many things, and I shall deal with some of these more in detail as I go on; remarkable by reason of the great effort that has been made on the part of the Crown to prove the guilt of the accused; remarkable by reason of the number of witnesses and the minute manner in which they have been examined both for the Crown and for the defence; remarkable, perhaps, beyond and above any trial that has come before a jury in this Court House, by reason of the manifest contradictions of the Crown witnesses upon most important points; remarkable because of portant points; remarkable because portant points; remarkable because of the numberless suspicions that have been endeavored to be cast upon these prisoners by the Crown; remarkable, I say, that the defence has been able to meet and clear away even the sus-picions that have been cast against these prisoners.

Canada in criminal matters, had at his back and at his assistance the County Attorney for the County of York; we have had the Crown-Attorney of the city of Toronto; we have had another member of the profession aiding and assisting in all that he possibly could; and we have had no less the county Attorney.

Deputy Attorney
The county of Whole case warrants us whole case warrants us your hands. And yet after all this we propose to argue, and we propose to show that the evidence adduced has not brought home guilt to the prisoners charged under the indictment of murder.

Innocent Until You Say Guilty. alding and assisting in all that he pos-sibly could; and we have had no less a person than the Deputy Attorney-General of this province taking an active part in the prosecution of these

General of this province taking an active part in the prosecution of these prisoners.

The Dimenties of the Defence.

"The strongest kind of pressure; the strongest effort that could be made by the Crown; the strongest power that could be used in bringing home guilt to these two men in the dock been used on this occasion. And not content with that—because we must accept what the Crown gives us—we must be prepared to meet—no matter what ingenuity the Crown may employ in proving a case such as presented on their indictments;—we must be prepared to meet that case as best we can. And in our own humble way we have endeavored to meet it step by step line by the state of the prosecution of these works and it is this. Start with these men in the eye of the law, innocent; they cannot be proved guilty until the Crown has shown you by evidence that they are guilty beyond reasonable doubt. Take any case—not confine yourselves to the present instance but take any criminal case. The Crown presents to the jury fact after fact, told from the lips of the witnesses in the witness box. The facts impress perhaps the minds of the jury as they go on with suspicion, with doubt, with questioning, and after all the evidence is in the jury in regard to the case'; these reasonable witnesses in the witness box. line by line, word by word, have we contended against thatand the learned counsel for the Crown will tell you it was his duty to do it not only have we had to contend against that strong array, that ingen-ious array I have indicated to you we have had our witnesses almost from the beginning to the end of our defence attacked upon personal grounds, as if they were men going into the box tainted with some moral infamy. Respectable moral infamy. Respectable men were attacked, their characters opened out, their lives dragged out before you for the purpose of finding if there was not some moral taint upon these witnesses, cannot surmount, and we say until some moral taint upon these witnesses, which would give you or the Crown we had to meet during the progress of the trial. We have had a detective upon the trail of these two men in the investigation of this case for the last nine months, one of the shrewdest detectives in the city, Detective Cuddy. Let me not say one word against his character; let me not reflect upon a single act or word of Detective Cuddy, but I will point out to has on this case of the city of the case of the city of the fact and show you the fact and show you the fact and show you the city of the function of the fact and show you the city of the function of the fact and show you the city of the function of the fact and show you the city of the function of the fact and show you the city of the function of the function of the case calling for Decision.

"It might have occurred to your minds during the progress of this trial we were not trying a murder case at thrown into the vat. He was terribly scalded when taken out. Dr. Noble, who was summoned, had him removed to the General Hospital. His recovery is doubtful, but at a late hour last night he was resting as comfortably as could be expected.

STILL UNION TO THE JUNE 2. THE CASE CALLING A WE water. While doing this the lad was either struck by the lever or kicked by one of the dying animals and thrown into the vat. He was terribly scalded when taken out. Dr. Noble, who was summoned, had him removed to the General Hospital. His recovery is doubtful, but at a late hour last night he was resting as comfortably as could be expected.

