### QUEENS COUNTY GAZETTE, JAS: A. STEWART,

Publisher,

## GAGETOWN, N. B.

THE GAZETTE will be published every Wednesday morning in time for despatch by the earliest mails of the day. Sub scription price \$1.00 per year in advance Advertising rates made known on ap-

plication. Notices of Births, Marriages and Deaths nserted free. Lines accompanying the latter, 5 cents per line

### Queens County Gazette

GAGETOWN, N. B., JUNE 28, 1899.

ST. JOHN LETTER.

The death of Francis Waldrow, a pensioner, at Dighton, Mass., a few days ago, recalls the fact that between sixty and engaged in a bloody war with the Seminole Indians of Florida, whom it was procember 1835 and closed in 1842. The Seminoles numbered less than 4,000 at the beginning of the conflict, but it cost Seminoles were led by their chief, Osceola, who at the time was called the Red Zachary Taylor.

died last Tuesday evening, aged 82 years. He was a native of Kentville and was provinces.

At last some sidewalk bicyclists have been brought before the police magistrate but their fines were allowed to stand.

the law.

Another death is due indirectly to the Indiantown fire; that of Mrs. George A. Fanjoy who never recovered from the shock resulting from the calamity.

The clock at the Union depot refused duty last Tuesday for the first time in 12 years.

The Rector of St. Luke's proposes to hold open air meetings in various parts of the city during the summer, and is having a large wagon fitted up for the accommodation of a choir and a small or-

The Jews of this city propose to present Capt Dreyfus with a sword, and Zola, the novelist, with a pen.

The large iron chimney of the nail factory in the west end was blown down by the gale on last Thursday.

A woman 70 years old was in court last Thursday charged with drunkenness.

Messrs Goldie write that the farmers are delivering very little wheat owing to the poor outlook for the growing crop and that prices of flour are likely to advance soon. Diamond Dis still quoted at \$4.80, Globe \$4.10, and White Rose, \$4. Oatmeal is easier and is quoted at \$4; cornmeal has advanced to \$2.15. Stocks of molasses in market are very light and P. R. has advanced to 34 cents; higher prices are anticipated. While yellow sugars are unchanged granulated has advanced 5 cents per 100 pounds and higher prices for both yellows and granulated are looked for. Canned corn has advanced 121 cents per doz. and the growing crop will probably realize \$1.00 per dozen. Dry fish are a shade easier.

EDWARD EDWARDS. St. John, June 24.

On Trial For Murder.

FREDERICTON, June 21.—Alfred Gover was arraigned in the Circuit Court shortly after 10 c'clock this morning to plead to an incictment charging him with murdering William McLean at Greenhill, parish of Stanley, on May 19th last. The court room was crowded when the prisoner was brought in by Deputy Sheriff Hawthorn and placed in the dock, and all eyes were turned upon him. He was attired in a black diagonal suit, with cutaway coat buttoned across his chest, and carried a soft black felt hat. His imprisonment since the preliminary examinaiion has produced no change in his facial appearance, and there was no evidence of the metal strain which would ordinarily be supposed to be on one so situated. In fact, his expression and deportment throughout this morning's proceedings

anxiety. Upon his being called to plead, his counsel, Mr. Gregory, called the attention of the court to the fact that the prisoner was very deaf and unable to hear from the dock. He therefore asked Judge Vanwart that he be allowed to occupy a chair directly in front of the clerk's desk. His Honor granted the request, and the prisoner thereupon took his seat in the place indicated. When asked to plead, he answered in a clear, strong voice: Not Guilty."

were ineicative rather of indifference than

The empanelling of the jury was then proceeded with and occupied more than an hour. While the jurors were called, Connonnonnonnon

the prisoner sat with crossed legs and indifferently watched the proceedings.

Of the panel of eighty, thirty-five men were called before the trial panel was lowing jurors were sworn: Chas W. Estey, Bright; Daniel C. Urquhart, Douglas; George Armstrong, Saint Marys; Clarence Goodspeed, St. Marys; Joseph E. Smith, Saint Marys; John Gilman, Kings-Burtt, Bright; J. Wesley Peppers, Saint Marys; Thos. H. Cotter, Douglas; Char-Brewer, Saint Marys.

address occupied about three-quarters of an hour. He briefly recited the material tacts as already published. As to probable defence he said he believed the object | from an election. would be to prove that McLean was in the act of adultery with Mrs. Gover, but said her mother assisted her father in the this, even if made out, he contended, work of the farm, and some years ago us would not justify the crime, though it ed to chop down the bushes about the would afford a ground upon which the place, and she told also of a quarrel that seventy years ago the United States was | Minister of Justice would probably commute or lessen the sentence. He claim- father and a man named Wilfrid Meyers. posed to deport to a reservation west of to prove that McLean had simply gone house and the two were drinking together. the Mississippi. The war began in De- into the bedroom to give Mrs. Grover a After the other inmates of the house had the United States 1,400 lives and \$10,- origin in the carousal of the previous er down on the floor, and told witness to 000,000 in money to subdue them. The night, in which Gover himself participa-

Napoleon. The Semiroles were the first witness called. He was on the stand got his gun, and Meyers left, after which most determined and warlike tribe with about half an hour when the court took her father cooled down. which the United States ever had to deal, recess for lunch. He testified that when Mable Logan, a girl of fourteen, took and nearly half of them were killed be- he visited the Gover house a few hours the stand a few minutes before the court fore they consented to make peace. Mr. after the murder he heard the prisoner rose for recess. She told of returning to Waldron above referred to fought through say to James Humble that if he did not the house from a prayer meeting with this war under General Winfield Scott, get McLean away he would kill hlm. little Clara Gover about nine o'clock on and General Taylor, afterwards President | Dr. Moore having in the meantime exam- | Thursday, May 18th, and finding Mcined McLean's body, said to the prisoner John F. Marsters, customs broker, that he had already killed him, whereupon the prisoner answered that he was glad that he had, that he would not be favorably know all over the maritime about bothering him any more. He further stated when asked by Dr. Moore why he had killed him that he had found him in bed with his wife and that if they had not hid his gun from him he would ing new will be heard until the defence have killed them both. The doctor min-The Sunday vendors of cigars and soda utely described the position of McLeans's do not appear to stand in much fear of body when he saw it and the wound in the side and asked particularly as to deceased clothing, said he had on drawers, undershirt, pants, overshirt, socks, but no boots, and that all his clothes were buttoned up. He also stated that on a chair in the bed-room there was a flask about two-thirds full of whiskey.

