see your genius, and appreciate no doubt The world will see your genius, and appreciate no doubt The world will see your genius, and appreciate no doubt The world will see your genius, and appreciate no doubt The world will see your genius, and appreciate no doubt The second appreciate no the policieman, John Menzies member quite distinctly there was quite a the policieman, John Menzies member quite distinctly there wa

right to examine record to refresh his memory.] at the ADVOCATE OFFICE. wholly incompetent to mete out justice to Ang My recollection is that the avi to ask for acquittal. Mr. Murray had kicked and otherwise abused him both in northwest wind.

although both subsequent cases were de-I made application for release of Boyle cided in my favor. I can't point to any other instance in the Stewart cases. The

admission of such evidence went through the whole of the cases. There were three

son after I was in	
een in the lock-up	Derby
It was circus day	

re visiting friends in. Derby. Mr. T. C. Miller's family have returned from Youghal much improved in health and spirits. be at Street's drug store to-morrow to fit Our boy has been dropping into poetry like spectacles to those requiring them. Cross-questioned by Mr. Lawlor.

Mr. Wegg with the following results : Mr. Menzies was present when I w The class in Normal School one day was ordered to recite. took fright.

about ing, "the poetry is in me, but its the getting of Thompson was in the lock-up the san it out.

I've tried to see with poet's eye the wealth of golde Adjourned till 10:30. grain, WEDNESDAY MORNING. The purpling fruits, the falling dron

The inquiry resumed at 10.30 Wednes that thundering train-The clanging bell, the whistle, the " who out doubt, Alas! the poetry's in me, but its the zetting of it

MR. RICHARD B. BENNETT. My impression is that I gave the origin I sit peside the river, dear to sentin

cross the waters blue, I watch the skiraming flight of plovers, What is that idiot whooping for? the ferryn no doubt, The poetry is in me but its the getting of it out.

I sought for inspiration from the poet of Renous, from such wondrous variety, one knows not what

doubt The poetry is in it, but its the getting of it out.

You soar above the mighty dead 'twill not be

-Call at the ADVOCATE office and see a father in law's, Mr. James Mitchell. Her

Miss Nellie McGrath, who has

turn of nineteen and a half to one in a field day morning last for her home in St. John. The evening previous to her departure a of white oats. -The prevalence of north and northwest party was given at the residence of Mrs.

had the pleasure of being present. naples in exposed places have been touch-

-- There was no meeting of the Board of is here on a visit.

school rate and poor and county rate her son, Mr. L. B. McMurdo.

here, and on the occasion of the latter's

marriage acted as bridesmaid. Mr. Allen Wheeler, from Halifax, ar Newcastle Field Battery while in camp, rived here on Sunday morning and left

and Mr. Wm. Lyons supplies the meat. -Light rain fell for about an hour on again this morning on his return.

department of Dalhousie College. -The government dredge St. Lawrence

Poems and Songs.

The book of poems and songs by Mr. Michael Whelan, published at the ADVO-CATE OFFICE, is now ready for delivery. Whelan, Bryenton's post office, Derby. The price is 35 cents each or \$3.00 per

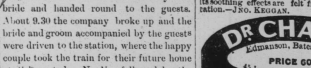
Newcastle Methodist Church: Pastor James Crisp, 11 a. m. Preaching, subject, A Definite Experience." 2.30 Sunday -Business reading notices inserted in invited. Seats free.



harming in her bridal dress of white silk. The wedding presents were many and valuouquets of white roses tied with satin ribbon were magnificent. Afte the ceremony the bride and groom, accom



After breakfast it was cut into by the



Miss Ada Norton, who has been visiting

Campbellton.

-Monday was a fine day, with cool her home here, left on Monday morning for

and then left for Chatham.

Married at Chatham.

this column at ten cents per line.

of the bride's father, to Miss Nina Benson.

Mr. J. Mortimer Robertson, of St. John,

supported the groom, while Miss Nora

nson, sister of the bride, officiated as

ridesmaid. The ceremony was performed

panied by their guests, repaired to the

ning room and partook of a sumptuon,

reakfast which had been prepared for the casion. The table was beautifully deco

rated with flowers, but the most prominent

and striking article upon it was a magnifi."

-Local items of news gladly received

Boyle was arrested on the 24th of May. Q. In that case was Boyle any more severely dealt with than he deserved ? Justification or excuse under the Criminal Code. Because the magistrate admitted the evidence in the way he did I consider The evidence in the way he did I consider

sample picture and frame similar to those in other, Mrs. McCurdy, of Trure, is visit

supplied as premiums to subscribers. -Threshing of grain has commenced, Mr. John Robinson, jr., says he has a re- visiting Mrs. W. F. Watters, left on Fri-

winds of late has brought frost with it al-though so far it has been light. The McGrath which was enjoyed by all who

Rev. Mr. Crabbe, formerly of this town, ed and are now brilliant with color.

Mrs. McMurdo, of Summerside, spent trade on Monday evening. -School district assessment sheets and some weeks in town during the sickness of

notices always on hand at the ADVOCATE Miss Sadie Keating, or St. Stephen, been visiting her cousin, Miss C. Keating

-Mr. Jas. O, Fish has the contract for supplying hay, oats and potatoes for the

Tuesday morning, then clearing up bright Halifax to resume his studies in the law Mr. Travin Aitken left yesterday for

has been for the past two weeks working at the mouth of the river, coming to New-

castle on Saturdays and leaving again on Mondays to resume operations. -The UNION ADVOCATE is only one dollar per year when paid in advance. —Flags were flying yesterday from the and will be found of special interest to the flagstaffs on the park and on the post office building in honor of the marriage of the daughter of Mr. P. Keating. -Mr. C. E. Fish has men at work erect. daughter of Mr. P. Keating. ing the stone addition to his residence. -Music on the river attracted attention

sounded lovely. The party landed at ger. Mr. Earnest Fairley and bride, of Montana, Newcastle, were entertained by friends, Sabbath Services.

-Mr. E. Laurance, Oculist Optician, will

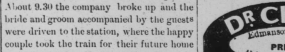
School and Bible classes ; 6.30 preaching, subject, "Anxiety for the Spiritual welfare of others." Strangers are cordially

On Tuesday evening, Sept. 9th. Rev. Yesterday morning Mr. R. Stanley Mr. Crisp will preach in the Methodist Murray, at present. a resident of Schene Church at Tabusintac. Service at 7 30 tady, N. Y., was married at the residence





ent three story bridal cake, which was lorned with all the flowers of the season



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If we believe the author in h

those who were present. The violin play-ing by Mr. Raymond Archibald, of Sack-ville was much enjoyed and he was heartily encored. All who took part in the affair are + -1 whated on the smooth way ussed off. Vour petitioners allege and charge that and myself. Mrs. Murray's evidence the said Samuel U. McCulley is grossly was taken. The court again adjourned partial in administering the laws; that he to the lockup. The case was closed. I would have satisfaction out of him. In McCulley are not on good terms. I saw ussed off. Net at the charges excessive costs; that the decision of the Magistrate are t . L advantage; that he charges excessive costs; that the decision of the Magistrate the witness, your mother. She gave me me I did not complain of him.