THE HURON SIGNAL, FRIDAY, JANUARY 28, 1881.

RS.

THE TRIALS.

In the Dublin State trials on Tuesday, Judge Fitzgerald concluded his charge to the jury, strongly condemning the conduct of the Land League leaders. The jury retired, but failed to agree, and were discharged. The result was received with immanse enthusiasm by the cowd on the street, who during the day almost worshipped Mr. Parneli in his passage to and from the Court.

D. 1881

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Judge Fitzgerald, in summing up, was specially severe on the violence of the leading members and paid agents of the Land League. If the jury, he said, found all the charges not mad: out, it would be their duty to acquit the traversers. If, on the other hand, they found the charges brought home to one of the traversers, all according to law, were equally guilty. In connection with this point he told the jury that it was for the court to lay down the law, which if wrong, could be amended elsewhere. MacDonagh contended that the Judge should not have mentioned this power of should not have mentioned this power of appeal to the jury. The jury did not return into Court until sent for by the Judges at five o'clock. The foreman then said they had not agreed, nor wore

then said they had not agreed, nor wore they likely to agree.

Judge Fitzgerald, in concluding his charge to the jury, asked them to perform their duty with the courage springing from a desire to aet conscientiously without fear or favor. Replying to McDonough, of counsel for the traversers, he admitted that if his directions to the he admitted that if his directions to the he admitted that if his directions to the jury were wrong in point of law he would be put right by an appeal to the Supreme Court. McDonough began an argument, quoting authorities. Powell entered the Court, and was loudly cheered by the gallery. There was great excitement in the Court.

The jury were discharged at 7:45 o'clock, the foreman stating that it was utterly impossible they could agree. A juror had previously stated they were ten to two, but the Judge said he could only receive a unanimous verdict. Great excitement prevails, which was

only receive a unanimous verdict. Great excitement prevails, which was heightened when the Judge said after the exhibition of Tuesday in the Court, he could not expect that there would be a free, unanimous verdict. An immense crowd were cheering outside the Court House. As soon as the result of the State trials was known in Dungarvin, the town was brilliantly illuminated. Bands paraded, and the traversers' names were paraded, and the tnaversers' names were cheered. The surrounding hills were ablaze for twenty miles. A mob of 400 persons groaned and hissed before the house of one of the jurors, supposed to have favored a conviction.

CHARLIE ROSS FOUND. Aldborough Farmer Traces Him Through Canada.

Charlie Ross has been found once charlie Ross has been found once more. A farmer residing in the township of Aldborough, named Peter B McCallum, came to St. Thomas on Mon day and reported to the Chief of Police that he had succeeded in finding Charlie Ross, after tracing him for several months. McCallum states he has indisputable evidence that he has the child. He traced Charlie from Suspension Bridge to Tuscarora, where he has resided for some time among the Tudians ed for some time among the Tudians
The bey was left there by a white ma. To woman, who stated they would have to kill the boy unless the Indians adopted him, as they were compelled to get rid of him. McCallum claims to have pos-session of the clothes which Charlie wore when he was stolen, and those which he wore when left with the Tuscororas. The alleged discoverer furthermore states that he has had correspondence with Mr. Ross, which establishes the child's identity beyond preadventure, and offers to pay the expenses of the child to Phila-delphia.

Mr. McCallum received a telegram from Mr. Ross, Philadelphia, last Mon-day morning, desiring him to hurry home with the boy, and all expenses would be paid. There is great excitement in the village regarding the affair.

Hanlan and Ross, challenge to row a double-scull race against any two men in the world for as much as \$5,000 a side, has been accepted in an unexpected quarter. On January 15 M. F. Davis and John A. Kennedy, of Portland, Me., sent \$1,000 to The Boston Herald, with an acceptance, in which they propose to row for \$3,000 a side, and will allow the challengers \$500 for the privilege of naming the course.

A one hundred mile skating race for the title of champion of America, at that distance, a belt worth \$200, and a sweep stake worth \$100 each, will take place at the quarter mile track of the Manhattan Polo Association in New York on February 12th. John Ennis has already entered, and it is expected that C. St Clair Millard and Rudolph Goetz, both celebrated Western skaters, as well as Canadian experts and Eastern profession-als, will send in their names.

A brakeman on the Intercolonial Rail-A brakeman on the Intercolonial Kallway, named George Terry, stepped between two cars at Norton, N. B., on Monday, and before striking the track his clothes caught and held him, his legs dangling on the ground. His right arm was pulled from the socket by the continued revolution of the wheels. He at last freed himslf, and in walking back to Norton his feet and other arm were frozen His cries brought assistance, and he was taken to the station.

A lawsuit has just been brought in Faris against the heirs of the Due de Mony by M. Fournier, formerly his Secretary, at the last hearing of which papers were produced and read, clearly proving that the disastrous Mexican Jecker affair. Jecker, a citizen of Switzerland, long a resident of Mexico, advanced considerable sums to the bogus Government's generals, Zalnaga and Miramon. Jecker wanted the Liberal Government, upon its establishment in 1860, to pay the debts contracted by its enemies during three years of war. President Juarez could not be convinced of the justice of Jecker's claim; where-upon this individual became a French subject, made out a bill of \$15,000,000, and succeeded in getting De Morny and the Princess Clothilde to become his agents at the French Court.

His claim in exchange for Goods. was finally paid at the instance of Maxi-

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TERMS:—Ten per cent at the time of sale, fifteen per cent within one moath thereafter, and the balance to be secured by mortgage with interest at 7 per cent, yearly, or if additional security be given no cash need be paid, or terms may be varied in any reasonable way to suit purchaser.

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