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## Circuit Court. (Continued.)

On Thursday morning, last week, the evidence being all taken, after addresses by the counsels and summing up by the judge, who thankel Mr. Hartley for having undertaken the defence and complimented him upon the manner in which he had conducted it, the care of the Queen ve. Wm. Boyd, charged with

in the meantime the jury in the Worth case came into court with a verdict finding the lie benefit. prisoner guilty of the crime of attempting to

His Honor the judge when sentencing the jould be justified, because after its publicaprisoner to the penitentiary said the crime sion an instance was found of a man paying deserved a more severe penalty than that he mortgage money to John S. Leighton, jr. was about to inflict. He had thought of mak- and the mortgage was not discharged. ing the sentence 5 years but on considering the contended that this should not affect the art fast that he'd already indured incarceration icle which bore on John S. Leighton, Sr. in the most unhealthy jail of this county and His Honor finally decided that the evidence had there been the victim of severe disease, should be allowed. a result of the uneanitary condition of that James Keenan cross examined-Can's say establishment, he had decided that his five months confinement there, was as severe a discharged that he had seen anything in a second as possible and discharged the mort

oner guilty of the crime, charged in the inprisoner to fitteen years in the penitentiary, Leighton about the office. remarking that within the limits of the proishment, even the gallows might have been

tween counsel before the merits of the case were entered upon. A plea was put in by defence, first, of not guilty and record, or justification. To this the Atty. General objected claiming that while the alleged libel was against J. S. Leighton, Regustrar of was an ortgage was cancelled; was not sure that it was the same parties who operated in weighed 1580 lbs., the other, 1380 was money had not been paid to me; first that it was the same parties who operated in weighed 1580 lbs., the other, 1380 weighed 1580 lbs., the other, 1380 was money had not been paid to me; first that it was the same parties who operated in weighed 1580 lbs., the other, 1380 weighed 1580 lbs., the other, 1380 was money had not been paid to me; first that it was the same parties who operated in weighed 1580 lbs., the other, 1380 weighe Deeds, etc., the plea of justification was, in effect, that J S. Leighton, jr., deputy registrar, would be proved to have been guilty of the miedeeds, charged in the Gleaner, with the knowledge of the Registrar. At a later the knowledge of the Registrar. At a later date in the trial the defendants were allowed to amend or add to their plea by introducing another case that of the Keenan mortgage The Atty. General entered a demurrer. The the Atty General entered a demurrer. The the testimony he would submit.

Witnesses to call.

Atty General before calling rebutting within from acting; communicated with parties direct; did not intend to say it was the for building. To-day sees him occupy the testimony he would submit.

Geo. Melville, Jos. Pearson, H. H. Kirkpat-think from something D. Munro said—knew rick, A. J. Lee, Jao. Campbell. think from something D. Munro said—knew Re cross examination—It was not for pay to the jury who were to decide, let, whether defendant published the alleged libel and, se cond, if it was justified. He quoted from the was willing to give 7; John willing to give 7;

publication of the Gleaner by Jas. H. Crock Erabrooks was up in office and my son came His Honor after a brief and clear explana et and that was all the evidence called by to me and said Estabrooks wants to settle up, tion of the law bearing upon several points the crown, the Atty. General denying the you owe him \$810 on I. O. U's, I owe him and directing their attention to the phase contention of Mr. McLeod that the crown \$430 odd dollars will you sign a note with demanding their special attention and with case was not complete until the Vandine me for \$1250, I said all right I will sign; out recapitulating evidence closed his charge mortgage was put in evidence. The judge this was in July '90, the note was due in 6 with this instruction. You first will wan agreed with the Atty. General,

ed, they would be able to prove. discharge the mortgage. About two years tion with him. ogo Mr. Leighton jr., told him the mortgag-had been discharged. In June, 1894, while wanted 8 per cent, said I'd only give 7 per upon a verdict and there was not the slightin the report office he found that it had cent; this was before March '87, before I est probability of their unanimously agree not been discharged. He wrote to Ester borrowed the \$186; don't think I asked for ing. brooks about the matter, and Estabrooke money before '87; as I remember he volun-wrote him in reply that he would discharge teered to lend me money as Estabrooks was James H. Crocket

Wills and Deeds, sworn; he had been sgent of paying interest; can't remember who they to act in that capacity in 1892. His salary to act in that capacity in 1892. His salary to act in that capacity in 1892. His salary to act in that capacity in 1892. His salary to act in that capacity in 1892. His salary to act in that capacity in 1892. His salary to act in the condition on lines of vital in the civil case, Catherine Sullivan vs. The civil cas to act in that capacity in 1892. His salary was \$600 per year. Vandine paid to him the interest and principal on the mortgage held by Leverett Estabrooks, and when he made the final payment in 1889, he when he made the final payment in 1889, he when he made the final payment in 1889, he when he made the final payment in 1889, he when he made the final payment in 1889, he when he made the final payment in 1889, he was stated. Fisher of the province. In 1884, year of the mortgage declaration of the association, there were given: In 1884, year of of organization of the association, there were following statistics were given: In 1884, year of of organization of the association, there were to do a state in the province. In 1884, year of of organization of the association, there were to do a state in the province. In 1884, year of of organization of the association, there were to do a state in the province. In 1884, year of of organization of the association, there were to do a state in the province. In 1884, year of of organization of the association, there were to do a state in the province. In 1884, year of organization of the association, there were to do a state in the province. In 1884, year of organization of the association, there were to do a state in the province. In 1884, year of organization of the association, there were to do a state in the province. In 1884, year of organization of the association, there were to do a state in the province. In 1884, year of organization of the association, there were given: In 1884, year of organization of the association, there were to do a state in the province. In 1884, year of organization of the association, there were to do a state in the province. In 1884, year of organization of the association, there were to do a state in the province. In 1884, year of organization of the association, there were to do a state in the province. In 1884, year of organization of the association, there were to do a state in the province. In 1884, year of organization of the associat when he made the final payment in 1889, he sway when I returned gave him 1. O. D. s; the money loaned; the parties are sister and told him he would have the mortgage discharged. The mortgage was not discharged existence; knew my son was agent for Estacharged. The mortgage was not disconarged cuistence; knew my son was agent for Esta-brother. This case is still before the court brooks, don't know that he collected interest as we go to press. parties. In 1887, '88 and '89 he loaned money he gaye, never made enquiry as to parties of this money to his father. In 1887 from whom or how money came into his Large Assortment of Fur Coats before purchashe got about \$250 from Vandine, and in hands, trade I made was to get money from lag; Extra Value, at B. B. Manzer's.

