

COMING.
Not taken to the silent,
Glimmer, boundless dome of blue;
Near the ether glides the morning,
Nothing wider swing noon's portals,
For the sweet hour coming through;
Yet the dawning, hazy dawn,
And the morning, and the noon,
Seem to smile as they know!

Every second, answer, answer,
Come the healing, precious feet;
Oh! this deep, mysterious secret,
Life of life, and life of love;
Pulse to pulse, and beat to beat,
Two hearts, distant, keep on reaching,
Till the hour when they will meet.

If God will! Alas! the silent,
Glimmer, boundless dome of blue,
Nothing to the swift, bright morning,
Would betray, if noon's wide portals,
Death and we were coming through.
All the same, the dawning dawn,
And the morning, and the noon,
Would be smiling though they knew!

GOING TO THE WELL.
Among the dew green she stood,
In the event of the morning,
While yet the tears that night had wept,
Glimmered on grass and hedge-row thorn.
No fair maiden she, whose tread
The yielding earth did not stir;
No day flower raised its head,
Then she had passed, to look on her.

The bloom of spring was on her cheek,
The light of morning in her eye;
Her lips half parted, so to speak,
And wreathed with maiden's smile,
With quick, elastic, dancing feet,
She stooped to the dewy grass:
"Twill wake the dullest snore to sleep,
This pretty, luscious farmer's meat."

And many a rustic lad she met,
And greeted with a pleasant smile,
Though well she knew, the other day,
Who waited for her at the stile,
Down in the green, secluded dell;
And yet to such she gave a smile,
As she stooped to the dewy grass.

Her rustic lover, as she passed,
Saved their own steps to look at her;
And at each side glancing she cast,
Felt their young pulses beat and stir.
Two pleasant smiles, each one knew,
For each one knew (and slight) full well,
That waited at the roadside,
Down near the well-side in the dell.

MY DISCIPLINE.
BY F. A. WINTER.
The crimson rain of sunset leaves,
The autumn calm and glad,
The richness of the harvest moon,
And yet my life is sad!
I may not note the gold that falls,
This glitter in the way,
I may not join the autumn leaves,
For these are the autumn leaves.

For other hearts the autumn leaves,
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There is nothing like economy. Using a spoon and a rotten bowl in a paper mill at Shawangunk, N. Y., wrought the ruin of an establishment costing \$100,000, one Saturday evening. The boiler burst, and the plant was destroyed. The saddest feature of the affair is that seven persons were killed by the explosion and several others injured. This is the most serious accident in the history of the paper industry in this country.

The men of science in Europe are beginning to discuss the uses of alcohol. Sir Henry Thompson, the champion of the temperance cause, has advanced the opinion that even a moderate use of alcohol is a component part of medicine, and that it is necessary to the health of the human body. This is a view which is being widely discussed in the scientific world.

The Governor-General of the Antilles has resolved to apply, as a remedy for the financial evils with which Cuba is afflicted, a novel scheme of contraction. The bills of the Spanish Bank are greatly depreciated in value. A decree provides for an annual tax of ten per cent on all incomes and profits of property, payable in the depreciated currency, and the bills so paid are to be burned in public. This plan of amortization is to be kept until the Treasury debt, represented by the depreciated bills, is completely extinguished, or until the value of the bills is re-established. The scheme is a plausible one, but in the absence of trustworthy statistics, a doubt is likely to arise respecting the ability of the Government to secure enough bills by this tax to exercise any important influence on the currency for several years.

In the British House of Commons, Mr. Gladstone made his motion in respect to the bill for the re-establishment of the House of Commons. He said that the House of Commons is the only body in the world which is elected by the people, and that it is the only body which is responsible to the people. He said that the House of Commons is the only body which is elected by the people, and that it is the only body which is responsible to the people.

NOTES AND NEWS.
"There's nothing in the world which keeps Lent so well as an umbrella." How about a V?
"Mayflowers are not so forward as things beautiful are often apt to be." How sunny?
The advantage of having a good memory is illustrated by a Bangor gentleman who recalls raking hay in a July storm about seventy years ago.

