PROGRESS.

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PRICE FIVE CENTS

HE DID NOT LIKE THEM.

COUPSEL L. A. CURREY OBJECTEL

Sor ace at the Conclusion of the Mase "Prog-aress" Libel Suit-Imprudent Spectators Called Down-How the Jury Agreed Upon the Damages.

When Progress went to press last week the suit of Mrs. Susan Nase against this paper was still before the circuit court. The case did not go to the jury until Satur

In the measure a good deal that was interesting happened. In fact the liveliest sort of evidence was given in the last few hours. The decision of the judge, retasing to allow the defence to put in any evidence except as to what transpired in the police court necessarily police court necessarily under the old plea prevented the admission of much if the testimony that this paper had

Then the fact that the police magistrate had made no minutes of the case when it came before him in the police court and also the judges ruling out the daily newspapers containing accounts of the trial and proceedings there necessarily narrowed the defence down to a fine point.

Then it was that the gentlemen con-ducting the defence added a fourth plea justifying that portion of the articles referring to the "broom and dust pan war," and which was the cause of the suit be-gan by the Smith's against the Nase's in the circuit court. Mr. Mont. McDonald had given evidence of this and shown just when the writ for assault and abusive language were served on Mrs. Nase and when notice of trial was given. He also spoke of the settlement and of the fact that it had been mainly arranged by friends

Friday afternoon was largely taken up by the evidence under the new plea and Mrs. John Smith was placed upon the stand. Mrs. Smith is a woman of nearly sixty years of age and has a pleasant, motherly sppearance. When she was on the stand on Thursday, the nature of the questions which prevented her from stating anything except what she had told the magistrate a year ago in the public court, seemed to bother her, and she could not remember much, but when Mr. Skinner asked her to tell her story on Friday she weat ahead at a rapid rate, sometimes too much so and the efforts of the lawyers and the judge to keep her within the bounds of what she had a right to say caused not a little amusement at times. But the evidence she gave under direct examination, as taken by Stenographer D. Vine (with the objections where noted stricken out) is

Q. I want to ask you now if any difficulty took pl.co between you and Mrs. Nase with regard to as-sault and if so state what it was? A. Have I got to-tell from the finst start whon we first commanded? Mr. Currey.—She cannot tell anything only what

what took place there from which he sategor was plea is proved.

Q. You need not go back to the past history?

A. I will just commerce where it took place?

Q. Yes? A. Well it was July 18th a year ago this July I was at work in my kitchen doing up my work quietly and saying nothing to nobody. Me and my daughter were alone all at once I heard my hack door, wood house door open and I walk do ut

my danghier were alone all at once I heard my back door, wood house door open and I walk d out half way. She says "Ma".

Mr. Shimser—You need not say any conversation with anybody but Mrs. Nase? A. She says "Our back door i. open" and I started to go Mr Shimser—You need not say anything you daughter said? A. As I went I saw the dirt that they had carried to my door.

Q. You did not see who did it? A. I saw Mrs. Nase. She swept the dirt out of the backhouse into my woodhouse and swept my mat into my woodhouse. I stood for a moment. I says "I will go out and throw that dirt out." I said that to my daughter; Mr. Shimser—De not tail anything you said to your daughter? A. Mrs. Nase was in her own apartment then. She did not hear this between me and any daughter?

Mr. Skinner—I do not want any conversation between you and your daughter? A. I went to the door and took my broom and du't pan to sweep the durk up and as I was sweeping it up Mrs. Nase opered the door dressed with nothing ob but her chemies and pettooat. She was hall naked; she came in on me and the says "Now sweep up yourd—dirt."

Mr. Currey—I contend in point of law Mr. Skinner is confined to the plea and this should be strick en out.

Witness—AI was sweeping it up she came right; Witness—AI was sweeping it up she came right;

I says "I am just who I am that is who I be." I says "You ought to be minimed of yourself." So she tried to get the broom wher away from me and could not but she he do no me and pounded me with one hand and tried to get the broomstek away from me, she shook me there shall I was nearly thook off my fact. I therefore the life I was nearly thook off my fact. I therefore the life I was nearly thook off my fact. I therefore to have been and she hing on to me still yet and would not let me or them my daughter came out and took hold of me and taok: me into the house and as I turned round to go into the house there was a metable had awey it mand she picked it up and fired it into my face and she says. "Take that, you d—d diriy old sib."

Q. When that occurred did that end it? A. Then my daughter took me into the house and I was completely, overcome. She shu the door and my-daughter ran and locked the door to keep her out and she came to the door and knocked against it and kicked-against it and a weeve as tight as she out of lick and she says "I will knock the d—d heads off the whole, of you."

Q. That wanthe assault that took place? A. Yes.
Q. You said something about a duetpan? A. I had a dustpan and broom and was is the act of sweeping up the floor when she sweet the dirt up on me. My daughter is in Boston the has been there for two months and more.

The cross examination by Mr. Currey was quite long but it did not alter the

was quite long but it did not alter the statement of the witness in any degree.



EX-JUDGE A. L. PALMER.

Who has Appeared at the Bar of New Brun

husband, John Smith was on the standagain too and told substantially the same

story as he did on the previous day.

