MC2289

POOR DOCUMENT



SAYS WIFE THREW

tain of the shin Frederick Jansen, and pilot Dupit, who was in charge of the ves-sel at the time, were examined. After hearing the evidence, the court exonerated the pilot from blame, and sev-Mr. Mellish read the article quoted from Free Speech regarding Magistrate Kay and asked "Is there a section of the com-munity in Moncton who object to Magis munity in M trate Kay?" -"I object you

ise on August 7th. The cap of Mon

The prime of the prior from blank, and setting to defauatory libel. "No one commits an offence who publishes fair matter relating to the conduct of a public official," he said. "Mr. Hazen—"I object your honor." Mr. Hazen—"I object your honor." Mr. Hazen—"I object your honor." Mr. Mellish quoted from several acts relating to defauatory libel. "No one commits an offence who publishes fair matter relating to the conduct of a public official," he said. "Free Speech, he said, commented on the public conduct of this magnetize and what he wished now to ask was whether a section of Moneton citizens objected to such comment. Mr. Hazen—"I would like to know what section my learned friend is trying to offer this opper containing the alleged libel is not yet in evidence."
Mr. Mellish.—"My interpretation of the matter is that the editor of this opper containing the alleged libel is not yet in evidence."
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Belleville, Ont., Sept. 10-(Special)-Syd-ney Keech, former express agent and tele-graph operator at a small station in Hun-gerford was found guilty here yesterday of the theft of a sum from an express com-pany and sentenced to two years in the penitentiary. Ment." Mr. Hazen:--"I have a right to know mder what section my learned friend is trying to submit this testimony. He is of-fering it as near as I can see so that the jury will think it true. As to whether an article is a fair account or not the jury can decide." His honor allowed the question. ' The attorney-general objected to allow-ing the question regarding the reputation of Judge Kay, but it was allowed by his honor.

new and schemed to two years in the penitentiary. Keech claimed he placed the money in a waste basket and his wife emptied the contents of the basket including the mon-

honor. The witness could not say anything about Judge Kay beyond that there were two petitions concerning him circulated. He knew that a commission had sat in Moncton to investigate the conduct of Magistrate Kay. Counsel for the crown objected to the defence asking as to what was done by the commission. **ARRIVAL OF THE** MAY QUEEN

 Preliminary Examination in Murder Case is Begun at Andover.
 MART QULLY
 two petitions concerning immediated. He knew that a commission had sat in Moncton to investigate the conduct of Magistrate Kay.

 Andover.
 Sept. 10-(Special)--The preliminary examination of Samuel Polle, the Italian, charged with the mur der of James Orr, at Plaster Rock, was begun at Andover today before Magistrate
 He was also successful in finding a coat which was stolen some time ago in the camp owned by Corbett and Flush, at Coal Creek. Constable Belyea restored it to the owners, Alexander Tardiff.
 William L McNeil Called

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