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#### TOWANDA:

Thursday Morning, Mirch 11, 1858.

#### Selected Poetrn.

LOVE'S SEASONS AND REASONS.

BY CHARLES MACKAY. I love my love in spring time, For beauty fresh as May. For cheeks like early roses, For eyes as bright as day; For breath like balm of lilies For smiles like sunrise clear :

I love my love in spring time,

And love her all the year.

I love my love in summer, For promise warm and true, For truth like noonday throwing A light on old and new. For wealth of bloom and freshness And shady comfort near ; I love my love in summer, And love her all the year.

I love my love in autumn, For fruit of gentle deeds, For wisdom to be garnered To serve our future needs : For virtues ripening ever, I love my love in automa, And love her all the year

I love my love in winter. For charities untold. For warmth of household welcome, For looks that thaw the cold; For harmless mirth and pastime, As rich as Christmas cheer : I love my love in winter, And love her all the year.

### Selected Cale.

#### HE SECOND MARRIAGE.

WARREN WARNER, ESQ., OF THE INNER TEMPLE.

A busy day in the assize court at Chester, eckered, as usual, by alternate victory and eat, had just terminated, and I was walkbriskly forth, when an attorney of rather caste in his profession-being principally oyed as an intermediary between needy and the counsels practicing in the Crown

"I am engaged to-morrow, Mr. Barnes," I

It is a brief in an action of ejectment," re- Elizabeth Warring?" d the attorney-" Woodley versus Thornschold estate now held and farmed by the under, I do not understand."

on of a freehold estate; defended, too, I to-morrow's list, remember." mow, by a powerful bar; for I was offered a oref, and declined it. Mr. P-leads; and and, unfortunately in many of its features, a moment, too! You must be crazed."

"I told the plaintiff and her grandfather, ined Mr. Barnes, "that it was too late to eak counsel's attention to the case : and at the fee, all they have, with much difficulbeen able to raise, was ridiculously small; t they insisted on my applying to you-Oh,

We had by this time reached the street, and heattorney pointed towards two figures stand ng in attitudes of anxious suspense near the teresting features of a young female, dressed a faded and scanty mourning, and accompaned by a respectable-looking old man with shite hair, and a countenance deeply furrowd by age and grief

"I told you, Miss Woodley," said the at orney, "that this gentleman would decline the brief, especially with such a fee."

"It is not the fee, man !" I observed, for I was somewhat moved by the appealing dejecis timid grand daughter; " but what chance can I have of establishing this person's right ept as far as this I perceive hastily-scrawled ed to be set up against it ?"

"If you would undertake it, sir," said the and she glanced at her aged companion—"who will else be helpless."

men except by the aid of the law, which we Mary Woodley. e been taught will ever prove a strong tow-

The earnestness of the old man's language eit it was a somewhat unprofessional mode scrawled brief, or through the verbal meam of their attorney.

and if really entitled to the property you laim, I know of no masterful men that, in

nies from the hand of the attorney, who still and penniless upon the world, or inherit the they took their seat by the side of Barnes .held the money ready for my acceptance, "you wealth to which, by every principle of right There was a strong bar arrayed against us; must permit me to return. It is too much for and equity, she was entitled. Come what and Mr. Silas Thorndyke, I noticed was exyou to pay for losing your cause; and if I may, this trust at least should not, she mengain it—but mind, I do not promise to take it it tally resolved, be betrayed or paltered with. and suggestions to his solicitor and counsel—into court unless I am thoroughly satisfied you Every imaginable expedient to vanquish her received, of course as much meaningless fahave right and equity on your side-I shall resolution was resorted to. Thorndyke pickexpect a much heavier one. Mr. Barnes, I ed a quarrel with Ward, her father, who had

ing." I then bowed, and hastened on. to wait, I more than half repented of having lative. Next Edward Wilford, the only son had anything to do with this unfortunate suit gestions of human kindness, reasserted their months before her father's death, was brutalinfluence; and by the time my new clients ar- ly insulted, and forbidden the house. All, rived, which they did very punctually at the hour I had indicated, I had quite regained the equanimity I had momentarily lost, and, thanks to mine host's excellent viands and generous wine, was, for a lawyer, in a very amiable and benevolent humor indeed.

