

PRICE ONE CENT POLICE COURT.

point of law. LIQUOR CASE. John McQuarrie was charged with selling liquor without a license. The evidence was that on the 13th of January three men, in-cluding Wm. Moray, went into McQuarrie's place on Adelaide street. It was testfied that Moray gave McQuarrie a \$4 bill for some drinks. A boy was sent out for the charge and never returned. Moray then offered to testify to the sale of the liquor. McQuarrie was sentenced to three months' imprison-ment.

Cable Chat. LONDON, Feb. 18.—Parnell entered the

rg st.ast, Toro nto

perhaps, doubted the sufficiency of his Eng-lish to express himself. He, at any rate, delegated that task to a gentleman who stickful of type upon the stone to listen. The interpreter was alward to listen. The interpreter was almost overcome as he recounted the iniquities of Charles. He referred to them in an awe-struck manner, as though he felt his inability to depict th stupendous grandeur of his villainy.

CHARLES THE BOLD "'Vy he vould schwear und schwear, oh my! I could nod dell-you vot dot boy says to himself a'l der times." 'What made him swear?" enquired the reporter. ''Vy he weld schwear at Muster Bryner. Oh, he vas nod afraid of nodings. Now, dat vas nod righd. Muster Bryner vas a goot man; he knows his trade goot, und it vos a shame det boy talks mit him like dot." The liter-ary gentleman continued his relation about CHARLES THE BOLD ary gentleman continued his relation about Charles' evil doing. There was that in his ppearance and manner that satisfied the e eporter that he truly spoke his own im-ressions at least about the ambitious oung typo. It was further related that Charles

evy a freebooter's mail on all the bal ickets that were printed in the office. O ackets that were printed in the office. Of hese, he would reserve one to admit him-elf to the festive scene ; the remainder he would dispose of at a liberal discount, the rocceds to enable him to appear in a style ommensurate with the demands of the so-iety that he graced on these occasions. He as even been suspected of playing pool for inks, sometimes frequenting the resorts of e votaries to this vice on Third avenue, y ond Harlem bridge.

ONE OF THE BOYS. When a fire alarm would call forth the thering in the harm would call forth the ttering "masheen" (next door, with a ntalizing, exciting confusion of clatter and out, Charles would drop his stick, and ut-dy regardless whether the matter contain-in it was or was not "pied," he would sh forth, and with a whoop and halloo, a the mad throng and urge on the fire-n to deeds of daving and everlasting rit.

om these excursions he would leisurely rom these excursions he would leisurely im after discussing the fire with police, men and by-standers as an interested zen and probable property owner. He ild calmly enter with all imaginable as-inces, chewing a cigar in the far corner is mouth, and entirely too busy with his grave reflections on important public is to heed the foreman's remonstrances him on his conduct.

is to need the foreman's remonstrances him on his conduct. was for such goings on as these that ries mother and Mr. Bryner sought the of Justice Otterbourg to curb the incliof Justice Otterbourg to curb the incli-ons of the rising generation. If the ous couple thought that the majesty of aw in the court-room would overawe les and deprive him of his usual cheek, wofully miscalculated. PLEADING HIS CASE, hen Charles was sternly asked by the ce what he had to say for himself he by rose, and with a withering smile at cursers took up the allegations one by

users took up the allegations one by d so satisfactorily unraveled the testimony that surrounded him that ew his opponents into evident con-tion. Not satisfied with this com-efutation, he charged them with agcruelty to him and perceptibly the court, "Oh, mine gracious," interpreter, "dot boy, he talk e von coun his stage Charles' biography rests, future movements depend in great e upon the wisdom of Justice Otter-