1888 about \$50, and he loaned some of this Estabrooks at 7 per cent; nothing said about amount to his father. He did not know how much. In June of 1891 he step loaned him for first I got \$186, after that gave I. O. which were money for these loans he took his loaned him the wrote Estabrooks before I got the step in the s I.O.U 's. He saw Estabrooks frequently be the first but not sure; borrowed various Geo. F. Atherton amounts down to March 1889; can't tell day in Woodstock. 11th last, the date of discharge. He asked exact dates; first time I saw his book was J. O. Winslow returned from his trip to Estabrooks in 1892 to descharge the mort here in court; he said I could give I. O. U's the North Shore on Monday. gage and his reply was that before it was discharged payment must be made on the stabrooks came up; did not see Estabrooks \$1250 note held by him This was a joint every time he came up; when I saw him mote signed by his father and himself and in. there was no snow on ground; never spoke bank, Halifax, spent a few days here last oluded the amount of 1,0 U.'s given by his to Estabrooks about the 1. O. U's. that I re. father and money collected by him for Esta | member; in 1890 saw Estabrooks; time the | week. father and money collected by him for Esta the moneys included principal note was given had no conversation with him and interest on Vandine mortgage and other about it; narrated the circumstances as given M. Goodspeed, McAdem, was at the Wilbur, \$24 20, for which I wish to heartily thank and interest on Vandine mortgage and other sheet on Vandine mortga about it till July of 1894. De could not say it in private drawer; did not inquire of son Fredericton. that his father was aware that he was acting as to how he owed Estabrooks \$430 or what as agent for Estabrooks. He had endorsed he had done with it; he has received \$600 motes for his father since 1891, possibly since about \$300 or balf his salary; think have told Estabrooks that the Vandine mortgage him there this year in April; know I had no Missionary Committee of the M. B. & P. E. gether and found by entries that the interest and principal had been paid by Vandine; his business; have not been acquainted with dan't know that I saked him, then, to discharge the most game of the most game and the second by Alix in 2.143 in a jog of the moneys contributed by the Montreal by six lengths. Then Directum was by six lengths. Then Directum was been support of ministry, and the second by Alix in 2.143 in a jog of the moneys contributed by the Montreal by six lengths. Then Directum was by six lengths. Then Directum was been support of ministry, and the second by Alix in 2.143 in a jog of the moneys contributed by the Montreal by six lengths. Then Directum was been support of ministry, and the second by Alix in 2.143 in a jog of the moneys contributed by the Montreal by six lengths. Then Directum was been support of ministry, and the second by Alix in 2.143 in a jog of the moneys contributed by the Montreal by six lengths. Then Directum was been support of ministry, and the second by Alix in 2.143 in a jog of the moneys contributed by the Montreal by six lengths. Then Directum was been support of ministry, and the second by Alix in 2.143 in a jog of the moneys contributed by the Montreal by six lengths. Then Directum was been support of ministry, and the second by Alix in 2.143 in a jog of the moneys contributed by the Montreal by six lengths. Then Directum was been supported by the Montreal by six lengths. The moneys contributed by the Montreal by six lengths. The moneys contributed by the Montreal by six lengths. The moneys contributed by the Montreal by six lengths. The moneys contributed by the Montreal by six lengths. The moneys contributed by the Montreal by six lengths. The moneys contributed by the Montreal by six lengths. The moneys contributed by the Montreal by six lengths. The moneys contributed by the Montreal by six lengths. The moneys contributed by the Montreal by six lengths are six lengths. The moneys contributed by the Montreal by six lengths are six lengths. The moneys contributed by the Montreal by six lengths are six length charge the mortgage; did not tell bim I had ed his agent; did not think it was a loose Bride went over to Houlton, Wednesday is printed on superior toned paper, and makes loose by the countries to do not the printed on superior toned paper, and makes loose by the countries to do not the printed on superior toned paper, and makes loose by the countries to do not the printed on superior toned paper, and makes loose by the countries to do not the printed on superior toned paper, and makes loose by the countries to do not the printed on superior toned paper, and makes loose look by the printed on superior toned paper, and makes look by the countries to do not the printed on superior toned paper, and makes look by the printed on superior toned paper, and makes look by the printed on superior toned paper, and makes look by the printed on superior toned paper, and makes look by the printed on superior toned paper, and makes look by the printed on superior toned paper, and makes look by the printed on superior toned paper, and makes look by the paper told Vandine the mortgage had been dis way my sop letting me have Estabrooks' morning, to go on the excursion to Boston a handsome picture for framing. It is a combetal to the Laurier picture which lest was morning to the Laurier picture which lest was a constant to the Laurier picture which lest was no constant to the Laurier picture which lest was no constant to the Laurier picture which lest was no constant to the Laurier picture which lest was no constant to the Laurier picture which lest was no constant to the Laurier picture which lest was no constant to the Laurier picture which lest was no constant to the Laurier picture which lest was no constant to the Laurier picture which lest was no constant to the Laurier picture which lest was no constant to the Laurier picture which lest was no constant to the Laurier picture which lest was no constant to the Laurier picture which lest was no constant to the Laurier picture which lest was no constant to the Laurier picture which lest was no constant to the Laurier picture which lest was no constant to the Laurier picture which lest was no constant to the Laurier picture which lest was no constant to the Laurier picture which lest was no constant to the Laurier picture which lest was no constant to the Laurier picture which lest was no constant to the Laurier picture which lest was no constant to the laurier picture which lest was no constant to the laurier picture which lest was no constant to the laurier picture which lest was no constant to the laurier picture which lest was no constant to the laurier picture which lest was no constant to the laurier picture which lest was no constant to the laurier picture which lest was no constant to the laurier picture which lest was no constant to the laurier picture which lest was no constant to the laurier picture which lest was no constant to the laurier picture which lest was no constant to the laurier picture which lest was no constant to the laurier picture which lest was no constant to the laurier picture which les

