

ich President Roosevelt Proceeded in Roundbout Way.

ug. 14 .- That the Erie were alarmed for the ent Roosevelt on his way ua to Jersey City on own by the fact, made ay, that the President's e over the main line. Inhautauqua special was at Suffern, N. Y., and the ty was brought in by a

velt is said to have obasual precautions taken, hen positive orders from wood, of the Erie, were se orders were issued as letter received by the which said there was a he President's train near

in special was stopped Saturday morning. There tion over the telephone onsultation of railroad it was decided to send o Sparkill, a small town three miles below Nyack, track road, known as ranch, and thence int the Northern railroad, a its terminus in Nyack. sevelt awakened and was ange in the schedule. not like to take the re out his consent. some discussion said that a hands of the Erie," and no fear of his train being main line, he would de way men thought best. made over the Piern e Northern railway, and arded every part of both

ADIAN NEWS.

lled by Lightning in Onrm Hand's Death in Manitoba

a. Ont., Aug. 14.-David lliam Vance were killed hile Thomas Moffat, who was badly stunned, but The three men were going of public school rate-they sought shelter from outbuilding belonging to Heeney and Vance were front door when a bol McQuett, who had just rear, had a providential

Visit Edmonton. lug. 14 .--- It has been offied that Earl and Countess and the celebration at Edmber 1st, when Alberta province. It is also reheir Excellencies may take ence here for a month.

led by Lightning. Aug. 14.-A young man obray, Man., named Jackwhile going to the hayfield morning last carrying a antly killed by lightning. P. R. Dividend.

Aug. 14.—At a meeting of the Canadian Pacific Railto-day a dividend of 2 preferred stock for the ling June 30th last was de ividend of 3 per cent. for od was also declared on the The results for the fiscal 30th last were: Gross ,481,882; working expenses, other sources, \$1,584,663;



HAS CITY POWER

DOUBT EXPRESSED AT

TO ERECT PALACE ?

Business Aspect of Scheme Stands In

Way of Enterprise - Weekly

Council Proceedings.

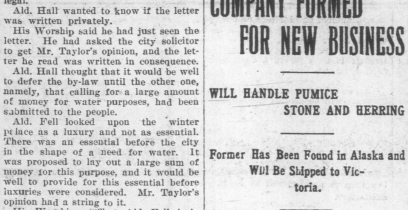
There was a brief discussion at the

MEETING LAST NIGHT

he city engineer for report. Mrs. M. Patton complained of having would be attracted here. The university settlement of some 30 rceived no reply to her communication about the improvement of Katherine Ald. Fell doubted if the city engineer

Ald. Hall said that there was also a sidewalk missing, which matter should be looked into at the same time. Referred to the city engineer for re-bort. could give the proper line of the street. Ald. Hall said that there was also a

The city engineer and city assessor re-ported on the proposed permanent side-walk on the south side of Torinary needs. In the meanwhile the place is grossly neglected by the authorities who should ported on the proposed permanent side-walk on the south side of Kane street from Douglas to Quedra street and on from Douglas to Quadra street, and on facilities of travel. There is no outlet the west side of Douglas from Bay street to the Fountain. The reports were transmission of the streamer once a week. With traps and steamer once a week. With traps and adoped and the city solicitor will be incanning interests all along the shore structed to prepare the necessary byline, it is time there was some kind of a coad built to connect the place with Vic-A. Sheret, et al, forwarded the followtoria. But alas we have voted the wrong ing petition: ticket this time. We will wait our time till next election, and a Liberal member Gentlemen :- Referring to the change in represents this constituency. by-law regulating weight of soil pipe and fittings, we beg to draw your honorable body's attention to the fact that we, the SHOT BY BURGLAR. indersigned, have been making the changes



money voted for recreation purposes was

His Worship: "That, Ald. Fell, is in regard to something that is not yet be-Displayed in the window of a jewelfore the council."

