the New York Herald adverti

on next Sabbath, at 11 a. m. and 3 p. n All strangers invited, and especially sailors and contains of vessels heartily welcomed. THE MCEVOY AND HEALY COMBINATION

which appeared last evening in Masonic Hall is praised very highly by our provincial exchanges. Indeed it is pretty well and favorably known here already. There will be a second performance to DONATION. - A Redbank correspondent

writes :- "The Hon. Wm. Muirhead with his characteristic generosity, has given 5000 feet of deals towards the erection of a barn at Redbank. Both pastor and people tender Mr. Muirhead their sincere thanks for his prompt kindness." PRIZE CUPS. The prize cups won by

the Provincial Rifle Association, were on Exhibition last week at Dr. Pallen's Drug Store. The Domville Cup is 15 inches high and 7 in diameter, and the Association Cup is 12 inches high and 6 in diameter. Both are solid silver and goblet-shaped. New Enterprise in Moncton.—A new

to the grounds near Donovan's Rapids,

of a very attractive and well-conceived legend "at the outbreak of the dreadful that the Bell was destined to preform, "for it soon fell, with its tower, a prey an ordinary, and we, therefavorite waltzes for some time.

VOTE OF THANKS, -At a meeting of the Y. M. C. A, held last Monday evening, it pay the costs. attending the Eleventh Annual Conven-

years ago she fell from a swing, receiving a spinal injury, which, while it did not than usual from weakness, but was able morning she appeared to enjoy breakfast and her condition was such as to cause no apprehensions of any unusual change. About 9 o'clock, however, Mrs. Muirhead, on visiting her daughter's room found her partially insensible and endeavored to The death of one so amiable and worthy at the time when life may be said to have

particulars of Mrs. Robt. John to his "Company's" status here. He had some performers with him who were far better artists than himself, but if these were so weak as to hang their reputation.

The Queen vs James Hilson for Larceny and Physical Particulars of Mrs. Robt. John Globs are stated in her advt. of this better artists than himself, but if these were so weak as to hang their reputation. He felt that a great injustice was being to his company's status here. He had some performers with him who were far better artists than himself, but if these were so weak as to hang their reputation. He felt that a great injustice was being to have a surprised when the Constitution of the Queen vs James Hilson for Larceny 2 counts, 1st stealing from the person, 2nd, larceny.

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The Queen vs James Hilson for Larceny 2 counts, 1st stealing from the person, 2nd, larceny.

Vanstone was liable to fine for selling the fish in Newcastle. Mr. Vanstone said he understood, from those who ought to the be received.

An Excursion to Halifax at a low rate of fare, for the purpose of affording to merchants on and near the line of the Intercolonial an opportunity to buy fall goods in the ambitious Nova Scotia Capital, is advocated by the Agroporter. Let us, by all means have the excursion and more of free trade."

We she Grand Jury of the County of Northum to titizen, there is no protection such as is afforded by the law in general cases. It is true that there is an appeal, but it is not to the higher courts of the country, but to the Minister. Unfortunately, it has always been the policy of the Fisheries Department to sustain its officers in their assumptions. We are really glad to find the Reporter on the right side, after all.

Vanstone was liable to fine for selling the fish in Newcastle. Mr. Vanstone said he understood, from those who ought to know what was right in the matter, that is true that there is an appeal, but it is not to the higher courts of the country, but to the Minister. Unfortunately, it has always been the policy of the Fisheries Department to sustain its officers in their allow of the Servent of Servent of Servent of the Servent of Serve

the Reporter on the right side, after all.

The Globe of Tuesday records a sad ac what had been done to Mr. Vanme two miles from the Andover wharf Niven professed to be convinced that Mr. continues to hold office. where ample means of enjoyment were a telegram to the Department at Oitawa provided. A good many who knew no- briefly stating the case and asking if it thing of the picnic beforehand, would have would be right to fine Mr. Vanstone withgone to it, had it been sufficiently an. out affording him opportunity to prove that the fish were legally caught. The "SEVEN BELLS" WALTZES is the title answer received by him was to the effect that Mr. Vanstone onght to be allowed on which has reached us from Mr. opportunity to prove that the fish Geo. F. De Vine, St. John. It bears the were legally caught. That answer seemed to have settled the matter in fire at St. John, N. B., on 20 June, 1877, Mr. Vanstone's favor, for it was well "the City Fire Bell sounded the alarm by known that Mr. Loggie, who caught the "seven tolls. This was the last duty fish, was prepared to swear that he did so with a net as allowed by the Department. A month or two after, when the matter "to the devouring flames." With such a was nearly forgotten, Fishery Inspector theme a composer ought to produce some- Venning visited Mr. Vanstone's place of business and told the latter that although fore expect that "Seven Bells" will be the he was fined, he would be let off, provided he paid the costs. But, acting under ad-

In the latter part of August-about was resolved that, the thanks of this Association, are due to those householders, his complaint—an Execution against Mr. who at the request of this Association so Vanstone was placed by Hogan in the liberally provided homes for the Delegates hands of Coustable Buckley of Chatham. It then, for the first time, appeared that the tion of the Maritime Provinces, held in following Conviction had been made by

tion of the Maritime Provinces, held in Chatham, from the sixth to the ninth inst. Also, to those friends, who, not having accommodation for Delegates, yet, offered to contribute towards the expenses of Delegates at Hotels if needed.