Then came the event of the trial and that which had been looked forward to by the spectators—the evidence of Mrs. Nase, the plaintiff. She was called to rebut the evidence of Mrs. Smith. No witness was ever more self possessed and cool than to the point. It is said that a lawyer likes to hear a witness answer "Yes" and "No" and if that is the case Mrs. Nase must bave pleased them immensely for her answers were frequently of that nature. As the principal witness for the plaintiff Prog-RESS secured a copy of her evidence from the strenggrapher (minus objections noted)

Q. You are the plaintiff in this case? A. Yes.
Q. Who is your hu-band? A. Leonard Nase.
Q. What is his business? A. Grocer.
Q. Where does he do business? A. Indiantown city of St. John.
Q. What is the name of the block his store is in?
A. Court's b'ook.

Q. speaking of the months of last December and January, were you living there? A. Tes. Q. You have been in court during the progress of this case? A. Y.s. Q. You have heard the evidence of the different witnesses? A. I heard the evidence of Mr. Smith and Mrs. Smith.

Q You were not there and had no per knowledge of what took place there? A. No Q. You say Leonard Nase is your husband

Q Under what name does he do business? A.

P. Nase & Sop.

Q Mr. George F. Baird—do you knowhim? A.

Q Mr. George F. Baird—do you know him? A. Yes.
Q. In he a relative of yours? A. Yes.
Q. Dr. Case over there? A. Yes.
Q. Dr. Case over there? A. Yes.
Q. Mr. Woodman? A. Yes.
Q. Mr. Skinner? A. I do not know about Mr. Skinner T do n t know whether he is or not.
Q. Have you ever heard that? A. Perhaps I have had.
Q. You heard Mrs. Smith's evidence this morning as to certain difficulties that you had? A. Yes.
Q. Will you by lie what took place with reference to some o fficulties that you had over there along the lines sine spoke of—what was the whole thing? A. As far as I know about it I was washing cotting ready to go out and asked her what was the matter soul the commenced jawing about the back hall and "she would aweep it when she got ready, I said "attend to t then, that is sli I wanty not od." She says. "You go in I do not want to talk by you." Of course I did not go and she raised the broon at tick as if ahe was going to hit me and I caught held foll it and her daughter was coming out and there was a mat lying on the floor and I pleased up the mat and threw it at her and worth talking to."
Q. Did you make use of such an expression as a liar or old list? A. No.
Q. Or old bugges? A. No.

Q. You have a distinct recollection of that? A. Yes.

Q. Had you any other diffic

Jod you near ser, Jean Smith's evidence? A. Yes.
Q. What has been your relations with Mr. Smith for the last few years, have you been on speaking terms? A. No I have not spoken to him for ever 2 years.
Q. Did you hear the statement he made that on one occasion you and Mrs. Leary were on the star way and you referred to him as an old buggar?
A. Yes I heard that.
Q. Is that correct? A. No.
Q. Did you ever do that or make use of that language? A. No.
Q. Neither in his presence or Mrs. Leary's. A. No.

Was there or was there not on that or any

other occasion any broom or dust pan war between you and Mrs. Smith? A. No. Q. Mrs. Nase chaued her aunt into Mrs. Smith's apartment—Did you chase her into her apartments?

we-pons burnished or juggled on that occasion or any other? A. No. Q. Were there any mops there or any carpets usec? A. No. Q. Mrs. Smith made some statement with refer-

Q. Mrs. Smith made some statement with reference to putting out the lamps, was this or not a common hallway? A. Yes.
Q. Between and s.nongst whom? A. The three families Mr. Bmithle, Mr. Leary's and ourselves.
Q. What was yout arrangement with reference to this common hallway? A. Each was to take a month about Reepling it clean and look after the lamp.

month about keeping it clean and look after the lamp.
Q. What about putting out the lamp. A. I might have put the lamp out because it was usual for whoever came in last 4e put the light out.
Q. Did you or did you not put the lamp out for the purpose of invalting or annoying Mrs. Smith.
A. No I never did it to annoy her.
Q. What was the practice of you three tenants as to putting out that lamp. A. Whoever came in last put the light out and I might have put the light cut thinking they were all in. I did not put it out to annoy Mrs. Smith.
Q. Or any other tenant? A. No.
Q. Your husband keeps store open in the evening? A. Yes.



JAS. W. FLOWER. John and one of the Victims of the Steamer

Portland Disaster.

Q. Either Mrs. Leavy or soly cooper a. .

Choss Frankier Dr Mr. Kinning.
Q. How long has the difficulty between you at the Smith family been running? A. Mrs. Smith Q. When was the first difficulty between you a her? A. That day.
Q. There had been difficulty between you a fir. Smith or a long time before the ? A. Yes CONTINUES ON FORTH PA.B.

NO LIGHT ON HER DEATH.

