COUNTRY YARN! The Maily Tribune. many. The two nations may deift into a conflict, and it is evident that Russia. J. L. STEWART, EDITOR.

WEDNESDAY EVENING, OCT. 28.

awarded a contract, yet fair play and

themselves debarred from obtaining a

have built on former occasions for the encies at the last elections.

SOCKS AND MITTS. WE HAVE ON HAND :-

3

1300 lbs. Grey Country Yarn; 700 " White do., do.; 1000 Prime Country Socks; 500 Prime do Mitts,

For sale cheap. EVERITT & BUTLER, WHOLESALE WAREHOUSE,

OAK AND PITCH PINE TIMBER For Ship Building purposes, constantly on hand. Also WHITE PINE BIRCH, &c., &c.

R. A. GREGORY, Office-FOOT OF SIMONDS STREET - - - - Portland, St. John, N. B. References-GUY, STEWART & CO., E. D. JEWETT & CO.

DR. J. E. GRIFFITH, Dentist. Office, corner Germain and Duke Streets, (OPPOSITE VICTORIA HGTEL), SAINT JOHN, N. B. Ar Teeth Extracted without pain by the use of Nitrous Oxide (Laughing) Gas.

MARITIME WAREHOUSING AND DOCK COMPANY!

may 7ª

Cash Advances Storage in Bond or Free. E on all descriptions of Merchadize. BANK STERLING CREDITS granted to Importers Application to be made to T. W. LEE, Secretary. Sept 27 JAMES D. O'NEILL.

a conflict, and it is evident that Russia, For advertisements of WANTED, LOST, is decidedly averse to any further exten- FOUND, FOR SALE, REMOVED, or TO LET, sion of German territory, but there is not see Auct

the least possibility that Germany will New Advertisements. provoke a contest by demanding territory Advertisers must send in their favors Explanation Required. Last week the telegraphic wires an-isan rule. Fifteen millions of German

Last week the telegraphic wires an-nounced that Messrs. Harris & Son, of subjects are ripe for revolt at the Amusements-Academy of Music-Wm Nannary St. John, N. B, had been awarded the bidding of the Pope; France is arming Academy Course contract for supplying a large quantity to the teeth for the reconquest of Alsace

LOCALS.

Wetmore Bros. of rolling stock for the Intercolonial and Lorraine at the first opportunity; Flannels-D Magee & Co Railway, and that the Baldwin, Man- Denmark, backed by English sympathy, Felt Hats-Tenders for Oats, etc-A Lockhart chester and Kingston Works were to is ready to join any alliance that would Hurd Peters construct for the same line some thirty promise an opportunity for regaining Fiberts, etc-Logan, Lindsay & Co construct for the same line some thirty promise an opportunity for regaining Teacher wanted— Geo Leonard Jack Berleswig; and the other powers are Tobacco and Tea— J & W F Harrison Geo Leonard down the doctrine that the furnishing of ready to oppose the expansion of a Molasses and Tobaccosupplies, etc., for Government works power that is already as great as is con-Hilvard & Ruddock Wanted-

should always be open to public com- sistent with the safety of others. Any Choice Fruit-Joshua S Turner 55 and 57 King street. petition, and yet, strange to say, no ad- hostile movement on the part of Ger- Quinces, Grapes, Oranges, &c Aimstrong & McPherson vertisement appeared asking for tenders, many for the extension of her territory nor were the public aware that there would lead to such a feeling of hostility

was a demand for these cars and loco- and such an alliance of armies against Bankrupt Stock- Lockhart & Chipman motives uptil they were informed that her as have not been seen since the up-E H Lester Bankrupt Stockcontracts had been awarded without rising that removed Bonaparte from the Card and Cabinet Photos, in cameo their having had a chance to compete. throne of France to an island prison. and enamels, at Notman's.

This mode of handling the affairs of the Germany knows this, and arms for the Brevities. Thermometer-at noon to-day-56 9

country seems somewhat novel, and, al- safe keeping of what she has and not though we are glad to see cur townsmen for the acquisition of more. At a Marine Board examination which The Hypocritical Spendthritts. oncluded last evening the following good management would seem to indi- To the Editor of the Tribune. persons received certificates : Charles H. Holder, St. John, N. B., master; Thomas cate that there should be competition in | SIR,-The policy of our hypocritical order to avoid any unnecessary expen- spendthrift Government at Ottawa has M. Grafton, Brighton, N. Y., mate;