Bayard Taylor says it is now an everyday sight in Cairo to find an Egyptian official driving an American horse, at a spanking rate, with a smart native tiger sitting behind him.

Passing almost any house in town of an evening, you will be able to overhear something like this: "It's no use talking. I tell you I'll never move again as long as I live."

A charitable man keeps a pair of dogs chained at his front door, so that people who stop to "get a bite" can be accommodated without taking the trouble to go into the house.

"Talk about the severe mental labor of men," says Bertha, "it takes more hard study to discover the front of a new spring hat than to find a case in the Supreme Court against a railroad."

He lighted a match to see if the gas-meter leaked, and then lighted himself on the floor above in the twinkling of an eye. This was what formed an episode in the life of a boy named Fitzgerald, in Jersey City, Wednesday.

Training dogs to track convicts may be all well enough, but it won't do to let the convicts as trainers. For this and other reasons, the State of New York has decided to let the convicts as trainers. For this and other reasons, the State of New York has decided to let the convicts as trainers.

The New York Sun states that certificates of deposit on Jan. 1st and 2nd, are being bought up at 25 cents on the dollar, and Northern Pacific bonds are worth only 10 cents on the dollar, and both are steadily decreasing in price.

We have all seen a great amount of groaning about the weather hereabouts; but only think of Jerusalem. At last accounts, the city is covered with snow, and the people are suffering from the cold. The snow is so deep that the people are unable to go out, and the city is in a state of panic.

A London firm lately paid two hundred rupees for the privilege of collecting the hair from the heads of pilgrims at the Magh Mella, at Allahabad, and the hair was sold to a hairdresser in London, who sold it to a hairdresser in London, who sold it to a hairdresser in London.

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most exciting and interesting element in this discussion. I hope, if I have exhibited any amount of interest in the charges that we are tricksters, that warmth does not require any very ample apology."

The Oxford Sentinel is now published in Ashford.

A Georgia man claims that he has a mouse that can sing equal to any bird. Well, it's all the same to the cat.

When the girl baby born in LaCrosse with two perfect tongues grows up there will be difficulty in getting a husband for her.

A Western paper is dead. In its last gasp it gently whispered: "Two hundred subscribers, and only thirty-one of them paid."

A Mississippian jury valued Mrs. Montgomery at \$22,000. She was killed on the Southern Railroad, at Abbeville, and Mr. Montgomery is a rich man.

We have a youth in Chatham, of about fourteen summers, who can beat any boy in the Province at billiards.

The Grand Jury has found a bill against Austin Leonard, a Windham (Me.) farmer, for incest with a daughter aged twenty-three, who brought complaint and claims to have been seduced by him.

Capt. Wm. Worden of the woodstock Dartmouth started to go on board his boat at the Washademoek Narrows on Sunday last. He has not since been seen, and is supposed to have been drowned. The body has not yet been recovered.

Hiram Craig, an independent farmer of Augusta, Me., worth forty or fifty thousand dollars, committed suicide by hanging himself in his barn with a trap line. The Grand Jury has found a bill against him for murder.

Deacon L. Hathorn, a hosiery manufacturer of Washington, N. H., received thirty-one hundred dollars in Boston, on Friday, for goods sold, and on his way to the city he was killed by a horse. The body has not yet been recovered.

On Saturday last a man named Sylvanus Snow, while at work on the ship now lying in the yard of the Bridgeport (Conn.) shipbuilding company, fell head first from a scaffolding about seventy feet from the ground, and, alighting on a piece of timber, sustained very serious injuries, including the breaking of a rib, which was accompanied by some hours, but is not a fair way to recovery.

On the afternoon of Thursday, the 23rd ult., the barn belonging to Mr. William Jones Simpson, Old Town Road, 108, all at once exploded, and the whole contents of the barn were blown into the air. The explosion was so violent that the barn was completely destroyed, and the contents were scattered in all directions.