STILL UNION A CALLING A which would give you or the Crown an opportunity to say they were not worthy of being called for the defence. That, my learned friend will admit their guilt. Cuddy. Let me not say one word against his character; let me not reflect upon a single act or word of Detective Cuddy, but I will point out to you the fact and show you the bearing it has on this case. We have had this in a continuous that the continuous the same trying a case which are trying a case which are trying a case which are dead; we are trying a case in which two immortal souls depend upon you; we are trying whether or not these two men trying a case which are trying a case in which two immortal souls depend upon you; we are trying whether or not these two men trying a case which are trying a case which are trying a case which are trying a case in which two immortal souls depend upon you; we are trying a case two men trying whether or not these two men trying are trying a case which are trying a case in which two immortal souls depend upon you; we are trying a case two men trying whether or not these two men trying whether or not these two men trying are trying a case which are trying a case in which two immortal souls depend upon you; we are trying a case which are trying a case which are trying a case in which two immortal souls depend upon you; we are trying a case which are man upon our trail for the last 3 months; we have had an open investigation in the Police Court extending over several days, in which the evidict, launch these men from the shores of time onto the great sea of eternity.

haps the great hereafter; we are trying a case which may, by your verdict, launch these men from the shores of time onto the great sea of the body still remains in the Morgue eternity. man upon our trail for the last 9 not only involves the present, but permonths; we have had an open investidence after evidence, witness after witness was gone into for that but had our property taken from us and produced here—all the property the detectives could find, even to the love dence acceptance witness after witness was gone into for the Crown; which evidence after evidence, witness after witness was gone into for the Crown; which evidence after evidence, witness after witness was gone into for the Crown; shortes of time circle acceptance was gone into for the Crown; shortes of time circle acceptance was gone into for the Crown; shortes of time circle acceptance was gone into for the Crown; shortes of time circle acceptance was gone into for the Crown; shortes of time circle acceptance was gone into for the Crown; shortes of time circle acceptance was gone into for the Crown; shortes of time circle acceptance was gone into for the Crown; shortes of time circle acceptance was gone into for the Crown; shortes of time circle acceptance was gone into for the Crown; shortes of time circle acceptance was gone into for the Crown; shortes of time circle acceptance was gone into for the Crown; shortes of time circle acceptance was gone into for the Crown; shortes of time circle acceptance was gone into for the Crown; shortes of time circle acceptance was gone into for the Crown; shortes of time circle acceptance was gone into form of the circle acceptance was gone into for the Crown; shortes of the brought to bear on you than a case of that kind.

"I trust you will bear in mind these principles, simply because there is so much at stake; because there is so much at stake; because the consequence acceptance was gone into for the Crown in the Morgue acceptance was gone in the stake acceptance was gone in the stake acceptance was gone in the stake acceptance was gone in the form of the circle acceptance was gone in the stake acceptance was gone in the s

ing put the question to you in that way; having submitted it to you in that way, I do not propose to give you an answer, but leave it to you to say what in your minds the answer is or should be.

cions that have been cast against "Having, therefore, been pressed in the way in which I say we have been pressed, we come now to a jury of our pressed, in the way in which I say we have been pressed, we come now to a jury of our fellow-countrymen. We come now to a pressed in the way in which I say we have been pressed, we come now to a pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed, we come now to a jury of our pressed in the way in which I say we have been pressed, we come now to a jury of our pressed in the way in which I say we have been pressed, we come now to a jury of our pressed in the way in which I say we have been pressed, we come now to a jury of our pressed in the way in which I say we have been pressed, we come now to a jury of our pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in the way in which I say we have been pressed in th genious lawyer in the Dominion of Canada in criminal matters; we have had at his back and at his assistance

still says: 'We have reasonable doubts in regard to the case'; these reasonable doubts are for the benefit of the party accused. And you can see how important it is they should be put in operation, particularly in a case like this, where such efforts have been made to obtain evidence of every kind and description; where the time has been open to the Crown to gather up every fragment of evidence against the prisoners.