already been sufficiently denounced by an Samuel A. Shaw, Lepreaux, mate. The state of society in St. John appears But the purchasing of locomotives incensed public without my puny effort, from the "Baldwin" works of Pennsyl- but a short notice from our quarter might to be much on a par with that of the vania can hardly be he'd as conducive not be considered out of place. Their Argentine Republic. A vigilance comto the welfare of our local manufactur- shameless course cannot be too often de- mittee called the "Waterloo Union" has ing establishments. The Messrs. Flem- nounced, to make it certain that the en- been formed for the purpose of protecting ing of this city were at great expense tire public may be informed of their property from incendiary fires.-Halifax and labor putting up works suitable fo doings, and so save further imposition. Express,

the construction of locomotives, and such as disgraced the Dominion constitu- Elder Smith, of Massachusetts, will preach in Horion's Building, Charlotte The men who established our Dominion street, this evening, at 7.30. Provincial lines, but they now find hunted from their honors by falsehood A meeting of the Manufacturers' and

make a mistake in consequence of the conflicting local and Dominion laws. The themselves debarred from obtaining a share of the work, or even a chance of lated even partizan politicians, is a bur-ovening at which several interesting pajury was called, and the usual number for making a bid, How are the industries lesque on the intelligence of the public- pers were read. It is proposed to call a the County Court-five-sworn, when and had to be carted to the station. The of this country to be built up, and what a shameless display of ingratitude by our convention of the manufacturers of the Mr. Eerr objected, helding that the priuse is there in voting large sums of people-an irremediable misfortane to Maritime Provinces to discuss the Reci-money from the Dominion treasury for the Dominion, and a source of boundless procity Treaty. The Association will jurors as in all criminal actions. Dr. wasn't tried under section 43.

public works, if the money is all to go merriment at our expense by the neigh- meet on Tuesday evening to discuss the Barker, on the other hand, considered it advisability of doing so.

The County Court.

Yesterday afternoon the case of D. W. | In the case of Schofield & Beer vs. J. Clark vs. W. A. Quinton, entered by T. Penaligan, Wm. Pugsley, Esq., for the Hanington & Milledge, was tried. It defence, made application to have the case was an action of assumpsit to recover put off, owing to the absence of an imthe amount of a promissory note and portant witness, and read affidavits in supwas undefended. The jury returned a port of his motion. It was opposed by verdict for the plaintiff of \$168.05. I. Allen Jack. Esq., who also produced

The case of The Queen vs. Fleming affidavits. The application was withnext came up. This was an appeal from drawn, and the case will come up in orthe decision of the Police Magistrate, by der,

which Fleming and King were sentenced Richard Cripp vs. Richard Roach, S. to two months in the penitentiary for an R. Thomson, Esq., for plaintiff, C. N. assault on a man in Sheffield street. John Skinner, Esq., for the delence, was tried. Kerr, Esq., after their commitment, gave This was an action on a promisnotice of an appeal, and asked for their sory note. The plaintiff was exrelease. After taking advice from C. W. amined and the note read in evidence. Weldon, Esq., Deputy Minister of Justice, The defendant was also on the stand, the Police Magistrate declined to release after, which Mr. Skipner moved for a the prisoners, holding that it could not nonsuit, as the parties reside in King's be done as the prisoners had gone to County, and the Court had no jurisdictheir final place of confinement. Mr. tion. It was not granted, and His Honor Kerr then, at the last sitting of the Cardina directed the jury to find a verdict for the cuit Court, applied to Judge Allen for plaintiff. A verdict for \$124 was accordtheir release on a habeas corpus, It was ingly returned. John Hughson vs. William Campbell

opposed by Mr. Weldon, but the application was granted, and, on the prisoners then came up, G. G. Gilbert, Esq., for entering into recognizances, they were plaintiff and I. Allan Jack for defence. released from custody. The case was The plaintiff was on the stand most of entered in the civil docket yesterday and the time. It is an action to recover called on for trial. On behalf of the amount of an account for labor perform-Crown there seemed to be a misunder- ed in building a house. The defendant claims that he has not received credit for standing as to who should conduct the all the money paid, and that a contract case. The Deputy Minister of Justice thought that Dr. Tuck, as Cierk of the was made with plaintiff, who was to com-Crown, should prosecute this case. Dr. plete the house for a given sum. The Tuck, however, had paid no attention to plaintiff was on the stand when the court the subject, and, at the last moment, as adjourned at 1 o'clock.

Mr. Weldon could not be found, Dr. City Police Court. Barker was engaged by the Police The dock had fewer occupants than it authorities. Mr. Weldon, however, put has had any previous morning this week. in an appearance shortly after the case The charges were, as a general rule, of a came on. It was the first case of the complex nature, such as are distinguishkind that ever came up, and it was evied from simple offences by the imposition dent that all parties were feeling their of a larger fine. way very cautiously, for fear they would

First came Jane Coulter to answer a charge of drunkenness in Pond street. The simple drunk was made a complex one by the fact that she was a woman complexity secured for her a fine of \$6 or

Edward Russel was another who had an appeal case, a civil action, and con- more than a simple charge to answer,



INSTRUMENTAL.