In the New York case of Thos. C. Shepherd, who is trying to escape the payment of \$50,000 a year alimony to his wife, the Judge has ruled that the "continuance of the allowance is in the hands of the wife, and she shall not marry again. The control of the Court is in no way dependent on the husband's consent. The case is to be taken to the Court of Appeals.

The New York Insurance Department, says \$27,232,485, or more than half a million dollars a week.

Lady Hincks, wife of Sir Francis, died at Montreal on Friday evening, aged 70 years.

A Colorado paper says the women out there will ride thirty miles to see a man hanged.

New Hampshire farmers are selling their sugar by the ton, and are correspondingly happy.

Barnum's Hippodrome is the severest calamity that has ever befallen New York theatre.

The citizens of Jefferson, Mo., have appointed a committee for the purpose of persuading a physician to come and settle there.

Mayor Havemeyer of New York greatly enjoys the "howls" of his fellow-citizens. This makes things easy and comfortable for both parties.

The daughter of Senator Stewart, who was killed by the explosion of the Columbian (Ga.) Express, appears with about three columns of its advertisement space vacant, except with the significant announcement in large type that the space is "to let."

The firemen of Truro, N. S., are now doing duty as night watchmen, it being feared that an attempt to burn the town is about to be made by a band of Gillespie who have made threats to that effect.

Two Irish Home Rulers, members of Parliament, have been blackballed at a meeting of the Home Rule League in London. One received fifty-one, and the other was favored with forty-two of the pupils' hands.

The late Mr. Robert Freeland, of Gryffe Castle, Bridge of Weir, Scotland, cotton spinner, has bequeathed legacies to religious and charitable institutions and to his servants amounting to upwards of \$10,000.

The Bishop of Manchester, England, has written a letter, in which he desires to impress upon Mr. Joseph Arch the extreme responsibility of his position, and to caution him against moderation both in his language and his demands.

A Cape Breton merchant was found asleep in the garret of a respectable chandler on Albemarle street, Halifax, Thursday night, while two women were watching until his sleep was sound. The women were then to sell \$107.19 from his pockets.

Some changes in the Halifax Cavalry are reported. The services of Mr. David Calder, Tidewater, and Mr. Wm. Carter, Fredericton, have been accepted. Mr. Carter has been appointed to the position of adjutant, and Mr. Calder to the position of quartermaster.

In the House of Commons on Thursday last, Mr. Geo. Anderson, member for Glasgow, Hon. Robert Borker, Under Secretary for the Foreign Department, said that the Government are aware of the resumption of diplomatic relations with Mexico and is ready to receive any communication to that end, but none such has yet been received.

We regret to record the comparatively sudden death this [Thursday] afternoon of the wife of Col. Hon. Judge McCully. This estimable lady had been in ill-health for some time past, but at the last her condition was such that she was able to attend to her duties. She died at her residence, 10, St. James' street, at 10 o'clock.

frightened his purchaser away. A put-up man named Beedley had very accurate notions of the value of his independent suffrage; he got twelve shillings and sixpence for it, and was so satisfied with his bargain that he showed the money to a Liberal comrade, and thus brought himself into court.

The author of "Ten Acres Enough" is dead. Twenty-one square feet will do him now.

Boulevard has taken the Globe Theatre in London, and will open it with "Lend Astring."

"What kind of messages is them?" queried an old lady of the young man of literature and penmanship, as he passed through the train selling bananas.

The London Times recently contained the announcement—"St. Helena Longwood house, formerly the residence of Emperor Napoleon, to be let for a term of years."

It occupies little space in the tall, but there has been a sudden destruction of \$3,000,000 worth of property by the breaking up of the ice-bridge at Quebec.

John Whipple, Esq., who came out second in his match with Bennett is a native of Rhode Island. If he had only been a native of the United States, he would have been a member of the Congress.

The rumblings of the Commencement Day Volcano are beginning to be heard and felt—and soon the eruption will burst forth, covering the whole land with the lava of virgin thought.—Richardson.