At 5.30 p.m. Mr. Johnston informed His Lordship that he could not finish that accurate in the court against the prisoners.

At 5.30 p.m. Mr. Johnston informed His Lordship that he could not finish accurate against the prisoners.

At 5.30 p.m. Mr. Johnston informed His Lordship that he could not finish address within a reasonable time, and the court adjourned until this morning. every fragment of evidence against these men; where, with such tremend-eus resources. at the back of the prosecution, a case is presented these men.

Sus resources at the off the prosecution, a case is presented against prisoners—against the accused—the law says, and wisely says, the odds are too terrible, the odds are too great to place these men or any men at the mercy of such odds; and we are too terrible, the odds are too great to place these men or any men at the mercy of such odds; and we cannot surmount, and we say until this crime is proved, these men are intimum this crime is proved, there is no long as there remains a subject to the control of the proved at training the control of a terrible accident yesterday morning while at his work.

It is his duty after a hog has been butchered to pull a lever and let the animal drop into a vat of boiling water. While doing this the lad was either struck by the lever or kicked in the control of the proved to the control of the contr

west, Africa, up. 3r. there out in the part of the voice of the state of the state

Crown will ask you to believe are evidences of guilt, but I ask you, as reasonable men, are they not rather the strongest possible proof of the innocence of the accused?" Continuing, Mr. Johnston referred to the fact that Harry Hyang had gone straight to Mr. Johnston referred to the fact that Harry Hyams had gone straight to the house of the sister of the boy, whom the Crown alleges he had murdered. "Can you conceive it to be possible," said he, "that that man should walk into the presence of the sister of his victim, with all the evidences of his guilt about him and his hands steeped in the life-blood of her brother?" Reference was also made to Harry Hyams pleading on bended knee to Martha Wells, asking her to become his wife; to Dallas Hyams going to his home and hanging the blood-stained pants in the clothes' closet, handing them out a day or two after to the servant to have them washed, and then with the tell-tale blood stains still upon them, sending the consideration of the taxpayers up to the magnificent sum of \$9056.50.

Hyams going to his home and hanging the blood-stained pants in the clothes' closet, handing them out a day or two after to the servant to have them washed, and then with the tell-tale blood stains still upon them, sending the consideration of the taxpayers up to the magnificent sum of \$9056.50.

washed, and then with the tell-tale blood stains still upon them, sending them to the dyers. The refusal of Harry Hyams to go to the uncle in Pickering and explain the accident to him was construed as the act, not as a man trying to cover up the traces of his crime, but of a man, secure in the conviction of his own innocence, who feared nothing from the talk and suspicion which were passing from lip to lip. Many other circumstances of the Crown's case were commented upon by Mr. Johnston, who strove to color them all as evidences not of guilt, but of innocence. References were made to Aylesworth and his evidence, but it was noticed that the attacks upon the chief Crown witness were not nearly so severe as were made by counsel for the defence in their adnearly so severe as were made by counsel for the defence in their addresses before the jury at the May trial. It was claimed by Mr. Johnston, however, that if the testimony of Aylesworth and his wife was eliminated the Crown would not be the state of the country of the state of the country of the state of the crown would not be the crown would no inated, the Crown would not have a scintilla of evidence against the pri-

soners.
At. 5.30 p.m. Mr. Johnston informed
His Lordship that he could not finish

Distressing Accident Which Befell a Youth

"Found drowned" was the verdict rendered by the jury at the inquest conducted by Coroner Johnson at the Morgue yesterday on the body of an unknown man found floating in the bay at the foot of Sherbourne-street bay at the foot of Sherbourne-street tempting to pass a bogus \$10 bill, was waistcoat and trousers. Deceased has very small feet, so small that this circumstance should lead to his identification.