There was a brief discussion at the city council meeting on Monday on the proposal to borrow \$150,000 for the mak-ing of a recreation ground. It shows that the enterprise is likely to meet op-position from the aldermanic board. A ligal question has arisen in connection municipal connection municipal connection municipal connection municipal connection municipal connection municipal connection that bonds would sell at a pretty small figure. He thought that the scheme ought to be made an issue in the next municipal connection municipal connection that bonds would sell at a pretty small figure. He thought that the scheme ought to be made an issue in the next the scheme ought to be made an issue in the next the scheme of a recreation ground at the scheme ought to be made an issue in the next the scheme ought to be made an issue in the next the scheme of a recreation ground at the scheme of a recreation ground at the scheme on the scheme of a recreation ground at the scheme on punice stone and a sealer containing the scheme of a terry large and fine ground fine

demerits of the scheme could be fully discussed later. The streets, bridges and sewers com-mittee submitted a report in accordance with that already published. The report was adopted. Ald. Hanna's motion calling for the cancellation of the "accordance" between the range of mountains on the east and wort side of the mine. The

meeting adjourned. During the meeting His Worship call-ed attention to the necessity for taking meeting the meeting His Worship call-toria, because Mr. Warner hopes to meeting the meeting His Worship call-toria, because Mr. Warner hopes to meeting the meeting His Worship callthe United States, and because in this c'ty there are shipping facilities by fail, which at points farther north do not ex-

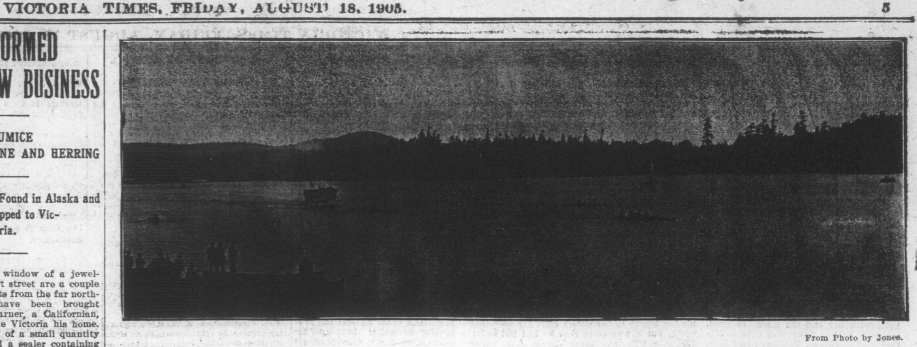
ist Furthermore, it is his intention to make his home among friends in Victoria. He came south in May, and has since been forwarding samples of his dis-

Port Renfrew has had an active season in the logging industry. A boom of logs ent to be tested. The results have been L: mpman are concerned, and it will not Lampman are concerned, and it will not forcefully. "I the long before a decision is given. At "He is biase is the present time the hearing is unusually interesting, consisting of the cross-exambeen formed and incorporated under the laws of British Columbia, which will gins, counsel for the California authorikaged in mining, logging and lumber, in-cluding residents, about 300 people in this place. If a little more were done by the government to improve water-ways and roads, a great many more ways and roads, a great many more ways each could be attracted here. The university settlement of some 30 students has been resident here the last in the table of the thousands of toms of pumice stone used in the Unit-the shipped from Mount w. Heatnerbell asked for a sewer con-nection on Linden avenue. Referred to the city engineer for report. by the government to improve water-ways and roads, a great many more by crry on development work at once.

about a year ago. The company's pros-pectus adds:

Ald. Hall said that there was also a side walk missing, which matter should be looked into at the same time. Referred to the city engineer for report. Alex, writes and time to p, sleeping on the bare ground. The toot fishing which is enjoyed by two or three residents is over, and the sequential street. Referred to the city engineer for response. Campbell offered street plates for signs and numbers. Ald. Hanna moved that the comment is a fortune some day by placing a trap at convenient site in this harbor, but until the time arrives the spinner and the fly will hare the full basket sufficient for ordinary needs. The transmille the place is grossly medians. The dity engineer and file due to the forty will hare the full basket sufficient for ordinary needs. The transmille the place is grossly medians. The dity engineer and file due to the forty will hare the full basket sufficient for ordinary needs. The transmillite the letter will be considered at a later date. This was apported on the proposed permanent side