HALIFAX DEC 8-Medical examiner Finn has filed his report respecting the death of Francis Lee, the young Newoundland girl, whose sad demise Prog-RESS told of some weeks ago. The report which is not a very voluminuous one, was made up this week, and is now on file at the office of the Prothonary. He says she made no anti-mortem statement, and that she refused to allow an examination, or give any history of her case at the hospital. He is of the opinion that her death was due to asthenia brought about by her inability to assimilate nutritious food, exaggerated by nervous depression and futhernore there was no evidence of any crim-



WILLIAM PUGSLEY Q. C. sel for the St. John Street Railway in Hesse Care.

report that the young woman was well merson, Bedford.

Hitherto in cases of accidents from which death resulted and in cases where deaths occured from suspicious circumstances an official inquiry was always held to ascertain the true cause, but for some reason or other all these formalities in this case have been overlooked. No person seemed to interest themselves in this case to see that Al the public have to go by, are the bald statements contained in the above paragraph. No person seems to be respons facts of the case will probably never be gotten at. Some six weeks have elapsed nce she died and it would look as if it took the medical men all this time to find

out what really caused her death. Who knows that she received proper treatment at the house she was stopping at, or under what conditions she was living there? It is a clear matter for investigation, and there are many who have expressed the opinion that evidence should have been taken under cath, so as to get at the bottom of the whole matter. There are many suspicious circumstances in conneccover. The haspital authorities it was at first thought knew something about the case, as they were very reticent about making any statements public, that had any hearing on it but the report shows they knew little about her or her condition. The investigations made by the police goes for monght, and the poor girl is beyond giving evidence, while the living will not be called upon to do so.

The Pet of The Office.

Congratulations and regrets were strangely intermingled in Progress office last Saturday. No scener had the curious decision of the circuit court jury reached this office than a small morsel of creation in the shape of a kitten purred its way into the building and began to get acquainted with the staff. Leanness, ugliness, and neglect were stamped upon this diminutive teline and it seemed as it it was in harmony with the libel verdict that caused so much talk. This must have occured to one thoughtful member of the force who determined that this forlorn Funcy Goods, Games, Toys, Bolls and Annuals, Louest Prices, as Modether's Book Store, SO King 'treet.

of the not be permitted to stray from the straight and narrow path. Visions of what might happen in the future—back door squabbles and unseemly scenes and caterwauling with a belligerent sister floated before the mind of the benevolent employe, and a desire to rescuesthe unfortu-mate from such a fate, led to a resolve to adopt and care for the animal that wan-dered from family and friends. So, with much ceremony and considerable interest, she was given a name appropriate to the event cotemporaneous with her arrival and welcomed to the hearth of Programs, and now anybody who maltreats or insults the pet of the office, will have to reckon with both a broom and a mop.

BOOTS FOR RIFTSEN CARTS. A Scheme to Get Foot Wear Cheaply-

The men who live by their wits are continually getting up something new and one of their latest schemes has struck the The idea is quite a novel one and is being patonized quite extensively by a lot of people in the city. The initial proposal is to get a pair of boots for 15 ceats, such a for \$3.50. This would seem to be quite unlikely at the start, but when one has looked into the scheme it is quite apparent. A number of small coupon books sold at the start. They cost the purchaser 75 cents. Each in turn sells these tickets. which all have the same number, to his friends, and each of his five friends are supposed to go to the place where the books are sold and purchase a similar book for 75 cents. It will be seen therefore that when this is done the party who sells the books has received \$3.75; and when all the tickets belonging to the first book are in his hands, he gives the pur-chaser of the book an order for a pair of

It will be seen, however, that the four books out have twenty ti kets in them, which the helders of them will have to distribute among their friends and before they of them have to see that the parties to who he sells a ticket goes and purchases a took for himself at the cost of 75 cents. Then those twenty people who have each purchased books will distribute 100 tickets and it all of the 100 people buy books in their turn there will be 500, then, in order to carry out the scheme thoroughly and effectively and everybody get the advantage supposed to be had and nobody lose any of the 15 or 75 cents he has expended there must be no break whatever among the parties who start in to the profit comes in. The right to work the idea in this city has been secured by a well known young man who gives orders for the boots on Mr. Mitchell, the shoe dealer of Charlotte street.

HE WASN'T LOCATED

A Funny Incident in the Varian Case in

The suit mentioned in PROGRESS last week of 'Rager Parian" against his formcity court Thursday, and judgment given for the plaintiff for the whole amount sued for and costs. This was somewhat unexpected by those who listened to the evidence, but the law is full of surprises for all parties. When Mr. Wheeler's person was attached by the constable, he promptly secured bail, but on the atternoon that judgment was delivered he acked the gentleman who went his bail to de-liver him up and then secured his liberty on the limits. The case as Proc-RESS stated in a previous issue brought out some interesting facts and may dovelop others before it is over. In his evi-dence the plaintiff, who had been known here as "Roger Varian" swore that his real name was Robert Rogerson, and the reason he gave for changing it was the op-position of his father to his marrying a catholic. Mr. Macrae who was acting for Mr. Wheeler, tried to locate the plaintiff's Mr. Wheeler, tried to locate the plaintiff's place of residence. The latter testified that he stopped at the Stanley and Victoria, was often out of town, and when Mr. Macrae tried to locate where he had spent the night previous, there was a lively passage between him and the plaintiff's counsel. Mr. Mullic, and no definite information was elicited in the end.