J. NICOL, Secy.

SUDDEN DEATH.—The sudden death of Miss Annie, daughter of Hon. Mr. Muirhead, which took place at her father's residence on Monday morning last, about 9 o'clock, is deeply regretted by the community as well as by a host of friends abroad. While attending Mrs. Hunt's Young Ladies' Seminary in St. John some J. NIVEN, J. P.

J. NIVEN, J. P. We have no desire to say anything

ence her, was a source of which might undeservedly reflect adversely anxiety to both her family and herself. upon the Newcastle Police Magistrate, Medical skill failed to effect a cure, but it but his conduct in this case does not square was hoped that time might do so. For with what is generally accepted as the several weeks, however, she suffered more manly idea of fair dealing and justice. There may be men in a community who, to drive out on Friday last. On Monday finding themselves in possession of power over their neighbors, are unable to withstand the temptation to exercise it tyrannically, especially if those to whom they owe their position require that they shall crush others who are opposed to them. Such men would, if they dare, rouse her, but to no purpose. In a few use the bludgeon upon a fellow-citizen just as quickly as they would the power of the law, could they do so without fear of punishment. It is the duty of the Magistrates to hold such persons in check. almost opened its best realizations, is al.

There are men, too, who are willing to do the great fire on the Miramichi some 50 he briefly explained the law on the subject, ways an event which touches human feel-ing deeply. There is, however, an addi-belong to the same class as the Processtional call for sympathy when, as in this Servers in distraint cases among the Irish that in this Province until the present persons, among whom were the prisoner case, relatives and friends are suddenly tenantry, and are generally execrated in year. St. John, he said, will take some and deceased went ashore from the barque deprived of a loved one without those the communities they infest—men who 10 or 15 years to recover. Some \$20,000 Snowdon, and having become intoxicated, nings which a merciful providence draw public salaries amounting to twice 000 of property had been destroyed, o returned about tea-time. McKenna, the draw public salaries amounting to twice which \$7,000 000 only was insured, and deceased, then started to return to the which \$7,000 000 only was insured, and competition with other men, alongside of with that money they had to rebuild, shore, having put on the coat of the pris-\*\*Krr Carson, JR." and his Dramatic whom they are elevated by act of Parlia. but some 12 or 13 millions had gone out of existence and must be replaced by the which the deceased was stabbed and killed. according to previous announcements, ap- persecute their betters in enlightened industry of the Province. He congratu- The prosecution held that when the peared in Masonic Hall. Judging the con- communities it ought not to be said that lated the County on its business condi- wound was given there was no necessity cern by the announcements made of it in the St. John and New Brunswick Press generally and the laudatory notices which followed its performances in our chief those who receive a share of the money of the said that the County on its business condition. It had now more shipping in the ports of Chatham and Newcastle than harm or the saving of life, which could alone justify the use of deadly weapons in the eye of the law. followed its performances in our chief commercial city, the public, here, expected to vitness a meritorious entertainment.

They have had experimental knowledge in the matter and their experiences do not the money of the money of the also congratulated the County on the small amount of civil business before the Court, there being only one case. Civil business was no advantage to the Advance of 24th May last, it is unnecessition.

than one of commiseration for the whole "Kit Carson" organization from first to would not now have to reproach himself The Queen vs Thomas Campbell, for criminal Docker.

There was no evidence for the defence, er was bleeding freely from wounds on the and the prisoner was sentenced to three

Legalised Robbery.

It will be remembered that, pursuant to permission given by the Fisheries Depart
It will be remembered that, pursuant to permission given by the Fisheries Depart
Table Mr. Vanstone must go to gaol. The latter asked for a little time to consult his friends, which the constable positions which had been taken at the Ingust last.

The Grand Jury also brought in a true bill against James McAllister for stealing \$30 from John Martin in August last.

21st May.

The Crown Officer now put in the depositions which had been taken at the Inquest, namely—those of Capt. Morgan, publication in which you will find an

"Northumberland on Monday 30th day the case is one which may well cause deputy, Carter, as the property of John of April 1877, in contravention of the the people of the Miramichi to consider Arbo an insolvent and afterwards offered "Fisheries Act."

When Mr. Vanstone was obliged to appear in the Police Court at Newcastle he could only say that the fish were caught

whether either their liberties or properties are safe so long as so important a Department as that charged with the control of our Fisheries is managed as at present.