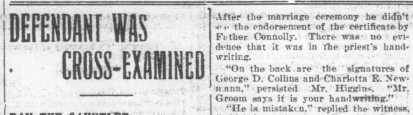
burned, going through the most inte heat that could be given to it, and by gessic force thrown out in great volumes, then falling like shot from a tower, conglomerates into lumps as it strikes the earth, and is invariably found lying like a pile of apples or potatees, and as it loses its force coming from the crater for months, and even years, it fr lls lightly upon the lump deposit all the way from 3 to 8 feet deep, covering over the lumps with the same material only in ash or pulverized form. The pulverized pumice is also valuable, but not in great demand. It is generally used for fine, work such as pollshing gold and silverware, cleaning the teeth, and so forth, while the manufacture of Sapolio, a friction soap, is finding for it a good market, but the great discovery of its value as a coment material will now make the demand for the pulverized world-wide." Mr. Warner intends going north short-Regarding the herring he says that obtained by the hundred they can be



N. P. A. A. O. REGATTA-Finish of the Race for the Pacific Coast Senior Four-Dared Championship

The above is a picture of the crews which competed in the N. P. A. A. O regatta as they appeared at the finish of the contests held on Sunday morn ing it Esquinalt. It was won by the James Bay seniors, who can be clearly seen crossing the line several lengths ahead of Vancouver. The James Bay juniors are just in front of the Dominion, the launch carrying the officials, while the Portland four can be seen on the left, and behind their three competitors. As indicated by the photograph, the finish of this race was magnificent, every crew spurting desperately and finishing at an exceptionally fast dip.

reglied the accused.



RAN THE GAUNTLET YESTERDAY AFTERNOON

Proceedings-Continued To-day -Case Drawing to Close.

(From Tuesday's Daily.)

The Collins case is drawing to a close

writing.

"Worse," responded the witness. "He lending himself to a persecution." When Newmann swore that witness

The university settlement of some 30 students has been resident here the last two months, and pursued active studies in the field. A party consisting of 8 ladies and 14 gentiemen aspired to climb one of our mountain peaks. Mt. Edinthere is a dispute, was dead, Since then would show. He had no children by is a is in Montreal. Mr. Collins expressed himself anxious to find out, and if the These children was absolutely false. Those children were Agnes Newmann's. "On account of the scarcity of pumice pnest were discovered to be there, to As soon as witness got through with this

"That, I dispute most vigorously." "Oh, well, then," Mr. Higgins replied, "we will say the woman Judge Graham "We will say the woman Judge Graham" "We woman cament in San Francisco to persecution, lor to railroad me to jail. I then con- ness to withdraw "I don't know the woman he proved and in a general way explained its charcretion was the better part of valor, and barment proceedings on the ground that threatened if he did not to institute dis-"I don't know the woman he proved to be my wife," returned the witness, who said he was the defendant in an ecress-exmination by Frank Higgins he to be my wife," returned the witness, who said he was the defendant in an to be my wife," returned the witness, who said he was the defendant in an to be my wife," returned the witness, who said he was the defendant in an to be my wife," returned the witness, who said he was the defendant in an to be my wife," returned the witness, who said he was the defendant in an to be my wife," returned the witness, who said he was the defendant in an to be my wife," returned the witness, who said he was the defendant in an to be my wife," returned the witness, who said he was the defendant in an to be my wife, "returned the witness, who said he was the defendant in an to be my wife," returned the witness, who said he was the defendant in an to be my wife, "returned the witness, who said he was the defendant in an to be my wife," returned the witness, who said he was the defendant in an to be my wife, "returned the witness, who said he was the defendant in an to be my wife," returned the witness, who said he was the defendant in an to be my wife, "returned the witness, who said he was the defendant in an to be my wife," returned the witness, who said he was the defendant in an to be my wife, "returned the witness, who said he was the defendant in an to be my wife," returned the witness, who said he was the defendant in an to be my wife, "returned the witness, who said he was the defendant in an a set witness in the courts were not toleraction for maintenance brought by a per- vent more fully into details. The court ated." There was a demonstration in tain money she had deposited there. Wit-

ation on this point.