A RESPECTABLE GIRL, WANTING A HOME nd willing to canvass, may hear of the same ring by letter to G. A. R., World office. A GENERAL SERVANT WANTED-REFER-ENCES required. Apply at 69 Grenville st. FOR SURVEYOR'S OFFICE-A PUPIL WHO has passed the preliminary examination. S. JAMES, P.L.S., 9 Victoria st. FIRST-CLASS WASHERWOMAN, AT ONCE. Apply at the Y. W. C. A., 19 Duke street. G OOD GENERAL SERVANT-NO CHILDREN. GOOD GENERAL SERVANT-NONE BUT Brst-class need apply; no children. 140 **READY CLEANER.** GENERAL SERVANT. APPLY, MRS. THOS. DAVIES, Queen and River streets. GIBLS - TWENTY - WHO UNDERSTAND Depaper-box making, at the "Toronto Paper-Box Company,", 12, 14 and 16 Cnurch st. GIRL-TO DO GENERAL HOUSEWORK- Opposite Wood street
WOOD !-- BEST LONG BEECH AND
Maple, only 85 25 per cord; cut and split,
SI extra. COAL, dry and clean, at lowest rates.
JOSEPH DAVIS & CO., McGill street. OPERATORS-THREE, FIRST-CLASS, ON THE make gloves. Address D. W. MASTER, Weston P. O., Ont. P. O., Ont. PRESS BOY. APPLY TO BENGOUGH, MOORE & Co., 35 Adelaide street west. RESPECTATLE, INTELLIGENT BOYS. APPLY to BENGOUGH, MOORE & Co., 35 Adelaide street west. RESPECTABLE GIRL TO WAIT ON TABLE and do general housework. MRS. SOMMER-VILLE, 276 King street west. OUNG PERSON TO TAKE CHARGE OF AN invalid lady boarding at Welland House, St. Catharines. Apply at SHAKESPEARE HOTEL, Tuesday, 2 p.m.

PROFESSIONAL CARDS.

A NALYTICAL CHEMIST - H. H. CROFT, late Professor of Chemistry, in University College. 4 King street west. Hours 10 to 2. 6 M. MACDONALD, BARRISTER, ATTOR Wey, Solicitor, Convegancer, etc. Office-Mechanics' Institute, corner Adelaide and Church

BULL AND MORPHY, BARRISTERS, ATTOR-NEYS-AT.LAW, solicitors, &c., office, Court

FLETCHER & DELANEY, BARRISTERS, ETC., 26. Adelaide street East, Toronto. J. W. FLETCHER. W. J. DELANEY.

D. & MCLEAN, BARRISTER, ATFORNEY, solicitor, Conveyancer, &c., 52 Adelaide st. cast, fóronto (opposite Court House.) t i MOWAT, MACLENNAN & DOWNEY, BAR-RISTERS, Attorneys, Solicitors, etc. Prostore

RISTERS, Attorneys, Solicitors, etc., Proctors in the Maritime Court, Toronto, Canada, O.Luva Mowar, Q. C., JANES MACLENNAN, Q. C., JOHN DOW-NEY, THEMAS LANGTON, DUNCAN D. RIORDAN. Offices Queen City Insurance Buildings, 24 Church

Queen City Insurance Buildings, 24 Church street. M¹MURRICH, HOWARD & ANDREWS-OF-FICE: corner King and Yonge streets, over Dominion bank, Barristers, Attorgeys, &c. Winni-peg: WALKER & WALKER; office, temporarily, Gov-emment Buildings. Hon. D. M. WAKER, W. B. Mc-MURRICH, M. A., G. R. HOWARD, G. F. A. ANDREWS, G. H. WALKER.

G. H. WALKER. MULOCK, TILT, MCARTHUR & CROWTHER, Barristers and Attorneys, Solicitors in Chan-cery, Proctors in the Maritime Court, Conveyanc rs, etc. Office – South-west corner of King and Church streets, Toronto, Ont. W. Mulock, J. B. McArthur, J. Titt, J. Crowther, Jr.

J. Titt, J. Crowther, Jr. PEARSON, DENTIST, No. 2 KING STREET N. west, Toronto O'SULLIVAN & PERDUE, BARRISTERS, AT-Offices.-72 Vonge street, next the Dominion Bank. D. A. O'SULLIVAN. W. E. PERDUE.

J. C. JOHNSTONE, Barrister, Attorney, Solicitor, Proctor, etc. 81 King street East, Toronto.

OHN MACGREGOR, BARRISTER, ATTORNEY, &c., Union Loan and Savings' Company Build-s, Nos. 28 and 30, west side Toronto street, osite Gas Office.

JOHN MARTIN, BARRISTER, ATTORNEY, SO-LICITOR, etc., 5 Toronto street.

DENTIST, Member of Royal College of Dental Surgeo Rooms-Corner of Queen and Yonge sts. Drug store, TORONTO. All operations skilfully performed.

H. BULL, M. A.

H. E. MORPHY, B. A

 Market.
2nd. The fees derivable from the Upper St. Law-rence, St. Patrick's and St. Andrew's Markets, and the stalls and stands for Hucksters, Gardeners, rnd Petty Chapmen not licensed by the city within the limits of the said Markets.
3rd. The Hay and Straw Market fees.
Lease for 10 months from the 1st day of March to the 31st day of December, 1851. The lessee of each market to pay down at the time of sale the sum of \$200. Sale at 12 o'clock noon.
Any other information required will be given at the office of the Treasurer or City Solicitor.
Chairman Markets and Health Committee.
JAMES BANKS, Auctioneer. NEWYYORK, Feb. 18.—The Tribune says that it is reported that the French cable company will follow the example of the Direct cable company and file a complaint against the consolidation of the telegraph ompanies.