his father made deposition before the Police Magistrate-was not appointed Deputy Re gistrar till two years after began to do business for Estabrooks-father has no connec sion with that business or knowledge of ithis authority—he saw these statements every time he was in town which was usually every year—In February, '88 I loaned him seeing or hearing from him told me in a few days—he knew in '88 that \$420 have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 7 per cent; 'till after I have the money for 8 per cent; be added to his term of the peritage in every monthly distribution. (The next is on Nov. 20th 1894.)

The aggregate value of all the prizes in every monthly distribution. (The next is on Nov. 20th 1894.)

The aggregate value of all the prizes in every monthly distribution. (The next is on Nov. 20th 1894.)

The aggregate value of all the prizes in every monthly distribution. (The next is on Nov. 20th 1894.)

New Brunewick Royal Ars Union, St. John, N. B, for ticket he took the note for \$1250 in settlement he Leverett Estabrooks sworn—fres became congratulation.

Leverett Estabrooks sworn—fres became congratulation. him too much, not to losn him any more—it did not epesk to his father about it; in Aug trustees to leave, before his term had expired, and Curtains now shown by Hugh Hay. was \$800 then—don't remember meeting ust '86 first employed him; Mr. Connell for a more advanced position.

Vandine on the etreet—never told him the mortgage had been discharged -- when I made dom come up loss than once a year sometimes

another room and took no part. James Keenan was sworn and testified that bad no communication in any shape or form in 1883 he gave Estabrooks a mortgage and with his father, no transactions with him; that in 1889 he produced the money from Mr then obtained statement in full from Leigh.

Phillips and paid the mortgage in full to J.

the mor'gage. He said Estabrooks would be written discharge of mortgage '90 was error, The Garleton Sentinel the mor'gage. He said Estabrooks would be written discharge of mortgage '90 was error, here in February or March. In Sept. '92 it was in '89; discovered error by examining be received a letter from Estabrooks enquir- record; July 94 the whole amount of Keening whether or not he had paid J. S. Leighton, jr., any money on the mortgage, either principal or interest; and if so, how much. He replied to this letter. He didn't hear of the money having been received; stateanything more from Estabrooks until this ment was made up 26th July 1890; expla

MONDAY COURT RESUMED. A legal argument of some length ensued between the Attorney General and Mr. Mo-Leod as to the admissibility of James Keenan's evidence which was commenced on Sat urday morning. Mr. McLeod was allowed to amend his plea of justification, and in so J.S. L-ighton, St., money; at time of set rape upon Johaana Foley was given to the interest that evidence regarding a case simi. iar to that of Vandine should be allowed to

ard to contend that the article in question

penalty as two years in the penitentiary, and paper; had never had any talk or communitherefore would make the term of imprison- oation, or anything to do with old Mr Leigh ion; in June '94 he instructed John Boyd to Leighton \$200 received from Doucett mort In the Boyd case the jury found the pris- call at Record office and see if his mortgage was discharged; previous to this he had dictment, of rape and his honor sentenced the beerd rumors that there was trouble with

gone to Record office on April 4th, when both authorized Leighton personally to loan his of Woodstock. the Leightons were present; asked J. S. father money; no stipulated sum; did not Leighton, jr., if Keenan's mortgage was discharged when he said no as Estabrooks had prior to 1890; don't remember that he re criminal cases, the defendants went upon the not come up yet, he will be up right away ported the amount from year to year; July witness stand, but in each, under cross exam when the boat runs. J. S. Leighton senior 26, '90, first reported to me Vandine mort ination rather weakened than strongtheaed the defence.

One of the defence than strongtheaed than strongtheaed the defence than strongtheaed the defence than strongtheaed the defence than strongtheaed than stro Queen vs. Jas. H. Crockett for defamatory mortgage would be discharged; be didn't say that I gave it no thought; have no recol ted in their attempt by the breaking of their Attorney General for the crown, E. MoLeod and A. B. Connell for defendant.