Our Fisheries Act."

whether either their liberties or properties are safe so long as so important a Department as that charged with the control of our Fisheries is managed as at present.

During the afternoon the Grand Jury legally. This he offered to prove, if the The Fisheries Act places the most arbi-Court would allow him to do so. But Mr.

Hogan said it made no difference whether officers, and when one of the latter, through enterprise is shortly to be started in Moncton; viz. the manufacture of Patent seam—

the catching was legal or not, for Mr. the catching was legal or not, for Mr. avarice, chooses to lay hands upon a fellow—

the catching was legal or not, for Mr. avarice, chooses to lay hands upon a fellow—

wick. We, the Grand Jury of the County of North Mr. avarice, chooses to lay hands upon a fellow—

the catching was legal or not, for Mr. avarice, chooses to lay hands upon a fellow—

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the catching was legal or not, for Mr.

Kent County Notes.

DIPHTHERIA. -Several cases of dipl theria are reported at Kingston. EXHIBITION. — The Kingston, Kent Agricultural Society will hold their ar-

nesday next, 26th inst. A CANCER was recently removed from done. the lip of John Bowser, Esq., Buctouche, C. W. Weldon Esq., Q. C., on the part of that his life was in danger. was doing nicely.

store in Richibucto, on Saturday last, by Judge to have the property restored. some person unknown to Mr. W. On vice of his friends, Mr. Vanstone did not been floating around Richibucto for several at the time, and not in a case where the They had only one duty to perform in the

Northumberland Circuit Court.

tember term of the Circuit Court was of the defence, should be reserved. opened in the Court House, Newcastle, His Honor, Judge Duff presiding.

were Burchill, John Gallagher, William Young. ing the afternoon. James Lynch, Alexander Goodfellow, Anthony Adams, John McDonald, John Fay, Enoch Flett, Alex. Innis, John U. for plaintiff. ert Loggie, Thos. H. Fountain, John Adam D. Shirreff.

McGowan, Angus McIntosh, Robt. Blake, PETIT JURY. Thomas Fernandes, Charles Dolan, Alex. Henderson, Duncan McEachern, John Grant, William Russell, John M. Sutton, Phillip Brimner, David Y. Bamford, Henry Betts, Peter Esson, George Swee- Russel, George Brown, William Murray. zey, John L. Murray, James N. Underhill | Chas. Doolan, Henry Betts, Duncan Mc-William Sinclair, William Murray. His Honor proceeded to charge the Murray. Grand Jury, explaining the law with re- S. Thomson, Esq., Q. C., then read the gard to the three criminal cases on the indictment, to the effect that the prisoner docket, -- and remarking that it was im- was charged with having on the 20th, possible to prevent the commission of May, 1877, in the parish of Chatham, such crime, except by an efficient police. killed one Joseph McKenna. He congratulated the County on its freedom from such calamities as had over- had brought in a bill on the second count years ago. He remembered it himself observing that the theory of the proseca distinctly, and they had no calamity like tion was, that on the 20th May,

the matter and their experiences do now the matter and their experiences do now that he matter and the prisoner by the Court.

The Crown Officer, Mr. Thomson, in addressing the Court said that John Martin the term of \$400, or \$500. Justice must be brought home, yet it was a matter of the prisoner, the court and the prisoner by the Court.

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rifie, and displayed a voice more fitted to sick bed than the stage, may tickle the police Magistrate knew that he was asked by a persecuting, ill-chosen, over-officious fancy of what represents the present New Brunswick metropolitan audience, but public officer to take from a man who had sheath which had been found covered with afterwards went from a hotel to sleep on one of the wharves, and while had been found covered with blood under prisoner's bunk in the forecastle sheath which had been found covered with afterwards went from a hotel to sleep on one of the wharves, and while had been found covered with blood under prisoner's bunk in the forecastle sheath which had been found covered with blood under prisoner's bunk in the forecastle sheath which had been found covered with blood under prisoner's bunk in the forecastle blood under prisoner's bunk in the forecastle sheath which had been found covered with blood under prisoner's bunk in the forecastle sheath which had been found covered with blood under prisoner's bunk in the forecastle sheath which had been found covered with blood under prisoner's bunk in the forecastle sheath which had been found covered with blood under prisoner's bunk in the forecastle sheath which had been found covered with blood under prisoner's bunk in the forecastle sheath which had been found covered with afterwards went from a hotel to sleep on one of the wharves, and while the man and the county, in this respect, at the time and produced a knife and ously treated and drank with them. Sheath which had been found covered with afterwards went from a hotel to sleep on one of the wharves, and while the county in this respect, at the time and produced a knife and ously treated and drank with them. Sheath which had been found covered with afterwards went from a hotel to sleep on one of the wharves, and while the county in this respect, at the time and produced a knife and one of the which had been found covered with a sheath which had been found covered with a sheath which had been fou be happy to give the Grand Jury any that could ever impress any probable remembered the dignity of his position than one of commiseration for the whole than one of commiseration from first to would not now have to reproach himself

