WEEKLY MONITOR

1879

The Weckly Monitor. sent, when a serious failure in crops has -By advertisement we see that the W. C. Railway intends suspending on

 Out AVERAGE
 Quality Distribution

 BRIDGETOWN, DECEMBER 17, 1879.
 greatly lessened the supply of food, and the means of paying the rents to the exorbitant landlords now due, it is the duty and interest of the suffering poor to be orderly and peaceful. Riot 5,281 bbls. refined petrolium, valued at \$18,591.
 W. C. Railway intends suspending on the 15th January next.

NO. 2.

NO. 2. In our last we called the attention of our readers to the advisability of sub-stituting the WHIPPING POST for IM-PRISONMENT in the judicial punishment for thieves. We said nothing, however,

respecting the tried and sentenced. Such should be tried and sentenced. Such offenders should be dealt with summa-rily when their guilt is established by clear and undoubted proof. In the ru-rel Country is an interval of saw

ral Counties, there is an interval of seve. hope but discomfiture in their present Representatives to-day a bill was intro ral months between the sittings or pusillanimous attempt to resist law. ral months between the sittings or terms of the Supreme Court, which, as the law now stands, is the only tribu nal that can take judicial cognizance of

the criminal offences under consider- - War between Egypt and Abyssin. contracted, unless otherwise expressly

ation. In the City of Halifax the case is seems inevitable.

Our own gaol at Annapolis has some-times been crowded with thieves for several months, and has largely aug-mented the amount of our tavation

mented the amount of our taxation. and sworn in.

run up an unnecessarily heavy bill ment.

We need an additional and less ex. chards.

such cases, however, as those which sulting in a decline in deal freights frequently occur, when proof of the from 70 to 67 shillings. frequently occur, when proof of the from 70 to 67 shillings. thief's guilt is clear and undeniable, he - Robberies are being committed in placed a plaster over her mouth and should be tried, as in the City of Hali-fax, with the least possible delay, and of D. Nichols, Esq., of Clarence, was all the rural Counties, it is our belief. worth of goods.

Although our magistrates, as a class, may not be deeply versed in fegal lore and in the principles of criminal juris

and in the principles of criminal jurs engine driver on the W. et al. Andrews vs. Bonn-prudence, from among them, three or four might be selected in each County of sufficient competency to constitute ployed on the same line. Andrews vs. Bonn-instead of for defdt. And add : James vs. Christian definition of the defi

such a tribunal as we have herein indi-cated. Soon as a thief is arrested, he should be tried and punished. It has already been stated that the Whipping Post, instead of a prison, is the best mode of inflicting judicial penalties on the arrested on the same life. — We direct the attention of our subscribers to Z's letter in another col. unn. He is the kind of correspondent we, as well as our readers, like—he se-lected a good subject, gives a logical, pithy opinion on it, without unneces-sary words, and then stops. Mills for pltff. Wade, Q. C., for dgfdt. Delong et. al. vs. Burrill. Judgment for defdt. Owen for pltff. Mills mode of innicting judicial penalties on those who are proved guilty of larceny. Crime, thus dealt with, would be more dreaded than it now is. The thought of the *lash* strikes offenders with far more terror than incarceration. Those, naturalized to crime, and hardened in injoinity too often recard imprison iniquity, too often regard imprison this continent. iniquity, too often regard imprison ment with little aversion or dread, and sometimes they speak of it with fool hardy levity. The penitentiary, in-stead of being reformatory in its disci-pline, is practically a school in which its inmates are taught to become more expert in the perpetration of crime. Size Loremus Ponthers and the state prisoners in Siberia are less in happy than he. Size Loremus Ponthers and the state prisoners in Siberia are less in the perpetration of crime.

stipulated. - We would advise all parties in

and if found guilty, he is sent to nock-head. Except in the metropolitan County, in every other part of the Pro-vince, the thief is sent by a Justice of the Peace to the County gaol to be tried at the next sitting of the Supreme Court, perhaps five or six months there-court, perhaps five or six months there-tried at the next sitting of the supreme Court, perhaps five or six months there-court of the rate, pavers. All those wishing to effect insurance, All those wishing to effe

run up an unnecessarily heavy bill ment. against the County, while some of the tax payers were living on poorer fare thoma Flour