There was considerable legal sparring between counsel before the merits of the case
tween counsel before the merits of the case
tween counsel before the merits of the case
when mortgage was cancelled; was not sure
that the paid something on the note;
had no reason for not discharging it; don't
come four inches. About a year previous a
discharge till he paid something on the note;
had no reason for not discharging it; don't
imilar attempt had been made to blow open
the safe in this office, and the indications are
the safe in this office, and the indications are
the safe in this office, and the indications are
that it was the same parties who operated in
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the safe in this office, and the safe in the safe in this office, and the safe in the safe in this office, and the safe in the safe in this office, and the safe in the safe in this office, and the safe in this office, and the saf

monthe; the note did not bear interest; there to consider, did the plaintiff publish the ar Mr. McLeod sonsiesly outlined the charas | was no fault found with or demur at this set- icle, if he did was it libellous in the sense ter of the defence and what, he was instruct | tlement; once after it fell due Estabrooks | which the crown said it was, that is did said to me that note only draws 6 per cent. have the meaning by innuedo, or otherwise Joseph Vandine, of Centreville, sworn; he interest and I told him I would make that all as stated in the indictment. If you find purchased a piece of land in 1883 or 1884 on right and pay 7 per cent; I knew nothing of which Leverett Estabrooks held a moregage Vanedine's mortgage till Monday, 16th July fendant. If you find it dose, then you are of \$620.00 At first he paid the interest to last; knew nothing of the Keenan mortgage; to proceed to enquire whether the plea

lost. He paid the principal of the mortgage, fault had ever been found with his son; never should give a verdict for the defendant; if and when he did so Mr. Leighton said that told Boyd Keenan mortgage had been paid, not, your verdict should be for the crown. Estabrooks would be up in a short time and know nothing about it and had no conversa

panion to the Laurier picture which last year acting for Estabrooks he must have known made before gaye 1. Q. U's. positive it was be- Brecken, Bre Wandine mortgage being discharged 16.h July returned home Monday.
my son showed me discharge on book dated Mr. and Mrs. G. L.

11th July; I told him to show me book. Re examined—positive trade was made the melancholy mission of attending the function with Estabrooks before got any money on I. ral of Mrs. Holyoke's brother, A. W. Y. Desments of transactions for Establishments every son told me Establishments would lend me some brief illness, on Sunday evening.

settlement with Estabrooks father was in oftener; have given Leighton money apart from what he collected, to invest for me;

from him with mortgage and bonds enclosed. over to Laighton-whenever the name Leigh Mrs. McMullin and Mrs. Banaison; Mr. Court adjourned till 2 o'clock Monday ton was used, witness said meant J. S. Leigh- Arthur Estabrooks and Miss Laura Watson; ton, je; for money of mine \$1795 Leighton Misses Dora Thornton and Clara Matheson. had in his hands he accounted in this state- Mrs. D. L. Pitt, Mrs. J. S. Marcy and Mrs. ment, by various amounts received by him R. K Jones were also present, from Woodfrom different investments; gave me notes stock for balance : arrangement was satisfactory I took the note; \$1250; note produced; corroborated testimony about instructions to loan doing he set forth that it was in the public tlement had no conversation with L ighton Sr except about signing note; of the \$1250 note \$800 was for Leighton Sr., \$400 Leighton show that the alleged libel was for the pub. Jr.; it was after note matured we had conversation about interest; my transactions with Leighton were satisfactory; no reason to believe Leighton in any previous transac

> Was almost impossible for me to get to Woodstock at time received Vandine's let

gage; in connection with Thomas R. Boyd mortgage, \$410, handed to Leighton, did not P. R. express amid cheers and explosions of Keenan mortgage money in cash July 11, per Canada. Oa their return they will oc-John Boyd, sworn-Testified to having 1894; previous to giving the \$186 note cupy the new house owned by Mr. S. Watts,

received the money. The Atty. General entered a demutrer. The judge was understood to allow the plea and decide afterward whether the evidence was admissable for consideration by the jury.

The jury was sworn—Jas Tomes, John S. Leighton sworn—Had been Rejected and Wills, Carleton Co., and in the jury was sworn—Jas Tomes, John S. Deads and Wills, Carleton Co., and in the jury was sworn—Jas Tomes, John S. Deads and Wills, Carleton Co., and in the jury was sworn—Jas Tomes, John S. Deads and Wills, Carleton Co., and in the jury was sworn—Jas Tomes, John S. Deads and Wills, Carleton Co., and in the jury was sworn—Jas Tomes, John S. Deads and Wills, Carleton Co., and in the jury was sworn—Jas Tomes, John S. Deads and Wills, Carleton Co., and in the jury was sworn—Jas Tomes, John S. Deads and Wills, Carleton Co., and in the jury was sworn—Jas Tomes, John S. Deads and Wills, Carleton Co., and in the jury was sworn—Jas Tomes, John S. Deads and Wills, Carleton Co., and in the woods and made off.

The jury was sworn—Jas Tomes, John Williams, Julian E. Long, and in the testimony be would submit.

To-day sees him occupy-liams. Overtaking the men, Gibson called appointed to surrender, when instantly they pulled their revolvers, and covering Gibson and Williams with them, they retreated into the woods and made off.

The jury was sworn—Jas Tomes, John S. Leighton was not mentioned; only had one request from Vaudine after he paid the mortant was not mentioned; only had one request from Vaudine after he paid the mortant was not mentioned; only had one reason did not discharge the mort was not mentioned; only had one reason did not discharge the mort was not mentioned; only had one reason did not discharge the mort was not mentioned; only had one reason did not discharge the mort was not mentioned; only had one reason did not discharge the mort was not mentioned; only had one reason did not discharge the mort was not mentioned; only had one reason did not discharge the mort was not mentioned; only had one reason did not discharge the mort was not me

ment on note I was holding mortgage undis-The Atty. General briefly opened his case or the parties he acted for; have no memoral ment on note I was holding mortgage undischarged but for interest and other moneys charged but for interest and other moneys and I they owed me; wanted Keenan money paid;
EstaLeighton promised me \$200 or \$300 in June,
loan I wanted that before discharged mortgage.