Dublic officer to take from a man who had the docket was much in arrears. He would not now have to reproach himself

The docket was much in arrears. He would one of the wharves, and while there one of the wharves, and also the belaying pin which was broken in two pieces, longitudinally, which had been found in the same vicinity. He one of the wharves, and while there one of the wharves, longitudinally, which had been found in the same vicinity. He officer to take from a man who had the docket was much in arrears. He would one of the wharves, and while there one of the wharves, longitudinally, which was probbed of some \$30 by the prisoner's bunkin the forecastle and also the belaying pin which was broken in two pieces, longitudinally, which had been found in the same vicinity. He cases. The Grand Jury any the retired.

CRIMINAL DOCKET.

There was no evidence for the defence, and also the belaying pin which was broken in the forecastle and also the belaying pin which was probbed of some \$30 by the prisoner's bunkin the forecastle and also the belaying pin which was robbed of some \$30 by the prisoner's bunkin the forecastle and also the belaying pin which was robbed of some \$30 by the p

Ma Snowball's extensive stock is the last. We blame not only "Kit" for the with his part of a most discreditable job. the murder of Joseph McKenna, -2 counts temple and at the back of the head, and years in the Penitentiary. This being the a new advertisement this week, public sentiment which exists in reference to his "Company's" status here. He had Vanstone was surprised when the Con-

PARTRIDGES.—The St. John Clobe says partridges are scarce. They may be in St. John, but they are more plentiful than usual at the North this season.

The Queen rs Vieche Moses, shooting done him and that it was hard that he should be thus persecuted. He is doing to be prepared to take the consequences. "Kit's" play is a rather poor attempt at "Kit's" play is a rather poor attempt at "The Queen rs Vieche Moses, shooting done him and that it was hard that he should be thus persecuted. He is doing the largest business on the Miramichi as a butcher, so going to gool could not be case of Vieche Moses, charged with shoot-DERRY AND BLACKVILLE Show.—The annual ploughing Match and cattle show of the Blackville and Derby Agricultural

"Kit's" play is a rather poor attempt at thought of at this busy season of the year. He therefore, told the Constable that if Mr. Hogan was determined to have the Dime Novel drama and its moral has not thought of at this busy season of the year. He therefore, told the Constable that if Mr. Hogan was determined to have the Dime Novel drama and its moral has not thought of at this busy season of the year. He therefore, told the Constable that if Jury brought in a true-bill against Thomas

"Kit's" play is a rather poor attempt at thought of at this busy season of the year. He therefore, told the Constable that if Jury brought in a true-bill against Thomas

"Across the Continent" to recommend

Magistrate, John Niven, Esq., charged with contravention of the Fisheries Act.

The wording of the charge preferred by ders, urged the constable to execute the wild on the contravention of the Police, who had accompanied the of what is called the Rough Waters of the contravention of the Police, who had accompanied the of what is called the Rough Waters of the contravention of the Police, who had accompanied the of what is called the Rough Waters of the contravention of the Police, who had accompanied the of what is called the Rough Waters of the contravention of the Police, who had accompanied the of what is called the Rough Waters of the contravention of the Police, who had accompanied the contravention of the Contraven Mr. Hogan—as stated in writing by the Magistrate—was "that Thomas Vanstone latter did, Mr. Vanstone being obliged to "Tweedie, Esq., attorney for defendant."

Tweedie, Esq., attorney for defendant.

It was claimed by the Plantiff that a Dr. J. S. Benson resumed. He testi-Magistrate—was "that Thomas Vanstone | latter did, Mr. Vanstone being obliged to of Chatham, hath had in his possession "Bass, and offered them for sale in the sum largely in excess of what was legal even had the fine been properly inflicted."

Town of Newcastle and County of Versian County of Newcastle and County of

His Honor, in reply, said he thanked

cupied by the hearing of witnesses for that both the prisoner and the witnesses the defence, contradicting the evidence of were equally excited at the time, and that plaintiff, and their cross-examination by if the belaying pin had not broken, as it plaintiff's counsel. A. A. Davidson, Esq. did, the prisoner might also have lost his Q. C., proposed to recall plaintiff to rebut life. It was for the jury to decide, first if nual Exhibition at Kingston on Wed. various statements of the defence, but the prisoner was the man who committed His Honor ruled that this could not be the crime, and secondly—if they believed

by Dr. Harrison of Shediac. At our cor the defence then submitted to His Honor Mr. Thomson, for the Crown, then respondent's date of writing Mr. Bowser | that the court had no jurisdiction in the | briefly addressed the Jury. The question case; that the plaintiff should have ap. for them to decide he said was whether GONE.—A silver watch was removed plied under the 125th section of the Infrom the show case of Mr. William White's solvent Act for a summary order from a the act, and whether he had sufficient On the part of the plaintiff, it was con- then briefly adverted to points in the evi-Monday night a large fishing boat, the property of Mr. John Robertson, Richibuc-plication could only be made where the peal made by counsel for the prisoner in to, was stolen, and, it is supposed, taken goods claimed to be wrongfully seized reference to his being a husband and a to P. E. island. Some sailors who had were in the possession of the Insolvent father, said the deceased also had friends. days are suspected of having stolen the property was in the possession of a third matter and that was to give a verdict acparty, which in this case constituted the cording to the evidence. very offence complained of.