Evening Tells, Moreceu, Wilson Twilight Nocture, Maylath Grace et Coguetrie, doroena, Pacher..... Neptune, Mazurka, Davis, "Sweethear, Meiodi, Maylath, Nur Loat, Moreca, Milson *Visions of Par use, Moreceu, Maylath, *Air Castise, Nocturne, Maylath, Golden Hours, Melodic, Wilson *Westwaid hod Galep, Wilson *Westwaid hod Galep, Wilson *Merry Hunts, aan, Morecau, Wilson Fanf re, Galop, Maylath, Trembling Liares, Instrumental, Kinkel, *Pearl of America. Confee, Kinkel, Piaces marked * have picture tille pages,

Government may rely upon being ques-Yariety. A complete stock of SMALLWARE3, etc. Jouctry YARN, the very best quality, at 70cts per lb. In order to secure a good family trade both town and country. I keep only such Goods as I can confidently recommend. tioned on the subject in Parliament. Manufacturing a War. All goods are marked in plain figures and one price only.

laries, delegations, &c., are concerned. No more dangerous error could ward.

Manufacturing a War.NoNomore dangerous error could
exist in the Councils of our Domi-
inon than a mistaken notion of
eco lomy, that tends to impele our
marck, Von Moltke and Kaiser Wilhelm,
no less than a war with Russia for the
acquisition of the German provinces of
the Czar. Indeed they have already
located Von Moltke's spies and put into
Bismarek's mouth a demand for the
geoveend territory. If the correspond-Nomore dangerous error could
varianceward.tirely dissent from Judge Watters' deci
ston. The main question, as to whether
to use of the bookstore of Mr. Glas-
opular Canadian, English and American
aewspapers and magazines can always be
to the colored with the neighboring States, and in no
way can we better courtificate to enhance
to use, and and railcoad systems, and
by the protection of our young manufac-
tores. I am, Sir, &c., A. B.Nomore dangerous error could
ward.tirely dissent from Judge Watters' deci
sion. The main question, as to whether
used wards.Manufacturing a War.Nomore dangerous error could
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tored, King street.tirely dissent from Judge Watters' deci
sion. The main question, as to whether
used was sufficient, has not been
tored, King street.tirely dissent from Judge Watters' deci
the evidence against the prisoners, on
was sufficient, has not been
tored, King street.Mather was constant T. M. FRASER, Cloth and Linen Warehouse, 42 Charlotte street, King Square. oct26 ARMSTRONG & MCPHERSON, porters and Dealers in street, direct from Holland, and Florists Masters of vessels arriving at this port raigned. The former pleaded not guilty Choice Family Groceries, coveted territory. If the correspond-Milton was one day asked by a friend should remember that now is the time to the three indictments, and the latter are requested to report at the News Pieces marked * have picture title pages. Mailed Post-paid, on receipt of Market pric Address J. L. PETERS. oct26 1m 599 Proadway, N. Y. TEAS, SUGARS, ents had tried they could not have sug-gested a more improbable thing than to instruct his daughter in the different class, &c., for early spring flowers in the should remember that how is the time to plant tulips, snow-drops, crocus nar-classus, &c., for early spring flowers in entered the same plea to the charge of Room, at their earliest convenience, ves-Fruits and Provisions, such a demand on the part of Bismarck' languages. 'No, sig," replied Miltor, or the initiation of such a war by Ger- 'one tongue is sufficient for a woman." S. B. MCPHERSON. J. S. ARMSTRONG. oct21 ARMSTRONG & McPHERSON'S. oct3-d 6m

Charles Hagen was charged by James

enforced against the prisoner under sec. ness, but knew little of the eventful 43 of 20 Dom. Act, 1869, and the section Saturday night when the abuse was given.

assaulting Bridget Welsh, but the parties agreed to have it settled without a trial. John Connolly was charged by the Harbor Inspector with attempting to re-Point Lepreaux, Oct. 28, 9 a. m.—Wind ic works, and too little about it when sa-S.S.E., light, cloudy; two barks outward. less than two years, null. This, at least, Sand Point. The defendant claimed the which offenders have been sentenced for move sand and stone from the beach at is the opinion of many lawyers who en- sand and stone as his own. It had been tirely dissent from Judge Watters' deci excavated from the property of Mr. Glas-