XMAS. TREE. - Providence Church We need an additional and less expensive tribunal than the Supreme Court to deal judicially with thieves. Where a person, charged with theft, is committed by a Justice of the Peace on doubtful or circumstantial evidence, it is right that he should have the time honored privilege of trial by jury. In such access however, as those which

without the intervention of a Jury. In broken into and robbed of \$40 or \$50 Two of the scoundrels then each took You will find them at one of the girl's arms, and hurried her

after deeply considering the matter. that there should he adequate tribu-nals instituted in every County for the summary trial and punishment of thieves, when their guilt is undoubted. Although our magistrates as a class

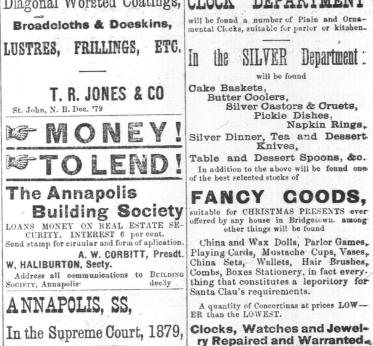
- In reporting the list of causes disposed of at the County Court, an error was made in one cause, and three omitted. We corrret:-Andrews vs. Bonnett

James vs. Christie. Judgment for pltff-Mills for pltff. Wade, Q. C., for defdt.



P. S. BARTLETT WATCHES TO LEND can be Lought for The Annapolis \$20.00. **Building Society**

each (Open faced or Hunting). TO A CLUB LOANS MONEY ON REAL ESTATE SE-OR FIVE 75 cents extra ench watch. \$4.00 allowed to the getter up of club where ten Send stamp for circular and form of aplication. allowed to the getter up of club where is_taken; \$3.00 on five : A. W. CORBITT, Presdt. W. HALIBURTON, Secty. TO A CLUB OF TEN Two oz. Coin Silver Cased Riverside WALTHAM Watches ANNAPOLIS, SS, Address all communicat Society, Annapolis-



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Comprising :

A Beautiful Lot of

IN THE

Sir Jeremy Bentham and other LUBEC, Me., Dec. 7.-Mineola, from Exhibiton and strongly recommended for At Harris & Co.'s.

speculative jurists, have propounded special the gradu ation of punishment, to be awarded to coming to the properties of the gradu ation of punishment, to be awarded to to aming the gradu to the properties of the gradu ation of punishment, to be awarded to the properties of the pro ation of punishment, to be awarded to to criminals in proportion to the enor-mity and magnitude of their offences. Such a scale of penalties as they inge Such a scale of penalties as they inge sisted by the tion No. 1.

niously propose, is utterly impractica WILSON'S CUSTARD POWDER .- Just intro niously propose, is utterly impractica ble. When a man murders a stranger, he justly suffers the death penalty. Another takes the life of his father or Another takes the life of his father or his wife, which seems to be a crime of far more heniousness than the one just ing. If none but those who really me to punish the latter more than the former. The highest penalty that can be former. The highest penalty that can be inflicted is death. In both cases, pun ishment is the same, although the of-

ishment is the same, although the of-fence of one is far more atrocious and devil-like than that of the other. The celebration of the twenty fifth anniver. graduation of punishment for some crimes is therefore impossible. But we are digressing from the matter more immediately under consideration. immediately under consideration. Danie, consisted of four hundred voices grandmother was a native of this Count Danie of the consistence of the constant of th Our object is to show that persons, charged with crime, should not lie six or seven months in gaoi before they are tried – that corporeal punishment would be a more effective preventive of crime than protracted penal imprison

ment-and that the expences incurred BASE BALL MEETING. - A meeting was community still remember him.

ed, incited by artful and unscrupulous if a league was formed. This club heartily concurs in that opinion, and will send representatives to any convent inter place. Any communication on the subject may be addressed to the sent steares yesterday and comprised over 11,000,000 letters.