On Tuesday of last week the Sep jection made by Mr. Weldon, on the part prisoner did it. If there was no doubt as The names of the Grand Jury called his opening remarks, on the great improve- having been assaulted, did he inflict the John Ellis, Foreman. John J. Miller, son for the plaintiff—the addresses with ceased assaulted the prisoner, and he was William Wetherall, James Brown, John his Honor's remarks to the jury occupy- stunned and drew the knife without being

Court closed brought in a verdict for \$260 him. But these men were all in their best Loggie, William Hay, Joseph R. Goggin, THURSDAY, -TRIAL OF JAMES CAMPBELL show that the belt and sheath were round FOR MANSLAUGHTER.

The Court opened at 10 o'clock. James Campbell was placed in the dock. and the following jury were sworn, seve-Edward R. Whitney, Justus Fairley, ral others who where called, being challenged by L. J. Tweedie Esq., who appeared for the prisoner:

David Y. Bamford, Thomas Fernandes, Thos. Power, Philip Brimner, William Eachern, William Sinclair, and John L.

Mr. Thomson said that the Grand Jury

taken St. John. Some might remember of the indictment, for manslaughter, and

that he declared, " If I have to die for

Society will be held on the farm of Mr. Hogan was determined to nave the Society will be held on the farm of Mr. Hogan was determined to nave the Society will be held on the farm of Mr. Hogan was determined to nave the fine there was property at hand to be seized and he might proceed in that way; but the constable said that the execution required that the money should be paid, or the seized and he might proceed in that way; but the constable said that the execution required that the money should be paid, or the seized and he might proceed in that way; but the constable said that the execution required that the money should be paid, or the seized and he might proceed in that way; but the constable said that the execution required that the money should be paid, or the seized and he might proceed in that way; but the constable said that the execution required that the money should be paid, or the seized and he might proceed in that way; but the constable said that the execution required that the money should be paid, or the seized and he might proceed in that way; but the constable said that the execution required that the money should be paid, or the seized and he might proceed in that way; but the constable said that the execution required that the money should be paid, or the seized and he might proceed in that way; but the constable said that the execution required that the money should be paid, or the seized and he might proceed in that way; but the constable said that the execution required that the money should be paid, or the seized and he might proceed in that way; but the constable said that the execution required that the money should be paid, or the seized and he might proceed in that way; but the constable said that the execution required that the money should be paid, or the seized and he might proceed in that way; but the constable said that the execution required that the money should be paid, or the seized and he might proceed in that way; but the constable said that the execution required that th

Dr. J. S. Benson resumed. He testi- the 3rd of July inclusive."

Depaty Sheriff, who testified to the mild character of deceased and his excellent ous Warden has the power to give to the

Police, was sworn and produced a certificate from a number of leading men in ed at any liberty the Overseer may take Drogheda, also one from John Gasson with what is understood to be rule or Re-Master of the "Cecilia" who had known gulation of the Department. Fishery the prisoner for 20 years, both bearing officers are now-a-days "a law unto themtestimony to prisoner's good character. half of the prisoner. He said he had not had an opportunity of examining the witnesses for the Crown, and, although it was is almost at a loss to know where he is injured, no marks of outward injury being visible. When consciousness returns, the seat of injury will be discovered. It is tapposed to be in the region of the chest."

PRINTC.—We learn that quite a success
PRINTC.—We learn that quite a success
The present Minister, are faithfully fulfilling the mission for which they are sustainted to him by his predecessors, and while not possessing their high ability, he would ay claim to their zeal, and he hoped to learn that quite a success
The present Minister, are faithfully fulfilling the mission for which they are sustainted to him by his predecessors, and while not possessing their high ability, he would ay claim to their zeal, and he hoped to leave the Bench, as it had been transmitted to him by his predecessors, and while not possessing their high ability, he would ay claim to their zeal, and he hoped to leave the Bench, as it had been transmitted to him by his predecessors, and while not possessing their high ability, he would ay claim to their zeal, and he hoped to leave the Bench, as it had been transmitted to him by his predecessors, and while not possessing their high ability, he would ay claim to their zeal, and he hoped to leave the Bench with a character as high as theirs. He had now reached Picnic.—We learn that quite a successful picnic was held at Renous River on
Monday last under the asspices of the

ordinates. The perordinates. Hon. Mr. Smith is in posses.