After the marriage ceremony he didn't fendant, who was openly residing with He was convicted and witness took his see the endorsement of the certificate by Fother Connolly. There was no evi-dence that it was in the priest's hand-"The statement that the child was in "The statement that the child was in Judge Morrow, of the Circuit court, was "On the back are the signatures of need is absolutely, maliciously and erim- criticised by the Supreme court. This

George D. Collins and Charlotta E. New- irally false. As to the eviction I author- was the signal for another chorus of an-nann," persisted Mr. Higgins. "Mr. ized that myself when she set up the tagonism. The papers got after him, ridiculous claim that she was my wife," , while certain members of the bar were phorrified at the result, which they at-

court was that of Cummings, a real es-

when you are sure a witness is tring to avoid strengthening his lies by getting avoid strengthening his lies by getting him to repeat them. I knew enough of the United States mint, and had occa-sion to write to the papers compelling ask them about the mistake." • them to retract libellous articles. Dr. "Mr. Collins, has there been any criminal charge against Mr. Curran?" ques-tioned Mr. Higgins. "I don't know," re-

bioded Ar. Higgins. "I don't know," re-plied the defendant, "but my lack of hnowledge on that point does not say that there has not been." "Is there one of bigamy against George D. Colling," restricted War The "Is there one of bigamy against George D. Collins," persisted Mr. Hig-gins. "Yes." returned the defendant. "Then why didn't you stay to defend if?" asked counsel. "I was making good

from the case, and

"which is putting it mildly. Mr. Groom tever saw me write." Both Mr. Danforth, the county clerk rad Father Connolly were mistaken when they inserted the name of Char-lotta E. Newmann. Curran also was mis-taken when he said witness introduced han replied that one of the children was taken when he said witness introduced han replied that one of the children was taken when he said witness introduced han replied that one of the children was taken when he said witness introduced han replied that one of the children was taken when he said witness introduced han replied that one of the children was to the source of the source of the source of the source of the han replied that one of the children was stitute habeas corpus proceedings to have the other go there when this case arose. As for the third child, Charlotta E. Newhim to Agnes and Charlotta Newmann, and he told what was entirely untrue "Did not take care of it. and he told what was entirely untrue when he said he was present at the clurch when witness was married to Charlotta Newmann. Charlotta Newmann.

"How about William Newmann?" ask-e: Mr. Higgins. "Could he not tell were with friends. which sister you married?" "What are the names of those case was one in which Handstead, At-

which sister you married?" "He would do anything mean, crim-inal and diabolical," replied the witness forcefully. "He speaks falsely." "He is biased, I suppose," observed Mr. Higgins.

evidence of William Newmann and Thos. Curran with regard to the marriage of himself and Charlotta E. Newmann. He Newmann. He

1.066: less amout steamship and pension 000, leaving net revenue dividends, \$8.875.686. Afof all dividends declared or the year carried forward

e. \$7,059,752; less fixed

Chunder Storm.

Aug. 14 .- A heavy lightning orm passed over Eastren urday night. Considerable farm buildings and crops is

Found Dead.

Que., · Aug. 14 .-- Wilfrid years old, employed as a the Canadian Pacific rail ind dead alongside a pile of of Central Vermont station udette was on duty Saturwas sent to call two train ver returned. The boy's en crushed with a stone. suspected

THOUT FOOD.

ain Where Charitable So Have Exhausted Their Resources

ain, Aug. 15.-A commission etors and farmers have authorities the con and about Osuna. in Ance. They estimate that 000 workmen armed with about the country. The norities disclaim responsiondition of affairs. The ded with persons who have offence, but who have given to the police on the preng committed crimes, ire shelter and food. The ties have exhausted their government action is

WELL RECEPTION.

iral and Officers Entertained nouth-The Comander's Thanks.