Mr. Courser, and after he left the county to between my son and Estabrooks; never di
John S. Leighton, jr, on instructions from between my son and Estabrooks; never di
Mr. Estabrooks. He had all the receipts of recely or indirectly witheld knowledge of pay. the interest paid excepting one which he had ment or cancellation of any mortgage; no article being in the public interest, that you

Jury retired at 7.10 p.m. At 9.20 jury came into court and by John

James H. Crocket enterel into recogniz

Rev. Jos. T. Parsons was in town Tuesday, Geo, F Atherton, Fredericton, spent Sun-

I H. Stoddard, Ansonia, Conn., spent last week here, the guest of Mr. O. W. Jenner.

Major Vince and Mrs. Vince left by train Tuesday noon for Houlton, to take the B & A. for Boston.

Oross examined—Was not present when fore I gave the first knew about Mrs. J. T. Smith, Upper Woodstock. They ing this can get it by sending their name and Mr. and Mrs. G. L. Holyoke left on Mon- cost of mailing and tubing, to the Montreal ed and extinguished; the iron floor had day morning for Petit Roche, Gloucester, on Herald Co., 603 Craig Street, Montreal.

O. U's; he had money in drawer and some Brissy, who died at his residence, after a

Just opened a fine line of Paragols, at Hugh It is said that the gross takings at each of are the smartest in existence.

# W. C. T. U.

A lively temperance meeting was held Harsland on Monday evening, at which Mre. J. T. G. Carr presided. Mrs. M sees Burpes of Houlton, Mrs. Jordan of Woodstock and Rev. Mr. Williams of Jacksonville addressed summer. He saw an account of the Vandine nation why mortgage was not discharged the meeting. Mrs. R. B. Jones gave a readaffair in the papers, and became anxious was b cause my attention was not called to ing, Master Hallie Brown and the little about his own matter, as he didn't have the it; some years ago discharged a Doucett misses Etta Thistle and Janet McMullin gave weigh 744 pounds; Jos. Williams, 230; discharge in his possession. He directly mortgage, Mr. Vince having paid me the recitations. The speeches were interspersed S. D. Shaw, 277; Jos. Pearson, 237. wrote to Estabrooks and received a reply money for the party, which money I handed with music. The following sang duets -

Wedding at McAdam. The residence of S. N. Burpee was the scene of an interesting event on Wednesday, the 17th inst , the occasion being the marriage of his daughter, Martie, to A. U. Williams foronto. The bride was nearly and becomngly attired in a dress of fawn silk with lace trimmings, and carried a beautiful bouquet ion there was any wilful witholding of jof cream roses, the gift of the groom. She was attended by her little sister Vera, who Keenan money, but his motives were entirely wore cream cashmere and carried pink roses. prrect; received from Leighton, voluntarily offered, transfer of a life policy to cover a balance due according to statement; transfer pee, brother of the bride. The display of beautiful presents gave evidence of the esteem in which the young couple were held by their many friends. Among them was a gold brooch with dismond setting from the groom; s large parlor mirror from B. C. Foster, principal of the High School at Fredericton and uncle of the bride; a handsome oak hat tree from the congregation of the Union Church.

## Burglary.

orpedoes for an extended tour through Up

Oa Friday night, of last week, burglars entered the office of Small & Fieher, by forc-Re-examined—Not clear that I enquired buglars, Deputy Sheriff Gibson started in revolving circular took off four of his

of Leighton in '92 if Keenan mortgage been pursuit. He stayed at Centreville all night toes. paid; was told by Leighton he had received and in the morning it was found that an at the money; did not consider Leighton my agent after statement of 92; did not prohibit agent agent after statement after statement after statement after statement agent agent

the men were not those wanted.

# N.B.S.S. Association

-	The statistical report submitted shows				
8,	follows:-				
8			Off and		AVE
1	autor relevant process selection	Schools	Teachers.	Schol'rs.	Att
е	Restigouche,		213	1,574	1,
	Gloucester,	16	61	449	
t	Northumber	and.52	292	2,241	1,
t- in it	Kent.	34	147	1,002	
a	Albert,	51	404	2.716	1.5
it	Westmorland	1. 77	602	5,058	3,
80	St John,	62	859	7,161	4,
it	Kiegs,	91	474	3,669	2,
9-	Queens,	63	314	2,281	1,
re	Sumbury,	20	113	897	
is	Charlotte,	79	579	4 661	2.
d.	York,	103	675	4,859	3.
of	Carleton,	93	650	4.450	3.
10	Victoria,	32	169	1,020	*
10	AP-4-LAL		10	75 *	

The total receipts for the year were \$1. The convention being asked, by counties,

St. John promised \$250.00; Uarleton \$250 00; Kinge, \$250 00; York, \$250 00,

## Succex, Field Secretary. Communicated

A. White, Sussex, Treas; Rev. A. Lucas,

Card of Thanks from Rev. J. E. Flewelling. To the Editors of the Carleton Sentinel : from Deanery meeting, from going to Lake-ville to attend sociable at Mr. S.S. Wiggin's Centreville, Ost, 20, '91.

stone, Great Britain's greatest statesman and and the second by Alix in 2.143 in a jog | The moneys contributed last year address, accompanied by six cents to pay the

November 20th, 1891. wick Royal Art Union, may win you the latter of whom it was set. Boyd, who Capital Prize valued at \$18,750. There are had been sentenced on Friday to fifteen

It is not generally known tout the Japa nese expel against the world as telegraphic electricians. Their instrumente are superior even to the American, and as operators they

Phillips and paid the mortgage in tuil to J. then obtained statement in the Lord of Fur Caveats, Trademarks, Copyrights, etc. W Mott. G W Foster, G F Currie, W H. S. Leighton, jr., who said that when Esta. ton of business of mine in his hands; state. W Mott. G W Foster, G F Currie, W H. brooks was next in town he would dispharge ment produced got this 26 July '90; memo Goods, will find a Rich Display at Hugh Hay's. may be obtained free at this office.