high as theirs. He had now reached
separated. He contended that even the
separated was the man who inflicted the
separated by them early the manner in
three score, though the alloted age was
three score, though the manner in
three score and ten, but whether his time
separated. He contended that even the
separated was the man who inflicted the
separated was the man who in the separated was the man who in the separated was the man who in the separated was the man who in the separated was the man who in the separated was the man who in the separated was the man who in the separated was the man who in the separated was the man who in the separated was the man who in the separate was the ma C. congregation there. Excursionists and also a telegram from Mr. Whitcher, perpetrated by them, and the manner in three score and ten, but whether his time wound—of which there were doubts— C. congregation there. Excursionists and also a telegram from Mr. Writcher, be worth the shields them is positively discreditable to him and to the Government, which included a drive of fifty conts, which included a drive of ham, Newcastle and adjacent towns. Mr. Ween long or short, he would continue in endeavour to discharge his duty.

Were long or short, he would continue in endeavour to discharge his duty.

We need the world be justified by the circumstances. Mr. Tweedie concluded with an eloquent which is being injured every day that he

The case of Robinson vs Ellis and Cart. a husband and father, urging that he had v he was--if he had a reasonable apprehen

justification for the act committed. He

His Honor charged the Jury, observing It was finally agreed that the case that the questions to be considered were, should go to the jury, and that the ob- 1st-If McKenna was killed, 2nd-If the of the defence, should be reserved.

Mr. Weldon than addressed the jury to the Zna point, the constant the deceased first assault the Morrison.

Mr. Weldon than addressed the jury to the Zna point, the constant the Morrison.

Bark Josephine, 456, West, Ardrossan, do Wm for the defence, congratulating them, in prisoner with a dangerous weapon, and he ments which had been made in the Court | wound under fear of death, in which case House. He was followed by Mr. David- the law would excuse him. If the dein his full senses and used it without re-The jury then retired and before the treating, then the law would also excuse clothes, and there was no evidence to the person of the prisoner. In the cabin, he makes the singular declaration "If I am to die for this I die innocent" and when the belt and knife sheath are shewn him he immediately says "That is mine." His Honor then spoke of the discrepancies in Kelly's evidence, which stated Mc-Kenna had thrown the belaying pin away when he was stabbed, while others stated he was still beating the prisoner when they were separated, and then Kelly picked up the knife which could not be found afterwards. His Honor then recapitulated the various conditions under which the crime was excusable, and concluded his

The Jury retired and after an absence of half an hour brought in a verdict of not guilty.' His Honor then addressed the priso to the effect that he concurred in the verdict of the Jury, and did not see how they could come to any other conclusion There was no doubt that his (Campbell's)

life was in jeopardy, and His Honor was

not convinced, even that he was the man

who committed the deed. Prisoner-"I am as innocent as the child unborn." His Honor concluded by observing to e prisoner that he, no doubt, owed his position to the evil associations with which he was connected at the time and that the ances in which he had been placed were very unfortunate. The prisoner was then discharged from

CASE OF LARCENY. James McAllister was then placed in the dock, charged with having, on the 26th Aug. 1877, stolen \$30 from one John L. J. Tweedie Esq., was assigned to de-

last case the proceedings of the court were

Correspondence.

The Nepisguit "Rough Waters."

ment, Bass were taken in nets at Napan,
Black River, etc, last Spring for domestic
use, and that a lot so taken by the Messrs.
Loggie and sold to Mr. Vanstone of Chat.

The Draded not guilty.

He pleaded not guilty.

The Grand Jury after making a short
presentment and being addressed in reply
were re-stated and presented, together
by His Honor, were discharged.

He pleaded not guilty.

Alex. Campbell, David M. Jones, Thos.
Boyd, John Kelly, and James Fay, which
after some argument on the part of the
defence were admitted.

Were re-stated and presented, together
by His Honor, were discharged. Alex. Campbell, David M. Jones, Thos. article "My first Salmon," it treats in a defence were admitted.

Mr. Tweedie, for the defence thought

port of this note is to ask you what you think of the following quotation "with ham were, on being re-sold by him in Newcastle, seized by Mr. John Hogan, Fishery Overseer, who had Mr. Vanstone brought up before the Newcastle Police

Were re-stated and presented, togethed the case of Jas. Robinson vs John hold Mr. Vanstone brought up before the Newcastle Police

Were re-stated and presented, togethed the case of Jas. Robinson vs John and James Carter was taken up; A.

Mr. Tweedie, for the defence thought better proof than was before the Court should have been given as to the absence of the witnesses, but His Honor, ruled Boston) and John Hickson, Esq., (pro-

peared to have been.