FREDERICTON, June 22.—The Gover trial was continued yesterday afternoon. Several witnesses were examined, includcluding Mrs. Thomas, daughter of the pristier. The evidence was essentially | his breath smelled of liquor and he apthe same as that given at the preliminary examination.

Judge Vanwart delivered judgement this morning on the application of the Attorney General for a bench warrant for Mrs. Gover. His honor refused the application, holding that Mrs. Gover, though a competent witness, could not could be compelled to testify against her husband, and she could not therefore be brought to court by warrant. It is said that Mrs. Gover is not yet able to leave her home, in consequence of injuries sustained by jumping from the window to escape her husband on the morning of

The cross examination and re-examination of Mrs. Bernice Thomas, the prisoner's daughter, occupied most of the forenoon session. No new facts were elicited in regard to the events of the morn-

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complete. Most of the challenges were drunk she was cross and ugly and gener- cities, including Paris during the exposimade by the prisoner's counsel. The fol- ally disagreeable and snappish with Go- tion. ver, cursing and swearing at him. At such times her language was "coarse, profane and smutty." When not in liquor, however, she behaved respectably, and she and Gover got along all right. clear; Ludlow Yerxa, Fredericion; Henry | She had been a drinking woman as long as witness could remember. She and Gover had occupied separate rooms since les B. Morgan, Saint Marys; Whitman witness returned home last winter. As to her father, witness said he was not an The Attorney General in his opening | habitual drinker, but would sometimes get intoxicated, but only as a rule when someone would bring liquor to the house.

She knew of him once coming home drunk

In her re-examination, Mrs. Thomas took place last Christmas between her ed, however, that the evidence would go Meyers had brought some liquor to the drink, and his (Attorney General's) belief | retired for the night, the two got into an was that the killing was done by the altercation. Her father threatened to prisoner in a fit of temper which had its | shoot Meyers. The latter got the prisonget a rope. She did so, and with this Meyers bound his arms and legs. Sub-Dr. D. R. Moore, of Stanley, was the sequently the prisoner broke loose and

Lean and Mrs. Gover drinking with

company of neighbors. FREDERICTON, June 23.—The Gover murder trial is dragging slowly. There was a marked falling off in attendance this morning, due probably to the general belief that all the material facts have already been made known and that nothis entered upon. Only two wittnesses were examined this morning, and one of these had not finished his direct examination when the court took recess at

Charles McGivney told of the proceed ings of the company at Gover's on the night preceding the murder. He said the prisoner had two drinks and ate lunch with the crowd, but did not appear intoxicated when the company broke up. Next morning, however, when he was called over to Gover's and saw the prisoner, immediately after the killing, peared to be considerably under the influence of the ardent.

Charles Gelen testified he was not a the house on the night preceding, but went over with McGivney immediately after the killing. Thee prisoner said to him: "They played a trick on me and hid the gun, but I got my knife and killed the major."

the prisoner ate a hearty breakfast after

Witness said he sat down at the table with him but did not notice what he ate. The prisoner afferwards did some chores about the place.

To Cross the Atlantic.

GLOUCESTER, Mass., June 18.-Under the escort of tho Gloucester yacht club and a fleet of nearly 100 yachts, Howard ing of the murder or of the previous Blackburn of this city set sail this afternight, but Mrs. Thomas gave some addi- noon in his little sloop rigged four ton tional information as to the character and boat, the Great Western, on a trip across \$13,000 IN PRIZES. disposition of both her father and mother. | the Atlantic. Blackburn is a native of

COMMONICATIONS

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She said her mother was in the habit of Nova Scotia. He has stored provisions drinking to excess and got drunk almost for a ninety days' trip. Gloucester, Eng., every time she went to Stanley, which is the first poin where he expects to land. would be once or twice a week. When He will visit the principal European

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Hattie Sweeney Committed.

DIGBY, June 20. - The adjourned hearing of the case of Mrs. Hattie Sweeney, for concealment of birth, was before Stipendiary White again today. R. G. Munroe and E. H. Nichols, for the prisoner, and H. L. Dennison for the crown. After hearing considerable evidence and the quoting of many authorities by the counsel on both sides the justice decided enough proof of guilt was before the court to commit the prisoner to a higher court, and she was committed and will probably be tried under the speedy trials act at an early date. There are no new developments in the case of the first child found.

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### NOTICE.

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Agent for the Parish of Gagetown for the Wilkinson Ploughs. Upper Gagetown, May 10th, 1899.

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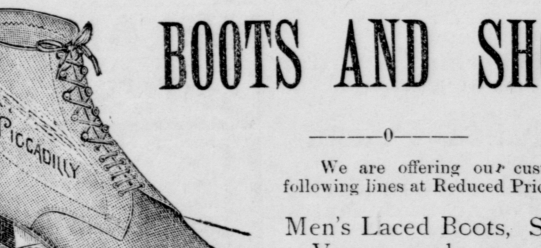
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