Lewis, F C Hartley, H A Bonnell, A W Mutch, L A Cosman, A G Downer, Abram Senator Ready, of Bellville Ont., aged J Perry, W R Rued, S J Perry. 80 years, was married recently, the bride pointed Reve J N Barnes, W J Owens F O Hartley, and Mesere Kinney, Vanwart Mo-Elder J. Denton will preach in the Cready and Slipp a committee on nominations.

Hall at Red Bridge, next Sunday mornsubmitted his report, which was adopted. ing at 11o'clock. Three of the jurors on the libel case greetings of that body, and stated that the The 'tail' of the corporation drive past year had been a fairly prosperous one passed here Tuesday morning, and will with the Free Baptie's of Nova Scotts. soon be within the boom limits. Mr. Jarvis S. Law has been made a

P. and a commissioner of the parish said there were in Maine 17 quarterly meet-Canterbury civil court, York county. 'The necessity of a higher Christian catione, 175 working ministers. 14,000 church Experience,' will be the subject next Sunday afternoon, at the Advent Chapel Elder Nelson Hedeen, a Swedish Missionary, will preach in the Adven Chapel next Sunday evening at 7 o'clock The pulpit of the Reformed Baptist Church, was occupied, Sunday evening, by Rev. G. W. McDonald, a former pas-& C Baptiete raised about \$45,000 for minis-

A full attendance of the governmen supporters, Mock Parliament, is desired at the meeting in the Police office this, Friday, evening, at 7.30.

How much longer is that new cross ing, over Main Street, at the corner Elm, to remain in its present untinished and dangerous condition? For job work come to the SENTINEI of which she was a taithful organist for office; we can satisfy you in quality, some time. The young couple left by the C. price, and promptness. The latest nov-

elties in wedding statiouery.

We hear many complimentary remarks passed upon the menu of the Trecartin House, by Judge, Councillors, Jurors and the public. The compliment is full annual session of the F B association of well deserved. The Kanabe of Canada, the D.

Karn Piano, beautiful in design, touch

aud ready to receive and fill all orders.

Rev. Dr. Brecken preached an admirable with them, they retreated into the woods and made off.

O. Tuesday word reached here that three men were held at McAdam on suspicion of being the parties wanted for above burglary; Mr. Gibson went down by night train, but the men were not those wanted.

Rev. Dr. Brecken preached an admirable and moderator and Rev. Dr. Brecken preached an admirable sermon to a good congregation, in the Methodist Church, Sunday morning, In the evening a Missionary service was held at which Rev. Dr. Chapman and Dr. Brecken, delivered fine addresses. The beard of the men were not those wanted.

Rev. G. F. Currie, pastor of the Trady's Mills church, was elected moderator and Rev. Mills church, was elected moderator. In taking the chair Rev. Mr. Currie heartily expressed his thanks for the honor conferred on him and gave the conference some practical edited. September 1st, 1895, \$100.00. due April 1st, 1896; one and gave the conference some practical edited. September 1st, 1897. No value having been received for store and the collection.

Brecken, delivered fine addresses. The due tits business.

S. T. CRAIG.

congregation was large, and the collection cuse, likely to injure the reputation of any person by exposing him to hatred, contempt or ridicule or designed to insult the person to whom it is published.

Several witnesses were called to prove the publication of the Gleaner by Jas. H. Crock

The tenth annual session of the above association, which closed on Thursday evening prayer service in the Methodist church has been disturbed by boys wrapping loudly on the windows. List week, at Fredericton, was, doubtless, then prove the publication of the Gleaner by Jas. H. Crock

The tenth annual session of the above association, which closed on Thursday evening prayer service in the Methodist church has been disturbed by boys wrapping loudly on the windows. List week, at Fredericton, was, doubtless, then prove the jury, each presenting their case in an exhaustive, clear and eloquent manner.

Several witnesses were called to prove the publication of the Gleaner by Jas. H. Crock

The tenth annual session of the above association, which closed on Thursday evening prayer service in the Methodist church has been disturbed by boys wrapping loudly on the windows. List week, at Fredericton, was, doubtless, the points, Mr. McLeod and Attorney General addressed the jury, each presenting their important body.

Wednesday evening prayer service in the Methodist church has been disturbed by boys wrapping for last week, at Fredericton, was, doubtless, the best session ever held by this growingly important body.

Wednesday evening the church has been disturbed by boys wrapping for last week, at Fredericton, was, doubtless, their important body.

Wednesday evening the provent in the Methodist church has been disturbed by boys wrapping for last week, at Fredericton, was, doubtless, their important body. For some time past the Wednesday Cash on hand last audit, Oct. 17,

severe punishment. Mr. C. L. S. Raymond wanted us sample a new beet raised by him and pronounce upon it. We think it is called the Bonsecour, it is in shape a medium between a long and turnip beet, is 78 very tender and juicy, and in flavor, to our palate, superior to anything in the beet line we have tasted.