The depositions were then read to the pool or more would be apportioned by the whether either their liberties or properties for sale by public auction. A number of Jury, which concluded the case for the Warden for three days' fishing only. The defence called Angus Campbell, generally run between the 20th of June onduct in Jail, from letters the prisoner | Yankees the Rough Waters, let the public had received, he knew he belonged to know it, so that no one native angler may Bruns- Drogheda and had a wife and three chil- be disappointed next year.

selves"-EDITOR.

MR. EDITOR:-I observe that "A Neighproved by the Coroner that an opportunity | bor" is not pleased with certain references had been afforded the prisoner of doing so, of your able correspondent, Mr. Forbes, The Globe of Tuesday records a sad accident which took place at Newcastle on Monday. It says:—James Wright, aged the matter became one of public when the latter enquired about the sup-Monday. It says:—James Wright, aged about nine years, fell down the almost empty hold of a'bark loading at Ritchie's mill, a' noon to-day. He now (6 p m.) lies unconscious, and as no bones are broken, the medical gentleman attending him is almost at at loss to know where he is interest and not ready and medical gentleman attending him is almost at at loss to know where he is interest. Acting for Mr. Niven for a copy of the proceedings, and the almost the medical gentleman attending him is almost at at loss to know where he is interest. Acting for Mr. Niven for a copy of the proceedings, and the almost the medical gentleman attending him is almost at at loss to know where he is interest. Acting for Mr. Niven for a copy of the proceedings, and the almost the man who had committee the circum, but believed if he was the man who had committee the circum, but believed if he was the man who had committee the circum, but believed if he was the man who had committee the circum, but believed if he was the man who had committee the circum, but believed if he was the man who had committee the circum, but this County possessed associations connected with a date of when the latter enquired about the supplies furnished by Mr. Mowatt to accept the flattering compliments paid to him, but it should be his discrepancies between that of Kelly and the others, especially in the prisoner operation.

In the Mr. Tweedie) not only doubted that he was the man who had committee the circum, but the associations connected with a data to accept the flattering compliments paid to him, but it should be his discrepancies between that of Kelly and the others, especially in the prisoner operation.

In the Mr. Tweedie) not only doubted that he was the man who had committee the circum, but the was the man who had committee the man when the latter enquired about the supplies to the provincial Iuspector, and two or the was the man who had counties the circum, and interest to accept the flattering compliments paid to him, but the discrepancies between

[Our correspondent must give the Over EDITOR.]

At Newcastle, 18th inst., after a lingering illnes

land, in his 87th year. Funeral to-day (Thursday) 2.30 p. m. At Chatham, on Monday, 17th inst., of paralysi of the brain, Annie, second daughter of Hon. Sena

Shipping Intelligence.

Port of Chatham. ENTERED FROM SEA. Sept 13—Schr Vigilance, 90, Wolfe, Nfld. cargo, l'Hutchison. Hutchison. 14—SS Secret, Foster, Quebec, general cargo, Wm duirhead.

Bark Brave Laurmel, 477, Chardot, Calais, ballast,
Juy Stewart & Co.

15—bark Stanley, 536, Arnesen, Troon, coal, Wm Muirhead. Bark Nora, 499, Nielsen, Lancaster, ballast do. 18—ship Coronet, 889, Arthiersen, Liverpool,do do.

Sept 12—bark Fanny M Carvill, 592, Martin, Bow 1g, deals, Wm Muirhead. -bark Agda, 360, Lind, Greenock, do Guy Stew-13—bark Agda, 360, Lillid, Green, take Co. Bark Hannah Morris, 706, Dunbar, Bristol, do J Bark Hannah Morris, 706, Dunbar, Bristol, do J B Snowball.

Bark Eliza Dalton, 464, McCarry, Greenock, do Wm Muirhead.

Bark Dolphin, 343, Kneen, Liverpool, do J B Snow-ball, and canned fish, F J Letson.

14—bark Sally Brown, 426, Small, Rio de Janeiro, deals, Guy Stewart & Co.

Bgtne George, 228, Montgomery, Irvine, do Wm Muirhead. Bark Prinz Oscar, 712, Swensen, St. Nazaire, d Guy Stewart & Co.
Bark Bayard, 452, Formesen, Penarth Roads, do
JB Snowball.
15—bark Annie, 536, Evensen, Plymouth, do A Initiad.

Bark Admiral Peter Tordensijold, 445, Lunce, Gt.
Firmsby, do J B Snowball. Barbara, 229, Begg, Limerick, do Guy Stewart & Co.

Bythe Fanny B. Tucker, 409, Shedir, Gloucester, do J B Snowball.

Brig Kong Carl, 436, Isackson, Bristol, do Wm Muirhead.