When Mrs. Jefferson lay on her death-bed, she said that she could not die contented, until she had seen her husband. She died, and her husband died, and she was buried with him.

A Detroit mother does her moral nation with a club. She recently interviewed a remailer, who had her boy from entering the house, and she accordingly ever have a dog-mother, and her husband, holding her hand, solemnly promised that he would never marry again. She could not have been more correct.

Mr. Jenkins has now taken magnificent rooms in King street, in the very centre of that region of official and embassied grandeur, and she accordingly ever have a dog-mother, and her husband, holding her hand, solemnly promised that he would never marry again. She could not have been more correct.

A young lady in Philadelphia swallowed a match better than her cruel parent could. Her father objected to her lover's entering the house, and she accordingly ever have a dog-mother, and her husband, holding her hand, solemnly promised that he would never marry again. She could not have been more correct.

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Bill Kelly was hanged at 2 o'clock, outside the city limits. He was accompanied by a large number of friends, and the execution was a very quiet affair. The body was taken to the city hall, and the execution was a very quiet affair.

The Circuit Court opened this forenoon at 11 o'clock. Chief Justice Ritchie presiding. Mayor Smith occupied the Associate Justice's seat. The following were sworn in as Grand Jurors: James E. Barnes, foreman; John Mitchell, E. Miles Merritt, C. A. Robertson, S. F. O'Keefe, W. C. Goddard, Matthew Wilson, E. D. Watts, William Hawkes, Henry McKenna, Timothy McCarthy, T. F. Barker, John Butt and Edwin Fisher.

His Honor addressed a very few words to the Grand Jury. He had hoped to have met them without any criminal business, but one case would claim their attention. It was a case of sailors who had made a disturbance on board ship. The indictment was not yet ready to be sent before them, and he requested them to be present to-morrow, when the necessary papers would be put before them. He congratulated the jury on the general absence of crime throughout the Province, and spoke of the few occasions it became necessary for him to preside at criminal trials. The jury were dismissed, and the following docket was entered:

- REMANETS.
1. Day et al. vs. Murray et al.—Morrison & King.
 2. Harris vs. Brown—A. L. Palmer.
 3. Taylor vs. Gervoy—W. J. Jack.
 4. McLeod, ass., vs. Donville et al.—E. McLeod.
 5. Taylor vs. York—W. J. Jack.
 6. Clark et al. vs. Dixon—S. R. Thomson.
 7. Clark et al. vs. Perley—S. R. Thomson.
 8. Hopkin vs. Turnbull—C. W. Weldon.
 9. Canning vs. Town of Portland—C. W. Weldon.
 10. The Queen vs. Thomas Sullivan—Morrison & King.
 11. Fifth vs. McLeod et al.—A. L. Palmer.
 12. Wetmore vs. Connors—C. A. Stockton.
 13. Breving vs. Berryman—D. S. Kerr.
 14. Fifth vs. McLeod et al.—A. L. Palmer.
 15. Davidson vs. Dunn, Impleaded—A. L. Palmer.
 16. Taylor, assignee, vs. Davidson—W. J. Jack.
 17. Jackson vs. McLean—B. R. Stevenson.
 18. Coblen vs. McCreary—L. A. Jack.
 19. DeVeber, assignee, vs. Roop—E. McLeod.
 20. Breeze, Trustee, vs. Brown, et al.—C. A. Stockton.
 21. Calhoun vs. Jones, et al.—A. L. Palmer.
 22. Wakeling vs. Magee, et al.—W. J. Jack.
 23. Golding, et al. vs. Allen—S. R. Thomson.
 24. Ferguson vs. Donville—S. R. Thomson.
 25. Washburn vs. Academy of Music—E. T. C. Knowles.
 26. Farren vs. O'Brien—A. C. Fairweather.
 27. Smith vs. Raymond—C. N. Skinner.
 28. Godwin vs. Burpee—C. N. Skinner.
 29. White vs. Murphy—W. R. Burtis.
 30. Eastin vs. Crawford—C. Duff.
 31. Graves vs. Somers—A. L. Palmer.
 32. Benson vs. Wilson—S. R. Thomson.
 33. DeVeber et al. vs. Cameron—J. A. James.
 34. Wright vs. Dolan—W. H. Tuck.
 35. McMahon vs. Vaughan—H. C. Macdonald.
 36. Lloyd vs. Troop—C. Duff.
 37. Ayer vs. Ayer—L. A. Jack.
 38. Lee et al. vs. Richards—J. A. James.
 39. Hilyard, Exors. vs. Landry—S. R. Thomson.
 40. Jones et al. vs. Gough et al.—W. H. Tuck.
 41. E. & N. A. Ry. Co. vs. Dunn—C. W. Weldon.
 42. Jones et al. vs. Gough et al.—W. H. Tuck.
 43. DeVeber et al. vs. Potter—J. A. James.
 44. Phelps vs. Freeman—Morrison & King.
 45. Donville vs. Moore—W. H. Tuck.

