

SHAKESPEARE'S TOMB.

Wakeman the Wanderer Grives the Bard's Birthplace and Visits.

AN OLD-TOWN IN MODERN SETTING.

Respects Are Paid to the Ancient Cottage of Ann Hathaway.

KNELING IN THE OLD CHURCH.

(CORRESPONDENCE OF THE DISPATCH.)

STRAFORD-ON-AVON, Oct. 1.—If there shall ever appear a true and comprehensive Narrative of Dreams, I think it will be found that one of the most frequently recurring experiences of dreamers is that they seem to lack the power of close and general companionship with the voiceless personages whom they meet in sleep.

Something akin to this tender feeling of unmet and vague consciousness of unfulfilled promises, you find in this sweet old town of Stratford-on-Avon. From first to last the entire experience is tinged with the nature and wrought in the very tissue of dreams.

Old and new incongruities. If you come to this shrine by railway and its interminable changes, giving you glimpses of all sorts of midland towns, from ancient Warwick with its stately battlements to Leamington with its modern glitters, you have reached a pleasing state of confusion not remote from the vagaries of dream.

Tramping over this wretched way, what a flood of historic memories sweeps in from the breath of the rosy morning! Here you stand in the noble entrance, with historic (Lupton) House to the right and Hampton Lucy to the left, beneath the arching elms is caught the first glimpse of the valley of the Avon.

THE RIVER, TOWN AND TOMB.

From away in the northeast winds a thread of silver. It broadens as it disappears and reappears in its course toward the Severn, and is finally lost completely, where, above a mass of elms and limes and red-tiled roofs, rises a slender spire. The spire is the tower of the church of St. Mary, which is the most of elms and limes and red-tiled roofs is Stratford. The slender spire of its Holy Trinity Church marks the tomb and shrine of the world's immortal.

WHERE THE QUEEN OF SCOTS DIED.

Not far away, in Northamptonshire, is Painsley, and nearby is the site of the lives and fates of princes, and famous and infamous as the place of execution of Mary Queen of Scots.

CLAY—All about Cassius M. Clay's famous deeds and his narrow escapes from assassination, from his own lips in THE DISPATCH to-morrow.

SEE BLAINE

Before You Buy a Lot.

Employment here for workers, business interests and traders are being stimulated by large advertisements and glowing promises.

NOT A BUSTLING TOWN.

As you descend into the old town everything is strangely still. On the way you see a few straggling cottages and a few straggling trees, close to the sheltering hedge.

A Building Question Settled.

The Pittsburgh Times building on Fourth avenue, which has been so delayed in its construction during the summer, will now be pushed to a speedy completion.

Rich Carving Sets.

Some new designs just out and that have never been shown before. This is emphatically a man's gift and we can show you some beauties. Be sure to call and ask to see them, at HARDY & HAYES', 329 Smithfield street.

Novelties.

In all overcoats. Never in our history did we show a choicer line. An immense and endless variety from which to choose.

Our \$5.75 Fur Trimmed Jackets.

Are the cheapest ever offered. See them at Rosenbaum & Co.

GENTS' clothing cleaned or dyed in four days at Linnekin's, 638 Penn avenue, Pittsburgh, and 174 Federal st., Allegheny, Pa.

Those who need a beverage will find the well-known Pilsener Beer chemically pure and free from adulterations.

If You Want.

To see the largest and best selected assortment of suits in the city to-day, come and look at what we are offering.

Furs, Fire, Fire.

1,000 dozen coats to be closed out, J. C. C. P., Sommette, co. at \$1. E. S. GILES, Allegheny.

FOR WOMEN TO READ.

Lady Dixie's Ideal Walking Costume Is Not Outlandish.

HOW FASHION HAS PROGRESSED.

The Continental Dress Authorities Still Keep Their Secrets.

ODDS AND ENDS FROM ALL SOURCES.

(CORRESPONDENCE OF THE DISPATCH.)

Perhaps just now, when so much is being said about dress reform, it may be interesting to recall Lady Florence Dixie's idea of an ideal walking costume for women.

Old stone houses with the chimneys peaked, gables and pent-houses over huge oaken beams are seen. At some, men and women are nodding, even in these morning hours, at the open windows.

A few steps among the graves beneath the elms bring you to the river side. For the Avon he loved lives the side of the churchyard walls. It is so still and silent here you feel that the very spirit of the dead is hushed in abeyance of the humdrum of the spot its waters are passing.

ANN HATHAWAY'S COTTAGE.

A footpath leads to a mossy wooden bridge. You cross this, take to the meadows, with the river, church and town to your left, and cross the fields to Shottery.

SHAKESPEARE'S MODERNIZED HOUSE.

Back across the Avon, as you stand before the birthplace of Shakespeare, a spruce enough structure since its "restoration," with gabled porch, an Elizabethan window in the new story and a peaked dormer window extending from the steep-pitched roof above all with a pretty garden at the side and back.

Back across the Avon, as you stand before the birthplace of Shakespeare, a spruce enough structure since its "restoration," with gabled porch, an Elizabethan window in the new story and a peaked dormer window extending from the steep-pitched roof above all with a pretty garden at the side and back.

KNELING AT SHAKESPEARE'S TOMB.

The evening dewdrops and the hot foot-fall has recessed the worn stone through hold and passed like a whisper over the wild-strewn lime-leaves beyond. The ancient vergee does his hat and jangles his keys. Like the wreaths of your own dream, the other dress, my aunt told me, was cherry satin trimmed with white ribbon (only fancy the combination) with a beauteous head-dress of white artificial flowers was arranged on the "back hair."