Campbell takes great pride in his profession and is always on the alert to secure the latest no elties and improve- laterest due on same, ments in his branch of business, and thus | Dept. in savings bank is able to furnish photographs in the latest styles and of the highest perfec-849 09; the expenses had been \$103 96 over tion. Call at his studio, next above Belthe receipts, owing largely to the loss on the yea's grocery store, and examine speci-

The SENTINEL heartily joins with the individual in the pursuit of pleasure, such as many friends who gathered at the resi- visiting, boating, driving, or spending the dence of Mr. Reuben Robinson, Lower day in idleness, vain conversation, or reading Restigouche. \$100 00; Northumberland, Brighton, last week, to help celebrate the light, traeby literature, or by corporations in \$130 00; Westmorland, \$100 00; Albert, fiftieth anniversary of his wedning, in unnecessarily running trains and steamboate, wrote him in reply that he would discharge the money as Estabrocks was the mortgage as soon as Mr. Leighton pure him in a position to do so. On July 11th he had a letter from Mr. E-tabrooks saying he had a letter from Mr. E-tabrooks saying

committee spoke in high terms of the increas inst. During the two years of his resiing ability and devotion manifested by the dence at Woodstock, the deceased made districts attend them. very many friends, who will learn of his The following were elected office bearers for the year: -Rev. Neil McK. 19, Chatham, death with regret. He was 62 years of Pres.; R.v. Goo. Lawson, Hammand Vale, age and leaves a wife, one daughter and Rec. Sec.; Mies Lucas, Sussex, Our. Sec.; H. two brothers.

James Bridges, Eeq. of Peel, was very and 8 licentiates, and out of that number 45 seriously injured on Saturday morning in active service. These men, with a resilast at Bristol. He was driving a young dent church membership of 6,018, consecrated horse and the animal becoming unman- to the service of the Most High, working toagable, ran over the steep bank near C. gether with God, must necessarily do much A. Phillip's store, throwing him out and good. breaking two of Mr. Bridges' ribs. He was driven to his home at Gordonsville, A severe cold prevented me, on my return and Dr. Atkinson summoned. The latest

went lame and was drawn after the se- inge and eighty-five prayer meetings. cond heat. In the two first heats Alix This has been a year crowned with much A Picture of Chadetone.

Which readers of this paper can obtain for a nominal price.

A very fine portrait of Hon. W. E. Glad

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The jail was discovered to be on fire Saturday morning, and as it had worked its way between the walls and ceiling and a good deal of damage was done. The fire started in the cell occupied by Remember, one dollar, in the New Brun - the prisoners Worth and Boyd, by the

loans made to my father were with Esta. acquainted with J. S. Leighton jr. when he brook's consent—he agreed to take 7 per cent for a loan when he wanted 8—the L.O.U.'s was introduced in the institution; met him father takes for small temporary loans—at the father is financial standing I consented to make the father is financial standing I consented to make the father is financial standing I consented that time father is financial standing I consented the financial standing I consented the financial standing I consented that time father is financial standing I consented the financial standing I consented Rev John Perry, assistant moderator; Rev B H Nobles, corresponding secretary. 25 per cent at twenty five cents per member Major Vince, secretary;

> C. A. Snow & Co.'s pamphlet, Information and Advice about Patents, Caveats, Trademarks, Copyrights, etc.
>
> Wart, TO DsWitt, J McLood, D D, Elijah Grey, C T Phillips, T W Carpenter, J Hendral Control of the control of Perry, Gideon Swim, A H McLeod, C B Do you want a Fur Cap-Try Hugh Hay.

Manchester,

After opening exercises the moderator ap-

Rev B H Nobles, o rresponding secretary,

Rev F Cooper, delega e from the Free

Baptiet general conference of Nova Scotia.

was introduced, who conveyed the fraternal

Rev A C Thompson, delegate from th

Maine State F M B convention, expressed the

ellowebip of the Maine Free Baptiste. He

ings, 251 living registered church organi-

nembership; 479 additions last year, of

which 398 were by baptiem, and 278 were in

Aroustock county. There were 194 Sunday

chools with a membership of 13,000, which

18d 74 young people's societies with 3,000 of

n ac we memberebip They had two of the

inest educational institutions in the state-

be Maine Central Institute at Pittefield and

Sates' College, with Nicholl's Latin and the

Cobb divinity schoo's connected therewith.

For denominational work last year the Maine

spenece, and including sums for missions, s

member old and young, resident and non

A cordial vote of thanks was tendered both

he speakers, who were given a seat in con-

Rev J A Cabill of the Centreville Baptiet

hurch, Rev J E Goeline and B E Braydon

of the F N B Maine state association were

Rev B H Noble, delegate to the Free Bap-

1st general conference of Nova Scotia, sub-

Maine held at Houlton, Sept 25-27, come

Orser were appointed.
Report adopted and Rev. Dr. McLeod and

Rev J McLeod, D D delegate to the

nitted his report, which was adopted

which was also adopted.

managers, reported:-

mortgage and interest.

Oct. 30 -N B. Educational society. \$

Bible acciety,

Ministers' relief fund,

Apr 10-Dept. Dom. Savinge Bank, 1,217

Trensurer, for postage, Cash on hand,

The secretary's account showed :-

lavested in mortgage,

Notes of hand,

Rev. G.A. Hartley, postage,

tonary, was invited to a seat.

Robertson & Allison,

# WHOLESALE

27 & 29 King Street.

order recently to a Parisian firm for no fewer chan forty dreeses averaging £60 each.

Wood-Working Factory. Woodstock Oct 1,'94

orted a cordial reception and that the con erence expressed the hope that in the near tuture the two bodies so nearly related in to Rossia E. Williams, of Westboro toctrine and church polity might be so closely

Hew Advertisements.

