From THE DAILY COLONIST, May 6.

THE VICTION PRICE OF CONDITY FROM ANY 19-1809

THE STATE OF THE ADDRESS.

A CONDITY OF THE ADDRESS.

A

The incomposition of the property of the control of the property of the control of the property of the propert

From THE DAILY COLONIST, MAY

had also been in that port, as was also then in this school been carried, and an experience of the scarce of the country of the Maria and the cost, Mr. Panny vished the quick entry of the Maria and the scarce of the scarce of

AN EXILED NOBLEMAN.

Ten Years from La Belle France, He Longs for His Home Again.

Plucky Aristocrat-His Story an Interesting Chapter, Though a Sad One.

The following entry appeared in the list o

nony was heard:
Mr. J. J. Moore, the Yates street chemist, testified that on Tuesdey last Andrew Schultz came to his store and wished to buy strychnine to poison the rats which he said were annoying him by frequenting his cabin. As he (Moore) did not know Schultz he refused to supply the poison unless he could get some one to identify him. Schultz suggested Mr. Sauer, of the Bank Exchange saloon, and Moore said that an identification by him would be satisfactory. Schultz then went out and returned with Sauer, and Moore supplied Schultz with 25 grains of strychnine

of strychnine.

Mr. Sauer, the next witness, said he had known Schultz for four years previously. Went with him to Moore's drug store and signed the register of poisons. Was told by Schultz that he wanted the poison to kill rats.

DAVIE VS. EL The trial of the action Theodore Davie, Attor

W. H. Ellis and A. G. of the Colonist, for \$5 count of the publication certain articles alleged commenced in the S o'clock vesterday mor Justice and a special Messrs. E. Crow Ba Flumerfelt, R. A. Bro T. Johnston, T. C. Nut W. F. Bullen. Mr. E. V. Bodwell and Mr. H. D. Helmcke Helmcken) appeared defendants being repre

Wilson and Mr. A. Counsel for the plain

opening, explained that plained of was containe DAILY COLONIST of the f of January, 1892. The markable in several resplace they attacked the the highest officials his official position criminal law was him grave offence—the crin that charge was based, conception of what h Attorney-General, but the actual notes taken the time this evide were the tacts of this case of unusual gravity was doubtful, indeed. found for it in the h facts briefly were: before the publicaticles complained of was appointed to en conduct of Mr. Belyea magistrate of the particular acts enquir alleged abduction o May, who, it was cla bored here by a man wife. The father of from Seattle, and s was suggested that guilty of certain imp with the case. Into Mr. Belyea's refer to some of the day of the commission second day of the cor Mr. Justice Crease, certain remarks, and said by counsel app [Mr. Bodwell here

> ing with the remarks relating to the produ the swearing of At this juncture the jury to bear two extract he had read, whatever they were His Lordship. In Davie's remarks, in ence having been ma His Lordship, were (Mr. Davie) entering oath. In the third | His Lordship, as rep stenographer, was the whether the newspa

the official stenogra

vious day was
curate one or
a hasty glance, the
seemed to be accurate
nothing remarkable
ments, which were
registrar and to registrar, and to ess, should have if they were not acc have been remarkak said nothing in contorney-General's sta in the paper were and took a portion of which place before the jur examine these, th a disjointed jumble kind, if printed reporter.
[The learned co

ort extract from during the progress These notes, said as taken down w

idea of the procee supposed to be a re convey no intellige one thing seemed memorandum—the brought about by Justice Crease, and porter's notes, twi not sworn when h ing the Colonistw was taken down i published; that intended. It did had been used form a foundation to give to the purpose bavie had perjure mean things as po the box and was ment a misstat sel proceeded to report.) The sta newspaper report of inaccuracies. entered the box mischievous unt wards made of Davie never u tionn, which mouth. In mouth. In Lordship said attributed to him the official report printed in paralleto the jury.) Inot only the inacports but the minimum or only were they were enti-place it was sai jured himself;

from the bench diately contradi counsel present. reports appear Davie wrote a l ing their attent and requesting notes, his manu and the pro-for his (Mr. letter was circumstances expect that made some en their reports.
had completed
very easy matt
him; and havi

1

a voluntary at being at the tim that such a fool