Our conference was long, anxious, and unsatisfactorily. I was obliged to send for Elizabeth Wareing -a woman approaching Barnes before it was concluded, in order to middle age, whom under the specious preteuse thoroughly ascertain the precise nature of the case intended to be set up by the defendant, and the evidence likely to be adduced in support of it. No ray of consolation or of hope came from that quarter. Still, the narrative and daughter that a much greater degree of intimacy subsisted between the master and listended to be set up by the defendant, dered the services of an experienced matron plaintiff's claim—had succeeded, by the gross-laken, and the action in ejectment or woodenstead to be under the services of an experienced matron plaintiff's claim—had succeeded, by the gross-laken, and the action in ejectment or woodenstead to be under the services of an experienced matron plaintiff's claim—had succeeded, by the gross-laken, and the action in ejectment or woodenstead to be under the services of an experienced matron plaintiff's claim—had succeeded, by the gross-laken, and the action in ejectment or woodenstead to be under the services of an experienced matron plaintiff's claim—had succeeded, by the gross-laken, and the action in ejectment or woodenstead to be under the services of an experienced matron plaintiff's claim—had succeeded, by the gross-laken, and the action in ejectment or woodenstead to be under the services of an experienced matron plaintiff's claim—had succeeded, by the gross-laken, and the action in ejectment or woodenstead to be under the services of an experienced matron plaintiff's claim—had succeeded, by the gross-laken, and the action in ejectment or woodenstead to be under the services of an experienced matron plaintiff's claim—had succeeded, by the gross-laken, and the action in ejectment or woodenstead to be under the services of an experienced matron plaintiff's claim—had succeeded, by the gross-laken, and the action in ejectment or woodenstead to be under the services of an experienced matron plaintiff's claim—had succeeded, by the gross-laken, and the action in ejectment or woodenstead to be under the services of an experienced matron plaintiff's claim—had succeeded, by the gros thoroughly ascertain the precise nature of the that Mrs. Thorndyke's increasing ailments renof truth and sincerity in every sentence, strongly disposed me to believe that foul play had been practiced by the other side; and I determined, at all hazards, to go into court, to have been once on terms of confidential inthough with but faint hope indeed of a present

ed on dismissing my clients, "that this will is and his testimonials appearing satisfactory, he a fabrication; but before such a question had had been somewhat precipitately engaged. A full in the face of Thorndyke-"Forger." been put in issue before a jury, some produci- young man, calling himself Edward Wareing, ble evidence of its being so should have been the son Elizabeth Wareing, and said to be entained probate—one or more of the attesting dress a note to Mary Woodley, formally ten-witnesses may, if fraud has been practiced, dering his hand and fortune! This, however, tion, or incidentally, perhaps, disclose matter | Edward Wareing was very effectually rebuked for further investigation."

"One of the attesting witnesses is, as I have already told you, dead," observed Barnes; "and another, Elizabeth Wareing, has, I hear to-day left the country. An affidavit to that tenderness and compassion towards the invaeffect will, no doubt, be made to morrow, in lid; made her nourishing drinks, and adminis order to enable them to give secondary evi- tered the medicine prescribed by the village art—accosted the, and presented a brief; at dence of her attestation, though, swear as they practitioner—who, after much delay and pook as same time tendering a fee of two guineas may, I have not the slightest doubt I could pooking, by Thorndyke, had been been called

" Indeed! This is very important. Would aimed, a little testily, "on the civil side; "Indeed! This is very important. Would reconciliation was patched up through her indeed, you know I very seldom take briefs you, Mr. Barnes, have any objections," I adstrumentality, between the husband and wife; the Crown court, even if proffered in due ded, after a few moments' reflection, "to make an unwonted expression of kindness and comine; and to-morrow will be the last day of oath, should the turn of affairs to-morrow passion, real or simulated, sat upon Thorn he assize in Chester! There are plenty of render your doing so desirable, of your belief dykes's features every time he approached the uployed counsel who will be glad of your that you could, reasonable time being allowed, dying woman. procure the attendance of this woman-this