A CAR A good assortment of

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CROCKERYWARE. LAMPS,

Glass and Putty,

Dried Codfish, Haddock & Pollock AT HARRIS & CO.'S. BRUSHES, COMBS, PERFUMERY,

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Tobacco, Cigars, Pipes, and Matches. At the Queen Street Crocery Store. r and Fancy Brown & Laundry Soar AT HARBIS & CO.'S

Tea lea! HARRIS & CO. Have the Best Tea in town. Try it.

St. John, N. B.

\$15.00 IN EQUITY. Cash (Open faced or Hunting case.) TO A CLUB OF FIVE, 75 cents extra each. \$3,00 E. C. LOCKETT. (Thomas W. Chesley, pltff. owed where ten is taken ; \$2.50 on five. Bridgetown, Nov. 26, '79. Avard Pool, Milledge Chute and CAUSE : Now is Your Chance for EMPLOYMENT for All. Anzonette Pool. Bargains! TO BE SOLD AT Se id for circulars explaining our Remember the offer holds good for Janua New System of Canvassing. Public Auction JOHN E. SANCTON. Agents have wonderful success. 100 Sub-cribers to 1000 inhabitants. Our publications P. S .- Private parties calling upon the sub n front of Buckler's Hotel, in Bridgetown, i iber can have special terms made with the ur standard. Address. The Henry Bill Publishing Co. Saturday, 15th January, next 41, 43 and 45 Shetucket St. Norwich, Conn. at two o'clock in the afternoon. L. H. S. y a Master of this Honorable Court, pursu-ant to an order of forelosure and sale made on the above cause by His Honor the Judge in Equity, on the 1st day of December, inst, THE HIGH SCHOOL, at Lawrencetown, opened for THIRD YEARS' work OCTOBER 8th, 1879, in Equity, on the 1st day of December, inst, the following described martgaged lands and premises, unless the amount of princi pal and interest due upon the mortgage in question, in this suit, together with pltf.'s cost is paid to the pltf. or to said Master previous to said lands Leing sold as -WITH A-PRESENTS FULLY EQUIPPED STAFF OF TEACHERS. For Christmas or any Liberal Courses of Study. other Day SPECIAL ATTENTION PAID TO TEACHaforesaid, viz : ERS' COURSE. A LL the defdt.'s right, title, and interest, in CHINA TEA SETS : Board, Fire, Light, and Plain PLATED CASTORS ; VASES, FANCY GOODS t certain farm tract of Washing, \$2.00 per week. For particulars, address for Circular, C. F. HALL, Principal, or C. S. PHINNEY, Associate Principal. LAND AND PREMISES. TOYS. DOLLS. ituate in Granville, and in occupation by th GOBLETS, TUMBLERS ; PRESERVE DISHES, AND PLATES, &C. left. and bounded as follows :- Beginning by he west line of Chas, Parker's land, by the north-east corner of lands owned by William Lequille Mills, Clarke, and running westerly along th northern line of William Clarke's and Abno CANDIES, orthorn line of William Clarke's and Abners and Abners and Spries, & e., all at Holiday Prices. J. W. Whitman. Lawrencetown, Dec. 15th, 1879 FOR SALE. THE LAUTRIE AGRICULTURAL SOCIE-TY offer for sale the THOROUCHBRED THOROUCHBRED THOROUCHBRED CANDIES, Annapolis, N. S. Dressing Business, TERMS OF SALE : Short-Horn Bull Ten per cent. of the purchase money to be paid down by the purchaser at the sale, and the remainder upon delivery of the deed. T. W. CHESLEY, Pitf., in person. Bridgetown, December 6th, '79. Diff. ROLLO" Registered Pedigree—Nova Scotia registry. This Bull is pronounced by competent judges to be a very fine animal. For further infor-bridgetown, Dece m, price, &c. apply to THEODORE MARSHALL, Presdt. FLOUR! FLOUR! Wilmot Springs, Annapolis Co. Dec. 15th, 1879. 5i t40



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Bridgetown, Nov. 2nd, 1879.