Deceased has while owing \$26 rent. He stated that he was out of work and the Magistrification.

BEFORE THE MAGISTRATE.

Who Found Themselves in Violation of the Law. David Galloway, a Church-street baker, was before the Police Magis-trate yesterday charged with having

ferent to those allowed by law.

The case was adjourned until called on, the Magistrate advising Galloway to follow the by-law more closely in Mrs. Jane Canavagh was charged

A dozen boys were up in the Child-

surrendering the dog, which he says followed his boy home.

David Weir was charged with hav-

Little Pills.

3mall Pill. Small Price.

624 00

Total ..... A very neat little sum, indeed, is \$35,000 to circulate in this manner, but it is altogether likely that there is not a person, in the slightest manner connected with the present proceed-ings, that does not deeply deplore the circumstances which have brought about the expenditure of so great a sum of public and private money.

The Usual Consignment of Petty Offenders

violated a by-law in selling loaves dif-

with having received coal and wood from the Standard Coal Company un-der false pretences. The charge was dismissed, Mrs. Cavanagh having paid for the goods since the summons was

ren's Court, charged with pulling down a house in Dovercourt-road, owned by James Wells. Some of them pleaded guilty and were remanded to the Children's Shelter. Others denied their guilt and were discharged, there being no proof against them

remanded until to-day.

Thomas Arnold, charged with having received a valuable dog stolen from Paul Zeidler, pleaded not guilty and was remanded till to-day. Arnold is

detectives could find, even to the love letters of Harry Hyams to his wife, the most private and sacred property a man could possess. We have had our lives laid open and bare to the investigation of the clever, ingenious, shrewd men, skilled in criminal prosecution; men whose business it is to prosecute criminals; a detective whose duty it is to work up cases of this kind. We have had it all; aye, we have evidence of men sneaking from witnesses to the



Positively cured by these

They also relieve Distress from Dyspeps ndigestion and Too Hearty Eating. A perfect remedy for Dizziness, Nausea, Drowsiness, Bad Taste in the Mouth, Coated Tongue Pain in the Side, TORPID LIVER. They Regulate the Bowels. Purely Vegetable. Small Dose.

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The lovely weather brings you out of the house going shopping. As good weather is in view for the next few weather is in view for the next few days we will give you lots of attractions, recommending you to come without delay. Smart people don't wait till the last minute, and already large country orders are coming in from far away points, ordering for the holidays, absorbing good many lines of bargains in groceries and fruits. During the cold weather fowl and meat are in good demand, hence we will give extra good value in these articles.

GROCERIES. Valencia Raisins, 3c lb. New Currants, 40 lb. Taploca, So lb. Imported English Peel, 2 lbs for 25c. Washing Soda, Ic lb.

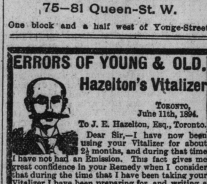
Blue, lo square. PROVISIONS. Table Butter, 160 lb. Mild Cheese, 8c lb. Fresh Lard, 7c lb. MEAT. No. I Smoked Hams, 7 1-20 lb.

Fat Lamb. 40 lb. Pork Chops, 60 lb. Steak, 50 lb FOWL. Chickens, 10c each.

Turkeys, 6c lb. FRUIT. Sweet Oranges, 200 dozen. New Lemons, IOc dozen. Dried Apricots, IOc 1b. Dried Peaches, IOc 1b. FISH.

Baltimore Oysters, 30c quart, Smoked Ciscoes, 10c dozen. Finnan Haddie, 6c lb.

Shop Early.



