of Writs of Habeas Corpus, and dispense with
Military Courts.

The town of Stevenson, Tenn., was almost
entirely destroyed by fire yesterday morning

The Speech at the opening of the Canadian

Parliament is not worth recripting, it is so very

before a Military tribunal or Civil Court, gave up harbor this morning, got aground, where The Lieut. Governor arrived in St. John on The Correspondent of the Boston Journal, de-

Another shooting affair by a women lass of the house, City Road. He denied being in the house, City Road. He denied bei

POLICE COURT.

knocking ou Hanover-st pearing to pre Roger Kill ago,-was street, and w months and Moses Me Whelan, John nolly, were fi cupying with Daniel O'1 using abusive discharged, prosecute.

Patrick She the boy, altho of getting dru sought to bre magistrate adv with the boy i John Murph in an alley off to be very sic sent for. His plied with; b

go to gaul. Wm. Dysart fined \$2. James Cross two sailors bel were given in orderly and th board the ship. James McG Peel-street, and account of him Mary Phillip grant, plea led drunk and usi field-street, and 2 months and 4 John Moore, ston Murdock, ed by an old v with firing sto were fined \$1 James Brow Donald, and W \$4 and costs fo

without licens Four or fiv lesses to prove and escaped the Wm. Johnsto Thos. Horn, main-street, w Francis Aikir Keiver, and D bourers of unl. with costs.

> "PROFE: TO THE SIR:-The M

ed an article h composed partl of newspaper same article, e peared in the F

nadvertence) that it was cop ingness so frequ cal press gener medical subject a journal that ! air play in such that "the soon medical profess their patients."
point is in subs woman (his w his patient. I husband, is poi use his own wo to prevent her b ing the registrar her again. Su as it appears in And it is asserte Euquette' from and saving the terson expressl not) that he de o the registrar. whom else ous suspected poison the cross-examin be expected from conceive. But stood a strong stairs for his pai ed his suspicion to have been sug tor, or your reactase, I do not would hesitate a her-especially particle of proo to judge and ac charge you, in th thunder of the A cunning hand b upon both new moment that Dr. his suspicions, s have been the speak of the vere character? would at once l professional jealed 1t was not the quette" that preving his suspicion Pritchard's wife: admits that Prof vent him from ex he probably con But it is concede cordance with I not continue his a general underst a consulting pl visits unless he ject of the rule i carefit of the ad tioner without quent upon the cophysicians. If a the further attend cian, it is easy Now the question tients generally i for physicians, in so that if the pub done away with, not raise any great This, Sir, is no ethi s of the med notantly or mal would sometime community were protect society fr individuals within useful general ru operate unpleasan it shall we ther If the public c that the code of

> We have ascer from the News wa nal because it se that appeared in bably from an En It is almost w question here. of Dr. Patterso should be publi

the public may s their judgment is ple that whenever varies from that for his honor and ty, it varies in a prescribed by the