" Not the slightest; though how that wo'd : and is brought to recover possession of help us to invalidate the will Thorndyke claims

"Perhaps not. At all events do not fail "An action of ejectment to recover posses- to be early in coart. The case is the first in cine-which, according to Davis, the village The story confided to me was a very sad,

on bring me this for the plaintiff, and at the very common one. Ellen, the only child of the old gentleman, Thomas Ward, had early in life married Mr. James Woodley, a wealthy yeoman, prosperously settled upon his paternal acres, which he cultivated with great dili- til then, under one pretense or another, either gence and success. The issue of this marriage | Elizabeth Wareing, one of Thorndyke's daugh--a very happy one, I was informed-was Mary Woodley, the plaintiff in the present action. Mr. Woodley, who had now been dead something more than two years, bequeathed the whole of his property, real and personal, to his wife, in full confidence, as he expressed teway. It was dusk, but there was quite himself but a few hours before he expired, dicient light to distinguish the pale and in that she would amply provide for his and her her, as she supposed, sleeping parent, but to child The value of the property inherited by deepen by defining the shadows thrown by the Mrs. Woodley under this amounted, according to a valuation made a few weeks after the testator's decease, to between eight and nine thousand pounds.

Respected as a widow, comfortable in circumstances, and with a daughter to engage her affections. Mrs. Woodley might have passed the remainder of her existence in happiness. But how frequently do women peril and lose on exhibited by the white-haired man and all by a second marriage! Such was the case with Mrs. Woodley: to the astonishment of everybody she threw herself away on a man right she have—to the estate she claims, almost unknown in the district—a person of arm fell feebly back on the bedclothes. Mary is suddenly called upon to act without pre- no fortune, of mean habits, and altogether uns consultation; and utterly ignorant, ex- worthy of accepting as a husband. Silas Thorndyke, to whom she thus committed her will instruct me, both of the nature of happiness, had for a short time acted as baiplaintiff's claim and of the defense intend- liff on the farm; and no sooner did he feel ry, I-I have been true to you-no will-no" himself master, than his subserviency was changed to selfish indifference, and that gradumg woman, with a tremulous, hesitating ally assumed a coarser character. He disco-te and glistening eyes, "for his sake"—vered that the property, by the will of Mr. Woodley, was so secured against every chance or casualty to the use and enjoyment of his daughter's arms. "The blessing of those who are ready to wife, that it not only did not pass by marriage pensh will be yours, sir," said the grandfather to the new bridegroom, but she was unable to feel I have but coldly and feebly rendered with meek solemnity, "if you will lend your alienate or divest herself of any portion of it from its earnest, tearful tenderness, as related during life. She could, however, dispose of by Mary Woodley, affected me considerably ave no hope of withstanding the masterful it by will; but in the event of her dying in- -case hardened, as, to use an old bar pun, we lence and wrong of wicked and powerful testate, the whole descended to her daughter, barristers are supposed to be: nor will the

of defense to those who walk in the paths made that discovery; and bitter and incessant gery, were evoked by the sad history. Much unfortunate wife, for the avowed purpose of disclosed, and profoundly cogitative on the and manner, and the pleading gentleness of forcing her to make a will entirely in his favor, best mode of action to be pursued, the "small young woman, forcibly impressed me; and and of course disinheriting her daughter .-These persecutions failed of their object. An in my arm chair. I started up and hastened of business, I determined to hear their store unexpected, quiet, passive, but unconquerable to bed, well knowing from experience that a purpose; the defendant of course undertaking Tum their own lips, rather than take it from resistance, was opposed by the, in all other sleepless vigil is a wretched preparative for a to call her when produced." things, cowed and submissive woman, to this morrow of active exertion, whether of mind or demand of her domineering husband. Her body. You have been truly taught," I answered; failing health-for gently nurtured and tenderly cherished as she had ever been, the callous and Mr. Barnes, proud as a peacock of figurbrutality of her husband soon told upon the ing as an attorney in an important civil suit, his land of England, can hinder you from ob- unhappy creature—warned her that Mary was soon at my side. The case had excited aning possession of it. Come to my hotel in would soon be an orphan, and that upon her more interest than I had supposed, and the