Eng., Aug. 13 .- The last the French naval visitors scenes of enthusiasm un ing the week which the simply smothered their ntion, from able seamen The closing function was ven by Admiral Sir Archicommander-in-chief at isted by Admiral Tywhich the French officers led their ships preparatory ire to-morrow for France. llard has issued an autoto the people of England m for their magnificent rein our stock per the city engineer's instruc Young Englishman Wounded While Attions, and that we all have some medium tempting to Capture Intruder. pipes, fittings, etc., in stock and transit, and the engineer has notified us that we

will be allowed to use our present stock of Vancouver, Aug. 15 .- While attemptstandard pipe and fittings off; therefore we are satisfied to have the medium pipes and fittings come in force, and hope that your invaded the residence of H. C. H. Canhonorable body will not change again the won, 1,050 Chilco street, H. K. G. Simcnet a young Englishman, was shot engineer's instructions.

through the left breast about 2.30 o'clock thousand barrels. Ald. Hanna moved that a committee be appointed to meet the plumbers. The this morning. The bullet took an upnotion was adopted and His Worship ward course, and ploughing through his named on the committee three of the flesh for a distance of over twelve inches, made its exit through the biceps, just

Frank Plice et al requested that the atove the elbow. Simonet's escape was city pass a Sunday closing observance truly a miraculous one. The manner in which the bullet in its course dodged regulation for shoeblacks, the same to effective after s o'clock on the Sab-

vital parts amazed the doctors. The bold burglar fired two shots before bath day. Referred to the streets, bridges and sewers committee. Ald. taking to his heels. The first went wide. Hall remarked in passing that he did not Eis second shot was discharged at close believe in any half way measures. If a guarters, the powder actually singeing erd blackening Simonet's night garment. all Sunday. The intruder, who was foiled in the

The fire wardens reported, recommend- attempted robbery, fied in the darkness ing that the fire chief be allowed to atthrough the conservatory and disappeartend the 13th annual convention of the ed in the adjoining shrubbery. It was Fire Chiefs of the Pacific Coast, to be not Mr. Synonet's fault if he failed to held at Portland, and that he be allowed capture the would-be murderer. Re \$25 towards his expenses. Carried. gaining his feet after the bullet floored The finance committee recommended him, he seized a revolver and darting

payment of accounts totalling \$1,383. through the front door dashed down Comox street. The burglar, however, Carried

Ald. Hanna moved that the necessary n ade off in the opposite direction. Weaksteps be taken for the construction of ened by the loss of blood, young Simonet a permanent sidewalk on Blanchard was scarcely able to regain the Cannon street from Pandora street to Hillside residence. The other inmates, Mrs. Can-The motion passed. neu and her mother, Mrs. Moncrieff, avenue. Ald. Oddy moved that a by-law be pr startled by the shots, were overjoyed at Simonet's escape. A telephone call sum-n oned Dr. Monro, who removed the pared for the borrowing of \$150,000 for the making of a recreation ground at the unded man to St. Paul's hospital. eastern extremity of the James Bay mud

Sergeant Harris and several policemen Ald. Stewart doubted if the city had reached the Cannon residence twenty the authority to undertake such a matmade an ineffectual search in the neigh-

His Worship remarked that Mr. Tayberhood. The flattened bullet was found lor had given his opinion that the counin the drawing-room, where the burglar cil had the necessary power. had been driven to bay. Detective-Ser-

Ald. Fullerton moved an amendment that before further procedure the coucil geant Mulhern is investigating. The Cannon dwelling is situated in the English Bay residential district. It ocought to have the legal opinion of Mr. Taylor in writing. His Worship in answer to Ald. Ful-terton read a letter from Mr. Taylor, bungalow affair and consists of two most strenpous life in the Celestial Emwhich expressed the opinion that any stories. pire.

RETURNING TO HIS WORK.

Rev. Duncan McGillvray Going to China Where He Has Labored For Seventeen Years.