J. E. HAZELTON, uated Pharmacist, 308 Yonge Str Toronto, Ont.

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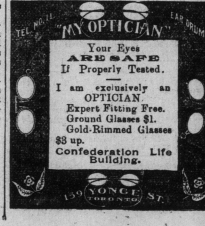
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HELP WANTED. WANTED-PATTERN MAKERS. AP-

LOST. OST-ON COLLEGE-STREET - PUG bitch; name Vic. Reward. 513

BUSINESS CHANCES Apply Davies, 84 Victoria-street. 46

CERMANIA HALL CO., LTD., 41
Wellington-street east, Nov. 27th, 1895—The annual meeting of the share-holders for the election of directors will take place on Monday, the 9th of December, at 8 p.m. S. Welchert, Secretary.

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THE GRIFF 81 Yonge

BOOKM. Large Crowd in New Orleans, races were attenthe 14 bookmak First race, % First race, %
Bloomer, 9 to 1
3. Time 1.10
Second race, 1
1; Invade, 50 to
3. Time 1.50¼.
Third race, %
G. B. Cox, 5 to
Time 1.20¼.
Fourth race,
to 1, 1; Jake Zi
Dust, 10 to 1, 3
Fifth race, %
F. Fly Jr., 60 I
3. Time 1.29%.

Lexington res Whyota 1, Unc Second race, Ida 2, Helen I Third race, 3, 2, Crumbach 3, Fourth race, 5, Monroe 2, Letc Fifth race, in Charley Weber muddy.

Pimlico entrie termission. 115: 111., 97; Heres Bernardine, Ver Second race, Charter, 107; 98; Cuckoo, 94: Third race, 1 Adams, 109; Ke Fourth race, 1 108; Ina. 103; V pany, 72; Premi Fifth race % Defender, Whip II., Tremargo, II., 105.

St. Asaph res Pope, 7 to 1, 1; my Brophy, 3. Second race, 5 to 1, 1; St. Law 3. Time 1.11% Third race, 43 1; Arundel, 6 Fourth race, Cody, 2 to 1, 1.174.
Fifth race, 41, 5, 1; Nemo, 2 57½. Sixth race, 64 to 2, 1; Remore Time 1.24.

Alexander entlongs—Georgie I Beiden, Bloodstr Fly, Balmopyl, Clovis, Jerome, Second race, 4 dar, Eddie M.,
visee, Avon, P
105.

Fourth race,
Lumberman, 11
103; Dillon J.,
H., 94; Clansms
Fifth race, ½
man, 108; Gleng
Sonora, Berwyn
ney, 105; Annie
Sixth race, ½
Elizabeth, 105;
burg, Equity, 10
Marguerite, Bla
Hazel, Chief Ju

Pimilco result Saugus 1, Brah 1.06%. Second race, 1 2, Tom Moore 3. Third race, % 2. Nestor 3. T Fourth race, 13. Sage 2, Damsel Fifth race, 13. ta Belle 2, Intes Sixth race, % Hands Off 2, La

Big Win
London, Nov.
morrow publish
owners of horses
Mr. Leopold de
Mr. McCaimont,
\$60,000, and Lor
four head the
minster, who is
\$51,000. Mrs.
M. F. Dwyer,
\$2000, and Lord Highland Creek

A very interest of tween Highland that ween Highland that ween Highland that ween Highland Cree Gates, D. Bertram, Duncr Parker, Richard Scarboro Junc Manning, Sprin Bell; forwards, Walters, Everes Referee: Mr. D. Mosher. T. Highland Cree fended the west facing the bree half time the The passing an sters left little shooting was it ilso played well, such a knowled ponents, and neither team he winning shot. winning shot.
second half the
they were of
pretty piece of
iy every forwar
in Richardson In Richardson keeper, scoring the kick-off aga to better advar a rapid run up missing his ma The visitors not looked as thou Gates, who pla them of their is travelling to the

> resuming play t score ended: Scarboro Juncti The Toronto ganized for the composed of the Canadian B.C., Cycle Club, Ran Conservatives
> The following
> week: Royal C
> B.C. at Royal
> night; Tourists
> Conservatives'
> Toronto Rowing
> ronto Rowing

travelling to the Plaxton and Re-ter finishing up resuming play t

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Get o The HAROL