will see you, if you please, early in the morn- lived at Dale Farm since the morrow of her marriage with Woodley, and the old gentle-Dinner was not ready when I arrived at man was compelled to leave, and take up his the hotel; and during the short time I had abode with a distant and somewhat needy rehowever, failed to shake the mother's resolution; and at length, finding all his efforts point, and upon this subject, at least, ceased to harass his unfortunate victim.

Frequent private conferences were now held between Thorndyke, his two daughters and timacy. Thorndyke, I should have mentioned was not a native of these parts; he had an-"It appears more than probable," I remark- swered Moodley's advertisement as a bailiff, sought for and obtained. As it is I can only gaged in an attorney's office in Liverpool, was watch the defendant's proof of the genuine- a not unfrequent visitor at Dale Farm; and ness of the instrument upon which he has ob- once he had the insolent presumption to adbreak down under a searching cross-examina- did not suit Mr. Thornkyke's views, and Mr. and silenced by his proposed father-in-law.

Mrs. Thorndyke's health rapidly declined. The woman Wareing, touched possibly by sympathy or remorse, exhibited considerable poohing, by Thorndyke, had been been called find her if time were allowed, and her presence would at all avail us." in—with her own hands. About three weeks previous to Mrs. Thorndyke's death, a sort of reconciliation was patched up through her inpassion, real or simulated, sat upon Thorn-

> The sands of life ebbed swiftly with Mrs. Thornkyke. Infolded in the gentle, but deadly, embrace with which consumption seizes its victims, she wasted rapidly away; and, most perplexing symptoms of all, violent retching and nausea, especially after taking her medisurgeon, was invariably of a sedative character-aggravated and confirmed the fatal disease which was hurrying her to the tomb.

> Not once during this last illness could Mary Woodley, by chance or by stratagem, obtain a moment's private interview with her mother, until a few moments before her decease. Un ters, ot Thorndyke himself, was always present in the sick chamber. It was evening ; darkness had for sometime fallen; no light had yet been taken into the dying woman's apartment; and the pale starlight which faintly il lumined the room, served, as Mary Woodley softly approached on tiptoe to the bedside of full, heavy hangings, and the old massive furniture. Gently and with a beating heart .-Mary Woodley drew back the bed-curtain nearest the window. The feeble, uncertain light flickered upon the countenance, distinct in its mortal paleness, of her parent: the eves recognized her, and a glance of infinite tenderness gleamed for an instant in the rapidly darkened orbs ; the right arm essayed to lift itself, as for one fast, last embrace. Vainly Love, love only, was strong, stronger than death, in the expiring mother's heart, and the Woodley bent down in eager grief, for she felt instinctively that the bitter hour at last was come. Their lips met, and the last accents of the mother murmured, "Beloved Ma-A slight tremor shook her frame, the

spirit that looked in love from the windows of the eyes departed on its heavenward journey. and the unconscious shell only of what had once been her mother remained in the sobbing

I will not deny that this narrative, which I from its earnest, tearful tenderness, as related reader be surprised to hear that suspicions Incredibly savage was Thorndyke when he graver even than those which pointed to forwere the indignities to which he subjected his musing upon the strange circumstances thus hours," the first of them at least, surprised me

I was betimes in court the next morning, about an hour and a half from hence: I shall firmness it depended whether the child of him court was very early filled. Mary Woodley out of the box; then the clerk of the court and a half from hence: I shall firmness it depended whether the child of him court was very early filled. Mary Woodley out of the box; then the clerk of the court and jury should see, matron; and as happy as a woman with a section of commiseration ran through the auditory as men on the jury;" and by the aid of this ven as well as hear, the witness, whilst under ex
This fee." I added taking the two gui
The fee." I added

tremely busy and important with whisperings miliarities are, with barely civil indifference.