Rev. Duncan McGillvary and wife of that he acceded to her request. Agnes he Chinese mission of the Presbyterian church at Shanghai sailed on the Em-press of Japan for China Monday. Mr. McGillvary has spent 17 years in China, and is quite a noted Oriental scholar, be ing the author of a Chinese-English diconary which has been extensively used a teaching English to the natives and ce-versa. Before being called to Shanghai, he spent several years in the north-

n interior of China. Regarding the progress of missionary work itself Mr. McGillvray admitted for the purpose of such misrepresentaon," replied the witness. when interviewed at Vancouver that for many years he had found it an uphill road to travel. The Chinese with their unty court in May 14th, 1889?" ereditary idol worship, their glimmerings of Confucian ethics and Buddhist a talism and above all their stubborn conservatism are a hard people to deal Mulcahey, since dead, and signed the aprith anyhow, but the Boxer rebellion of 1900 had taught them a lesson, and the outlook for missionary work had been niere hopeful ever since.

"For one thing," said Mr. McGillvray, the mistake arose in filling in the "we are now reaching the educated classes with our books, and we sold cation unless. Mulcabey or the clerk transposed the names. twice as much of our literature last year

as we have done in any other. Our particular aim just now is to reach the upper classes, and once they are conered Christianity in China will go questioned Mr. Higgins. Witness re- vith the children. with a rush."

proved to be your wife."

con styling herself Charlotta Eugenie con styling herself Charlotta Eugenie Collins. He married Agnes N. Newmann in 1882. She was a young lady about this, but it was at once checked. "Now, Mr. Collins, you speak of a Collins. He married Agnes N. Newmann in 1882. She was a young lady about twenty-four years of age, and resided on which appeared to create a considerable which appeared to create a considerable consid Market street. Her father was Jacob in pression for it was punctuated by in- something about it." Newman, and she had brothers and sist-fant demonstrations, which at one time ers. He married her in his office by assumed the proportions of applause, an what he regards as vil contract in the presence of Dr. George Euston and his daughter Jennie, outburst that sounded strange enough in He had heard of Dr. Euston's death, but the almost sombre precincts of the pre- this conspiracy, he said, involved Judge a

er. The marriage contract was in writ- clecked, however, the judge threatening Yesterdpay afternoon when it was re-

nd they were removed by somebody. He umed the defendant said he was born enied that Artorney Curran accompanin Lexington, Kentucky, in 1864, and came to California in 1877. He studied c him to Octavia street-he was not on friendly terms with Curran. The mara the law department of the University riage at the church by Father Connolly of California, that Curran told of was with Agnes M. the in 1885. of California, and was admitted to prac-Newmann and not with Charlotta New-

niann. The second ceremony was neces-He Denied the Deposition sitated by an ordinance of the church of of Florence Newmann to the effect that which she was a member-so she stated, he married Charlotta E. Newmann, her and it was after considerable persuasion sister. He disputed her statement that she was present at the wedding on May 15th, 1880. "Who were present?" ask-

Collins was not a witness; she was the person he married. e.l Mr. Higgins. "My wife, Agnes," re-Mr. Higgin produced a copy of the marriage certificate, in which the con-tracting parties were George D. Collins Honor. plied the accused. "Charlotta E. Newwann, Thos. Curran, myself, the officiating clergyman and some one attached to and Charlotta Newmann, the witnesses the church. There was, I believe, some-body seated in the rear of the church, being Thos. Curran and Agnes M. Newrunted His Honor. mann, and asked the defendant if he saw but the person, whoever it was, was not

t before. "Not before I saw it in Vic-toria. I had nothing to do with it, and a ve no information which could be used invited." "Florence Newmann is your sister-inlaw?" Mr. Higgins asked. "She is," re-

turned the witness. "She swore you married her sister "Did you not," Mr. Higgins pursued, Charlotta," said counsel for the prosecuapply for a marriage license from the