To Let or for Sale. Woodstock, Oct. 23, 1894 10 ins-pd-43.

CAUTION.

Hartland, October 24, 1894. 3ins-pd-43. THE Montreal :-: Herald.

THE DAILY HERALD is now the leading newspaper of Canada's greatest city. I publishes morning and evening editions, which will be sent to any address by mail for \$3 00 per year, \$1 00 per four months, or 30c per month cash in advance. Persons wanting a Daily paper should give it a 'rial; they will be delighted with it.

The Weekly Herald is a 12 page paper. It gives the news fully; dis-99 23 agricultural department, children's corner, woman's page, continued stories, cartoons, illustrations
of current events, short stories It has a large
ard growing circulation. \$ 8,636 00 DAILY or THE WEEKLY HERALD. Montreal Herald Co.

> There will be a supper provided by the members of WIGGINS, L. O L, No 74 in the ORANGE HALL

IN OUR WINDOWS FOR THE

Sword Stick Pins, Initial Stick Pins,

Stick Pins, Pansy Stick pins, Chamelon corsage Pins, Sword Corsage Pins, Silver Friendship Rings with Torquoise setting, Silver Bangle Rings.

Brownie Stick Pins, Brilliant

Hav's Block. Woodstock, N.B.

€ 150 € PAIRS €

At Cost and under FOR THE NEXT

Oct 22nd, 1894

ST. JOHN, N. B

YOUR

Poultry may be neglected, that is your fault, and Grandmother's

OLD

now. and out of date. Everything connected with poultry is fully explained in the Canadian Poultry Review, Toronto a large monthly magazine, sent at one dollar per year, or to two new subscribers for \$1.50 A free sample copy will be sent our readers on addressing a postal card to the publisher, H. B. Donovan The Seview is nearing its nineteenth year. Get rid of your old

ROOSTER and buy a young thoroughbred to grade up your flock.

VERY SOON OUR STOCK OF ...

-WILL BE CPON US. And in order to make room, we will sell our

NOW ON HAND, AT A

Sweeping Discount.

NO W is the time to get BARGAINS

Call and Learn Prices.

N. FLETCHER, PROJ Issuer of MARRIAGE LICENSI

2 doors below Wilbur House.



Contains a Wealth of Warmth but not an ounce too much of

Be Fashionab'e & Comfortable By Wearing Our Clothing

Are going like a Race Horse.

They will protect and please and last long enough to satisfy. PERHAPS YOU NEED

If so our ALABAMA winter style

will fit your fancy and your limbs.

MANCHESTER HESE.

Seasonable Millinery.

EYE GLASSES BRILLIANT DISPLAY.

The MISSES COLE are receiving their Fall and Winter Stock of Millinery, to which they with confidence, invite inspection, assu ed that the ladies will be deligned with

HATS, BONNETS, WALKERS TURBANS.—Trimmed or Untrimmed

All the Novelties in Ornaments, Feathers, Flowers, Ribbons, Tips, Trimmings, Etc. Call and examine our goods and prices, and we will leave you to do the rest. With thanks for

past patronage New Perfumes and Soaps every MISSES COLE Woodstock, Oct. 18, '34 -tf-42

A certain wealthy American lady gave an

14 and 18 sarat, guaranteed as stamped U. S.

essay. Hay's Block, Main street. Clapboards erial support; \$15,000 for buildings and mprovemente; \$9,000 for current church otal of \$79,500, cr about \$5,75 for every

> 1 Carload Clapboards and Shingles just arrived.

WOODSTOCK

300 attending, submitted. a written report, On motion, Rev & B Stiles, returned mis-MARRIED. Rev C T Phillips, from the delegation to At Butte, Montana, Oct. 17th. Anthony H. he Free Baptist general conference at Maine,

In Westboro, October 1st., 1894, by Rev. l'utnam Webber, Vinal W. Harmon, of Boston, At the Advent Parsonage, Oct 17th, by Elor two churches holding and teaching the der J. Denton, Ambrose Brewer to Ella May same doctrinal views to occupy a field large Morehouse, both of Keswick, York Co., N. B

on Connell Street, or the whole property uildings and land will be sold at a reasonable

BS Palmer, the tressurer of the board of

603 Craig Street, Montrea Supper!

descoration said among other things : "Let it

be had a letter from Mr. E-tabrooks saying be had a letter from Mr. E-tabrooks saying away; none of E-tabrook's money except I gave I. O. U.'s; don't think be paid money gave I. O. U.'s; don't thin

cent. of the children residing in the school CORRESPONDING SEC'Y. REPORT We quote from the excellent and compre hensive report of the oor. scoretary :-

1,217 00

Of the 113 churches reporting this year 56 have been blessed with ingathering, and some others which have had no additions by baptism give evidence of Christian growth information we have is that his condition from the fact that their contributions this year to local church work, as well as to our The race at Mystic Park Saturday be- benevolent enterprises, have been larger than

Buildings and improvements,

For support of ministry, 6,832 96 Buildings and improvements, All other cash receipts, such as funde for home and foreign missions, ministerial relief, education and conference fund, will be reported by the d fferent boards. eported by the d fferent boards.

Last year moneys for all purposes contrib- SPECTACLES

charch members, who contribute, making which constitute the membership of our churches contributed at the following rate,

50 per cent at \$4, and the remaining 25 per And Revs J Noble, G A Hartley. Thos cent at \$20, the membership alone, as report-Connor, T J Parsons, J N Barnes, T S Van. ed, would contribute next year the sum of