Twelve common jurors were called and sworn well and truly to try the issue, and I arose amidst breathless silence to address them. I at once frankly stated the circumstances under which the brief had come into my hands, observed that if, for lack of advised preparaof a neighboring and prosperous farmer, who tion, the plaintiff's case failed on that day, However, the pleadings of charity, the sug- had been betrothed to Mary Woodley several another trial under favor of the court above, would I doubted not at no distant period of ces? I instantly accepted both the mission time, reverse the possibly at present unfavora- and the large sum which the excellent man ble decision. "My learned friends on the other side," I continued, "smile at this qualifruitless, Thorndyke appeared to yield the fied admission of mine : let them do so. If ed in the hand of Mary Woodley's grandpapa. they apparently establish to day the validity of with a friendly admonition to him not to allow a will which strips an only child of the inheri- his grandchild to make a fool of herself, an tance bequeathed by her father, they will, I exhortation which produced its effect in due tell them emphatically have obtained but a season.

temporary triumph for a person who—if I, if Summer passed away, autumn had come you, gentlemen of the jury, are to believe the and gone, and the winter assizes were once

the instrument upon which he relies to defeat will. We had, however, obtained a good deal the equitable, the righteous claim of the young of information relative to the former history and amiable person by my side, is genuine, and not only of the absent Mrs. Wareing, but of the matter was, I understand compromisednot, as I verily beleive"-I looked, as I spoke, Thorndyke himself; and it was quite within

" My lord," exclaimed the opposing counsel, this is really insufferable!"

His lordship, however, did not interpose; and I went on to relate, in the most telling manner of which I was capable, the history of the deceased Mrs. Thorndyke's first and second of the interest which attaches to female comemarriages; the harmony and happiness of the liness and grace when associated in the mind first-the wretchedness and cruelty which of the spectator with undeserved calamity and characterized the second. I narrated, also, sorrow. The black dress which she still wore the dying words of Mrs. Thorndyke to her the defendant's counsel, who manifested great now fresh, and of fine quality, and the pale indignation that a statement unsusceptible of lilies of her face were interspersed with delilegal proof should be addressed to the court cate roses; whilst by her side sat Mr. John and jury. My address concluded, I put in James Woodley's will; and, as the opposing as perjurers, forgers, or adverse verdiets exist-counsel did not dispute its validity, nor require ed, to disturb the peace of the glad world. proof of Mary Woodley's identify, I intimated Altogether, we were decidedly less interesting the plaintiff's case was closed.

he should be able to establish the genuineness when the case was called. The special jury course, return a verdict in accordance with their oaths and the law of the land.

The first witness called was Thomas Headey, a smith, residing near the Dale farm -He swore positively that the late Mrs. Thorn dyke, whom he knew well, had cheerfully signed the bill now produced, after it had been deliberately read over to her by her husband about a fortnight before her death. Thorndyke, John Cummins, Elizabeth Wareing, and witness were the only persons present. Mrr. Thorndkye expressed confidence that her husband would provide for Mary Wood- will.

'And so I will." said sleek Silas, rising up and looking round upon the auditory. she will return I will be a father to her."

No look, no sound of sympathy or approval, greeted this generous declaration and he sat down again not a little disconcerted. I asked this burly, half-drunken witness but

one question: "When is your marriage with Rebecca Thorndyke, the defendant's eldest fame much undeserved obloquy has been cast daughter, to be celebrated?" "I don't know, Mr. Lawyer; perhaps nev-

"That will do ; you can go down."

Mr P now rose to state that his client and another of the attesting witnesses to the tion to the solemn testament made by the dehad been entertained; and the woman, unaware that her testimony would be required, had left that part of the country. Every effort had been made by the defendant to discover her abode without effect. It was believed she had gone to America, where she had rela- tated the entire auditory at this announce

The defendant had filed an affidavit setting ture should be admitted.