JAMES BANKS, Auctionee City Treasurer's Office, Toronto, Feb. 10, 1881.

TRY THE DEPOT FOR PURE COUNTRY MILK,

FIC ARTICLES. R UPTURE AND DEFORMITIES-ILLUSTRAT-ED-book on Rupture and Human Frame, free on application; best information. CHARLES CLUTHE, Surgical Machinist, 118} King street west. WHAT HAVE YOU TO SELL? ADDRESS Box 50, World office. Fas

A Lame Vengeance. New York, Feb. 16.—Chas. Watson, sentenced to thirty months' imprisonment yesterday for theft, seized a piece of wood as he was going from the court room and threw it at officer Grospan who had arrested him. Grospan was struck upon the legs and slighty hurt. Watson was taken back to the court and a year added to his sen-tence. He informed the ceurt that Grospan persecuted him because he was an ex-con-vict. Republican Simplicity. YOU CAN GET A GOOD CIGAR AT 466 YONGE street, opposite Wood.

zens.

NEW YORK, Feb. 18 .- The Herald's Washington special says that it is hinted that Garfield will appoint Grant and Ham-lin ambassadors to Mexico, if the measure favoring the proposed embassy is adopted. This would be an honor, it is said, which has never been conferred on American citi-

Hunted to Earth.

Hunted to Earth. New YORK, Feb. 18.—On the steamship which sailed for Harre on Wednesday was JosephMarie Georges Niderist, charged with the murder of Jane Bergier and her nephew, aged nine years, on September last near the village of Ormontes, Switzerland. The prisoner was tracked to Indiana and ar-rested. He escaped from the officers at Syracuse on Weducsday, but was recaptured.

Before Armour, J.

Before Armour, J. The Queen v. Grainger-G. D. Dickson (Belleville), for Sansfield, the private prose-cutor, and Hodgins, Q. C., for the attorney general showed cause to a summons to quash a conviction on the ground that the defendant had not wilfully issued a license for a larger number than the statute allows. McMichael, Q.C., and A. R. Dougall (Belle-ville), for the defendant supported the rule. Judgment reserved. The Rules to Cut of Debate.

dgment reserved. CHANCERY CHAMBERS. Before the Referee.

Before the Referce. Harding v. Cardiff—Watson moved to strike out certain amendments in a bill, or to take it off the files, or to restore the original bill. Marsh contra. Reserved. Roblin v. Roblin—H. Cassels moved for leave to file a supplemental answer. Arnoldi contra. Order made.

COURT OF CHANCERY. Before the Chancellor and Vice-Chancellor Before the Chancellor and Vice-Chancellors. Merchants' bank v. Graham—Concluded from yesterday. Gibbons (London) appealed from the decree of V. C. Proudfoot, Be-thune, Q. C., and R. G. Cox (St. Catharines) contra. Reserved.

LATEST CITY NEWS. The legislature will probably get through its business the week after next. Mr. J. Mc Gillicaddy of the Goderich Sig-nal is at the Rossin house t-day. This morning a load of hay got stuck fast in a lane off York street and was with diffi-oulty released

COURT OF QUEEN'S BENCH AND COM-MON PLEAS.

marked outforit across the Atlantic Mr. Shaw continues: "I can understand and respect revolutionists, but I despise and condemn. the mongrel that talks bluster and hints at

The Endes to Cit of Debate. In The Endes to Cit of Debate. In the construction of the Conservative ance of evely section of the Conservative ance of evely section of the Conservative ance of evely section of the Conservative totic in bill in committee. The meeting after an animated discussion resolved to forme important amendments to greatly limit the scope of the new rules. In the commons this afternoon Sir Staff ford Notthcote arcse amidst Conservative though approving of Gladstone's motion would be embarrassed by the new rules. He then cited the points of the new rules the speaker said he would defer arely until that a number of amendments by which a home rule member proposed to bill. Deputy-speaker Playfair ruled that a number of amendments by which a home rule member proposed to exempt his particular constituency from the operation of the act. The first clause of the bill was adopted by 302 to 44. Interest CUTY VEEKS

GEORGE ELIOT'S BARLY HISTORY.

<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text>

0 CX.