THE STOMACHER.

The stomacher is one of the latest and prettiest accessories to the toilet, and belongs especially to this period of full waists, making a very trim and effective addition to the costume.

AMONG PARISIAN NOVELTIES IN GLOVES.

AMONG PARISIAN NOVELTIES IN GLOVES.

AMONG PARISIAN NOVELTIES IN GLOVES.

AMONG PARISIAN NOVELTIES IN GLOVES.

AMONG PARISIAN NOVELTIES IN GLOVES.

AMONG PARISIAN NOVELTIES IN GLOVES.

AMONG PARISIAN NOVELTIES IN GLOVES.

AMONG PARISIAN NOVELTIES IN GLOVES.

AMONG PARISIAN NOVELTIES IN GLOVES.

AMONG PARISIAN NOVELTIES IN GLOVES.

AMONG PARISIAN NOVELTIES IN GLOVES.

AMONG PARISIAN NOVELTIES IN GLOVES.

AMONG PARISIAN NOVELTIES IN GLOVES.

AMONG PARISIAN NOVELTIES IN GLOVES.

AMONG PARISIAN NOVELTIES IN GLOVES.

AMONG PARISIAN NOVELTIES IN GLOVES.

AMONG PARISIAN NOVELTIES IN GLOVES.

AMONG PARISIAN NOVELTIES IN GLOVES.

HANGING ON HAIR.

Interesting and Important Argument in the Supreme Court.

HEARINGS FOR SOME NEW TRIALS.

A Long List of Cases for Next Week, With Several Murder Trials.

YESTERDAY IN THE COUNTY COURTS.

(CORRESPONDENCE OF THE DISPATCH.)

George Wisecarver versus D. W. Braden, William T. Lantz, Justus E. Temple, with clause of seire facias to William T. H. Pauley, garnishee, is the title of a case argued in the Supreme Court yesterday that is of interest to all suitors, and especially to lawyers, as it involves the validity of a practice that has obtained for 45 years.

George Wisecarver versus D. W. Braden, William T. Lantz, Justus E. Temple, with clause of seire facias to William T. H. Pauley, garnishee, is the title of a case argued in the Supreme Court yesterday that is of interest to all suitors, and especially to lawyers, as it involves the validity of a practice that has obtained for 45 years.

George Wisecarver versus D. W. Braden, William T. Lantz, Justus E. Temple, with clause of seire facias to William T. H. Pauley, garnishee, is the title of a case argued in the Supreme Court yesterday that is of interest to all suitors, and especially to lawyers, as it involves the validity of a practice that has obtained for 45 years.

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

HANGING ON HAIR.

Interesting and Important Argument in the Supreme Court.

HEARINGS FOR SOME NEW TRIALS.

A Long List of Cases for Next Week, With Several Murder Trials.

YESTERDAY IN THE COUNTY COURTS.

(CORRESPONDENCE OF THE DISPATCH.)

George Wisecarver versus D. W. Braden, William T. Lantz, Justus E. Temple, with clause of seire facias to William T. H. Pauley, garnishee, is the title of a case argued in the Supreme Court yesterday that is of interest to all suitors, and especially to lawyers, as it involves the validity of a practice that has obtained for 45 years.

George Wisecarver versus D. W. Braden, William T. Lantz, Justus E. Temple, with clause of seire facias to William T. H. Pauley, garnishee, is the title of a case argued in the Supreme Court yesterday that is of interest to all suitors, and especially to lawyers, as it involves the validity of a practice that has obtained for 45 years.

George Wisecarver versus D. W. Braden, William T. Lantz, Justus E. Temple, with clause of seire facias to William T. H. Pauley, garnishee, is the title of a case argued in the Supreme Court yesterday that is of interest to all suitors, and especially to lawyers, as it involves the validity of a practice that has obtained for 45 years.

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

HANGING ON HAIR.

Interesting and Important Argument in the Supreme Court.

HEARINGS FOR SOME NEW TRIALS.

A Long List of Cases for Next Week, With Several Murder Trials.

YESTERDAY IN THE COUNTY COURTS.

(CORRESPONDENCE OF THE DISPATCH.)

George Wisecarver versus D. W. Braden, William T. Lantz, Justus E. Temple, with clause of seire facias to William T. H. Pauley, garnishee, is the title of a case argued in the Supreme Court yesterday that is of interest to all suitors, and especially to lawyers, as it involves the validity of a practice that has obtained for 45 years.

George Wisecarver versus D. W. Braden, William T. Lantz, Justus E. Temple, with clause of seire facias to William T. H. Pauley, garnishee, is the title of a case argued in the Supreme Court yesterday that is of interest to all suitors, and especially to lawyers, as it involves the validity of a practice that has obtained for 45 years.

George Wisecarver versus D. W. Braden, William T. Lantz, Justus E. Temple, with clause of seire facias to William T. H. Pauley, garnishee, is the title of a case argued in the Supreme Court yesterday that is of interest to all suitors, and especially to lawyers, as it involves the validity of a practice that has obtained for 45 years.

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."

CRIMINAL COURT WORK.

An Attempt to Prove a Juror Was Unqualified to Act as Such.

In Criminal Court No. 3 yesterday Judge Ewing listened to the argument for a new trial in the case of Michael Malone, convicted of murder in the second degree in killing Austin F. Reed, Morris Samuel, one of the last panel of jurors, testified to be present in the courtroom on the morning the jury in the case was called, and that John Laeng, of Sharsburg, one of the jurors in the case, said to him: "I would like to get on the jury and hang that fellow who killed a friend of mine."