I of course vehemently opposed this demand posely kept out of the way.
"Will my learned friend," said Mr. P.

motive the defendant could possibly have to keep back a witness so necessary to him?"
"Elizabeth Wareing," I curtly replied

witness to subject to the ordeal of a cross-examination. But to settle the matter, my lord," I exclaimed, "I have here an affidavit of the has no doubt of being able to find this impertant witness if time be allowed him for the

A tremenduous clamor of counsel hereupon ensued, and fierce and angry grew the war of words. The hubbub was at last terminated circumstances, "a juror should be withdrawn." to. One of the jurors was whispered to come of court.

erable, if clumsy expedient, the cause of Wood ley versus Thorndyke was de facto adjourned o a future day.

I had not long returned to the hotel, when was waited upon by Mr. Wilford, sentor, the father of the young man who had been forbidden to visit Dale Farm by Thorndyke. His son, he informed me, was ill from chagrin and anxiety-confined to his bed, indeed; and Mary Woodley had refused, it seemed, to accept pecuniary aid from either the father or the son Would I endeavor to terminate the estrangement which had for some time unhappily existed, and persuade her to accept his, Wilford senior's freely-offered purse and servi-

the range of probabilities that something might not pressed. Is not that so?" come out enabling me to use that knowledge to good purpose. The plaintiff and old Mr. Ward were seated in court beside Mr. Barnes, as on the former abortive trial; but Mary Woodley had, fortunately for herself, lost much -the orthodox twelve months of mourning laughter, though repeatedly interrupted by for a parent had not yet quite elapsed-was Wilford, as happy-looking as if no such things ed, to disturb the peace of the glad world .-

than on the former occasion. Edward Ware-The speech for the defendant was calm and ing, I must not omit to add, was, greatly to guarded. It threw, or rather attempted to throw,, discredit on the death-bed "fiction," rent amity, by the side of Thorndyke. Got up, Mr. P——said, simply with a view It was late in the afternoon, and twilight face. to effect; and he concluded by averring that was gradually stealing over the dingy court, of the will of Ellen Thorndyke, now produced answered to their names, were duly sworn, and much the jury might wish the property had been otherwise disposed of, they would, of previous occasion. Thomas Headley, the first The witness looked wildly round the court,

" And now," said the defendant's leading ounsel, "let me ask my learned friend if he has succeeded in obtaining the attendance of

Elizabeth Wareing?" I was of course obliged to confess that we had been unable to find her; and the judge this be? What can it mean? remarked in that case he could receive secondary evidence in proof of her attestation of the

A whispered but manifestly eager conference counsel, occasionally joined in by Edward Wareing. There appeared to be an indecision or hesitation in their deliberations; but at last Mr. P-- rose, and with some ostentation of manner addressed the court.

"In the discharge of my duty to the defendant in this action, my lord, upon whose fair by the speeches of the plaintiff's counselspeeches unsupported by a shadow of evidence -I have to state that, anxious above all things to stand perfectly justified before his neighbors and society, he has, at great trouwas unable to produce Elizabeth Wareing, ble and expense, obtained the presence here to it?" to-day of the witness Elizabeth Wareing. She will, in court. No suspicion that any opposi- had gone to reside in France with a respectable English family in the situation of houseceased Mrs. Thorndyke would be attempted, keeper. We shall now place her in the wit- feeling, as the consequances of what she had ness-box, and having done so, I trust we shall luttered flashed upon her, she exclaimed, "Oh, hear no more of the slanderous imputations so freely lavished upon my client. Call Elizabeth Wareing into court."