Sept 13-Brig Spirit of the Day, Patten, Pictou, 14—brig John Bell, Kinley, West Cape, do. SS Secret, Foster, Quebec, Wm. Muirhead. Sept 14—SS Secret, Foster, Pictou, W Muirhead.

Port of Newcastle. ENTERED FROM SEA

Sept 17—bark Norton, 530, Arthur, Larne, bal. D & J Ritchie & Co. Bark Vincetore, 583, Ohlsen, London, do Glimour Rankine & Co. 18—Bgtne Petrel, 241, Jackson, Londonderry, do CLEARED FOR SEA.

Sept 12—bark Ragna, 525, Melsom, Glasson Dock, leals, etc. 100 boxes pres'd lobsters, D & J Rikchie, 13—bark Cap, 534, Christiansen, Liverpool, deals and timber, Glimour Rankine & Co. 14—bark Ajax, 729, Apenes, Penarth Roads, deals ste, do. 15.—bark John Davie, 1013, Taylor, Glasgow, do do. Bark Lammergier, 679, Dunn, Belfast, deals and timber, D & J Ritchie & Co. 17.—bark Chilena, 445, Bateby, Glasgow, deals, etc Sept 14-SS Secret, Foster, Quebec, flour, R R

Sept 14—SS Secret, Foster, Pictou.

18—schr Bounty, Doucett, Rustico, refuse lumper, D & J Ritchie & Co. Port of Richibucto. CLEARED FOR SEA

Sept 14—bktne Jane Wright, 419, Kerr, Liver-pool, deals, J & W Brait. Port of Buctouche.

Sept 13—bark James H Myrick, 399, McRae, Liverpool, deals, and 69 tons timber, John A Matheson; deals and 88 tons timber, H B Smith; 246 cases lobsters, Dominion Packing Co.
Bittim Mary Agnes, 345, Decosti, Barrow, deals, Carville, McKean & Co.
14—bark Orlando, 596, Kickham, Liverpool, do, Carville, McKean & Co.
14—bark Orlando, 336, Kickham, Liverpool, do.
James Duncan & Co.
Brig Peeress, 249, McDonald, Liverpool, do do.
15—brigtne Ouida, 231, Thompson, Liverpool, 8t cons birch timber and deals, James Duncan & Co.
17—brig Eliza, 199, Steel, do 30 tons do do do.

Port of Cocagne. Sept 12—bark Karan Elise, 372, Anderson, Bris-ol, deals, E J Smith. Port of Shippagan

Aug 17—Evening 8 Co.

CLEARED.

Aug 17—Evening Star, 30, Butler, Caraquet cargo,
Villiam Fruing & Co.
20—schr Industry, 9 Rokiston try, 9 Robichaux, do bal, on a HOUSEHOLD FURNITURE & 20—schr Industry, 9 Robichaux, do bal, on a Fishing Voyage. 23—schr Vulture, 35, Godin, Gaspe, cargo, Chas eBoutilli. Sept 1—sehr (Sanopus, 56, Dionne, Caraquet, do 5—sehr Haro/50, Adams, Gaspe, do. Sehr Merit,—Lewis, Miramichi, do. Schr North Star, 16, Landry, Caraquet, do.

New Advertisements.

New Advertisements.

House and Farm to Let and

Furniture For Sale. The Subscriber offers to Let the Farm and owelling now occupied by Mr. John Sheridan

Chatham,—possession given 1st November:
ALSO,—The land fronting on the Wellington Road now let to Mrs. Jas. Elkin,—possession given

1st October.

She will also offer for sale by Auction, on WEDNESDAY 3rd Oct., her

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OCTOBER mber of Harper's and Godey's, and new issues of

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20 HHDS. Dekuyper & Sons Geneva GIN; 50 quarter casks Dekuyper & Sor

250 green cases Dekuyper & Sons Geneva GIN; 50 green cases, 2 dozen pints, Dekuyper & Son Jeneva GIN.

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Two Trips a Week. O<sup>N</sup> and after MONDAY, September 17th, an until further notice, the Steamers of this Lin will leave St. John and Boston, every Monday & Thursday Morning at 8 o'clock. H. W. CHISHOLM

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TO THE WEST SPECIAL Excursion Tickets will be issued of MONDAY, TUESDAY and WEDNESDAY O MONDAY, TUESDAY and WEDNESDAY tht, 25th and 26th inst, by all Regular Trains, a bilows, good for the Double Journey: From Weldford, Campbellton, and intermediat tations to Montreal, \$10.0

do. to Quebec,
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days from date of issue, and must be exchange
Grand Trunk Railway Ticket Office at destin THE NEW YORK DAILY HERALD. turn journey.
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black Cashmeres,

Black c., &c.,

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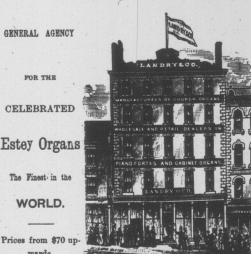
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