Answer-"She stated what she knew Witness replied that at the time of the arriage he went to the clerk of the curt in company with a client, James to the deposition of Charlotta E. New- fixing up a record and thus secured the lication form, leaving Mulcahey to get mann

nd deliver it to Agnes Newmann when "In other words,' pursued Mr. Higit was filed in. He told the clerk the gins, "she calims to be your wife." bar, debated whether they should order witnesses were Charlotta Newmann and Mr. Cavenaro. He could not say how "She never made such a claim to me," re- an investigation, and the public press,

appli-Counsel questioned the accused at con- charged with a crime, criticised the court siderable length regarding the three chil-dren. He didn't think Charlotta E. New-ing a deed-was preferred against Tur-

voluntary assignment to him. Shortly afterwards the Bar Association wrote letters to him informing him Then the defendant gave his recital of of their intention to commence disbar-

ment proceedings against him, but he did Nothing Less Than a Vendetta. not reply, as just before he had secured

a conviction of fraud in Contra Costa county against the secretary. The didn't know what became of his daugh-ter. The marriage contract was in writ-ter. The marriage contract was in writ-clecked however, the judge threatening cled by him and the San Francisco charges formulated by them and presentres, having been written by himself and signed by him and Agnes Newmann. He did not keep a copy of it, and did not know what became of it. He did not have access to her papers after her death,

that he had faisely sworn that rayed against him. "The names, Mr. Collins, please," ask- Newmann was his wife and had secured moneys deposited by her in the bank. The ed Mr. Higgins. "Kindly let me answer , this question in my own way, Mr. Hig-Supreme court sustained his demurrer to these charges with the exception of the ins," retorted the defendant. "I want those names," insisted coun- one regarding Judge Kerrigan's impeach-

ment, which was still pending. "Here, that's enough," came from Mr. Roused the Wrath

Helmcken, the defendant's counsel ashe prepared to take a hand in the fray. "I and caused the grand jury to send for bject to this method of cross-examin- | William Newmann. The latter went to the Hibernia Bank and offered his ser-"Oh, the witness is able to look after | vices after the disbarment proceedings

imself, Mr. Helmcken," remarked His began. Explaining how this came about, wit-"Yes," said Mr. Helmcken, "but my ness gave details of a conversation be "He's not hurting the witness," inter after his wife's death. in which Newmann asked for the \$600 in the bank be-

Continuing, the defendant said that the longing to his sister. Witness told him first case in which there was a manifes- he couldn't see how he could claim the tation of animosity was that of People money in view of the fact that he and v. John Turner. He had been accused h's sister had been enemies, and referred of various crimes and convicted of some, the young man to the courts. Newmann among which was forgery. Witness got made several attempts to get the money, and finally witness was compelled to in-

struct his clerks and watchmen to eject

be absolutely false, if you want my members of the Bar Association of San then went to the Hibernia Bank people, opinion. There was a reason for that Francisco expressed in the press the be- who induced him to testify that the martatement." He made the same answer lief that he had hoodwinked the judge by riage between witness and Agnes Newmann was invalid. Incidentally witness reversal. The association, which com- explained to the court that on his wife's death bed she exacted from him a promprised but few members of the California look after her sister Charlotta. which he did until the bigamy charge was

always anxious to convict everybody laid. Witness mentioned a number of other

Irritated the Enmity

"Mr. Groom swore the license was in "Mr. Danforth's handwriting. Did you te': him you were about to get married?" dren. He und think charlotta L. He was the und think charlotta L. He was the und the dis-the man was taking care of them-from weat he knew of her he didn't think she would. He had heard that she had lived manipulating the jury. Perjury charges his activity on behalf of certain elements would. He had heard that she had lived with the children. were also laid against Turner, and wit-in the underworld who had retained him with a rush." Mr. McGillyray served as a volunteer in the ambulance corps in the Boxer re-bellion, and in many ways has lived a most strenpous life in the Celestial Emthat he signed an affidavit stating that to marry Charlotta Newmann. She received no funds from the de-be wanted to marry Charlotta Newmann. She received no funds from the de-

Reversal of the Judgment

before the Supreme court. Immediately him if he called at his office. Newmann