- SPECIAL DOCKET.
1. Bank of New Brunswick vs. Samuel Ferguson—S. R. Thomson.
 2. William G. Shanks vs. Edward Ross—H. L. Sturges.
 3. J. R. Parker vs. C. MacLachlan & Son—Silas Alward.
 4. H. C. Macdonald vs. Currie et al.—H. C. Macdonald.
- NEW DOCKET.
1. McCookery vs. Walsh—W. J. Jack.
 2. Ladd vs. Vernon—D. S. Kerr.
 3. Starr vs. Burnham—W. R. Burtis.
 4. Mary Voulney vs. Marvin—Charles Duff.
 5. Doe dem Sherwood vs. Stockhouse—A. L. Palmer.
 6. Patton vs. Buxton, assignee, (by proviso)—S. R. Thomson.
 7. Robinson vs. Davidson—L. A. Jack.
 8. McLeod ass. vs. McFarlane—C. W. Weldon.
 9. Flewelling et al. vs. McCally et al.—W. W. Wedderburn.
 10. Craig vs. Barbour—E. McLeod.
 11. J. de Troit vs. C. L. Quent—A. H. DeMille.
 12. Ward vs. The Mayor et al.—Silas Alward.
 13. Pike vs. Goddard—Forbes & Simnot.
 14. Skilkin vs. Brown et al.—H. C. Macdonald.
 15. W. H. Thorne vs. Bowstick—A. C. Fairweather.
 16. Mulhern vs. Hatfield—D. Jordan.
 17. Bunell vs. Holder—A. A. & H. O. Weldon.
 18. Breeze vs. Brown et al.—C. A. Stockton.
 19. Flewelling et al. vs. Pugsley—W. W. Wedderburn.
 20. Allison vs. Clark—W. J. Jack.
 21. Thomson et al. vs. Millidge—A. L. Palmer.
 22. Flewelling et al. vs. Taylor—W. W. Wedderburn.
 23. Poulney vs. Marvin—C. W. Weldon.
 24. Wetmore vs. Connors—C. A. Stockton.
 25. Geo. H. Clarke vs. Ins. Co. of North America—A. L. Palmer.
 26. Campbell vs. Board of Education—W. W. Wedderburn.
 27. Doe dem Gibbon vs. Gordon—Chas. Duff.
 28. Day vs. McCarthy—W. W. Wedderburn.
 29. McLeod, assignee, vs. Roop—E. McLeod.
 30. Guy et al. vs. Hilyard et al.—Forbes & Simnot.
 31. Gibbon et al. vs. Clarke—C. Duff.
 32. Lester vs. Jones—W. W. Wedderburn.
 33. Donville vs. Ferguson—A. L. Palmer.
 34. Ladd vs. Vernon, (by proviso)—Duff & Travis.
 35. Doe dem Robertson vs. Craft—Forbes & Simnot.
 36. Cameron et al. vs. Donville et al.—C. W. Weldon.
 37. Day et al. vs. McCarthy—W. W. Wedderburn.
 38. McLeod, assignee, vs. Roop—E. McLeod.
 39. Novlin vs. Deshrisay—E. McLeod.
 40. Fowler vs. Parks—H. C. Macdonald.
 41. Spirit vs. Albert Mining Co.—C. W. Weldon.
 42. Novlin vs. Michael—E. McLeod.
 43. McLeod vs. Adams—A. H. DeMille.
 44. Donovan et al. vs. S. P. Railway—A. C. Fairweather.
 45. Reed et al. vs. Hubbard—A. L. Palmer.
 46. Donovan et al. vs. Ellis—A. C. Fairweather.

The case of Day et al. vs. Murray et al. is now before the court. Messrs. Morrison & King for the plaintiffs, and S. R. Thomson and W. H. Tuck, Esq., for the defendants. It is an action to recover for damages done to the plaintiff's property by the defendant's negligence. The plaintiff claims that the defendant's negligence was the cause of the damage, and that the defendant is liable for the same. The defendant claims that the plaintiff's property was damaged by the negligence of the plaintiff's own servants, and that the defendant is not liable for the same.

The case of Harris vs. Brown is now before the court. Messrs. Morrison & King for the plaintiffs, and S. R. Thomson and W. H. Tuck, Esq., for the defendants. It is an action to recover for damages done to the plaintiff's property by the defendant's negligence. The plaintiff claims that the defendant's negligence was the cause of the damage, and that the defendant is liable for the same. The defendant claims that the plaintiff's property was damaged by the negligence of the plaintiff's own servants, and that the defendant is not liable for the same.

The case of Taylor vs. Gervoy is now before the court. Messrs. Morrison & King for the plaintiffs, and S. R. Thomson and W. H. Tuck, Esq., for the defendants. It is an action to recover for damages done to the plaintiff's property by the defendant's negligence. The plaintiff claims that the defendant's negligence was the cause of the damage, and that the defendant is liable for the same. The defendant claims that the plaintiff's property was damaged by the negligence of the plaintiff's own servants, and that the defendant is not liable for the same.

47. W. C. Treadwell vs. Donaldson et al.—F. E. Barker.

48. Page vs. Pugsley—F. E. Barker.

49. Clark et al. vs. Reed et al.—C. W. Weldon.

50. Doe dem Hazen vs. St. James Church—Duff & Travis.

The case on the appeal docket will be tried on Wednesday week. The court adjourned about half past twelve and will open to-morrow at 10 o'clock, when the first case on the remanet list will come up.

May 13

The Grand Jury met this forenoon and the case of the Queen vs. John Henry and David Magee, charged with going on board the British vessel Kate Sanction and assaulting the officers of the vessel, was ready to go before them. Chief Justice Ritchie called their attention to the facts of the case. The prisoners had come on board accompanied by a number of men. They had been discharged and, having previously had some dispute, had apparently gone on board for the express purpose of committing the assault. Those who had accompanied them were equally culpable, and he reflected on the police officers for not having the shore men arrested as well as the two who were sailors. The nature of the case had attracted great attention, and the unfortunate dispute between labor and capital that had been of so frequent occurrence during the past few years, was a sad combination of labor in direct opposition to capital were to be reprehended by all who had the good of the country at heart. The associations that ruled the harbor were now supping the foundations of a certain degree of property. We ask the stranger to come to our shores, and should have the power to say how many hours all shall work, or how much shall be paid for that work. Nor ought we in the least degree prevent a laborer working as good a bargain as he can. It is his right and duty to do so. The laborer has a right to say "I've got labor, you've got capital; judge me by my ability, by my industry, by my energy, by my power, and my will to work." The workman must be judge of himself, and has no right to have the life or limb attached to him as a very Siamese brother, bound to support him, and receive the same amount of wages. What sort of a feeling is this to instill into one child, and to instill into another child, that he has a right to say "I've got labor, you've got capital; judge me by my ability, by my industry, by my energy, by my power, and my will to work." 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