A movement of surprise and curiosity agi ment. Mr. Silas Thorndyke's naturally cadaverous countenance assumed an ashy hue, in forth these facts ; and it was now prayed that spite of his efforts to appear easy and jubilant ; secondary evidence to establish the genuine and for the first time since the commencement ness of Elizabeth Wareing's attesting signa- of the proceedings, I entertained hope of a successful issue.

and broadly hinted that the witness was pur- and was duly sworn " to tell the truth, the whole truth, and nothing but the truth."- the witness was borne off, by a loud murmur of She was a good-looking woman, of perhaps indignation, followed by congratulatory exclawith one of his slyest sneers, "inform us what forty years of age, and bore a striking resem- mations on the fortunate termination of the blance to her son. She rapidly, smoothly, and suit. The defendant's counsel threw up their unhesitatingly confirmed the evidence of Head- | br efs, and a verdict was at once returned for ley to a tittle. She trembled, I observed, exmay not, upon reflection, be deemed a safe cessively; and on the examining counsel intimating that he had no more questions to ask, turned hastily to leave the box.

" Stay-stay, my good woman," I exclaimplaintiff's attorney, in which he states that he ed; "you and I must have some talk tegether before we part."

She started and looked back at me with trial of Thorndyke and his accomplices-he for frightful earnestness; and then her nervous glances stole towards Mr. Siles Thorndyke. There was no comfort there-in his countenance she only saw the reflex of his agitation woman was, if I remember rightly, admitted and anxiety which marked her own Sleek by the indge recommending that, under the Silas, I could see, repented of the rash move he had made, and would have given a great

amination, I requested that lights should be brought in. This was done. Two candles were placed in front of the witness-box, one on each side of Mrs. Wareing; a few others were disposed about the bench and jury desks. The effect of this partial lighting of the gloomy old court was, that the witness stood in strong and bright relief from the surrounding shadows, rendering the minutest change or play of her features distinctly visible. Mr. Silas Thorndyke was, from his position, thrown entirely into the shade, and any telegraphing between him and the witness was thus rendered impossible. This preparation, as if for some extraordinary and solemn purpose, together with the profound silence which reigned in the court, told fearfully, as I expected, upon the nerves of Mrs. Elizabeth Wareing. She already seemed as if about to swoon with agitation and ill-defined alarm.

"Pray, madam," said I, "is your name Wareing or Tucker?"

She did not answer, and I repeated the "Tucker," she at last replied in a tremulous

whisper. "I thought so; and pray Mrs Tucker, were you ever in trouble in London, for robbing your lodgings ?"

I thought she attempted to answer, but no sound passed her lips. One of the ushers of the court handed her a glass of water at my

'I know you have ; Mr. Silas Thorndyke, I believe, was your bail on that occasion, and arranged-at all events the prosecution was

"Yes-no-yes.'
"Very well; either answer will do. You lived also, I believe, with Mr. Thorndyke, as his housekeeper, of coarse, when he was in business as a concoctor and vender of infallible drugs and pills ?"

"He was held to be skillful in the preparation of drugs, was he not-well versed in their

"Yes-I believe so-I do not know. Why am I asked such questions?"

"You will know presently. And now, woman, answer the question I am about to put to you, as you will be compelled to answer it to God at the last great day. What was the nature of the drug which you or he mixed with the medicine prescribed for the late Mrs. Thorndyke?"

A spasmodic shrick, checked by a desperate effort, partially escaped her, and she stood fixedly gazing, with starting eyes, into my

The profoundest silence reigned in the court as I reiterated the question. "You must answer," woman, said the judge, sternly, "unless by irresistable evidence. That done, however then nearly the same preliminary speeches and you know your answer will criminate your-

witness called in support of the pretended will, as if in search for counsel or sympathy; but underwent a vigorous cross-examination; but encountering one but frowning and eager faces I was unable to exact anything of importance | - Thorndyke she could discern in the darkness -she became giddy and panic-stricken, and

seemed to lose all presence of mind. "He-he-he," she at last gasped, "he mixed it. I do not know--. But how." she added, pushing back her hair, and pressing her hands against her hot temples, "can

A movement amongst the bystanders just at this moment attracted the notice of the judge, and he immediately exclaimed, "The defendant must not leave the court." here took place between the defendant and his cer placed himself beside the wretched murderer as well as forger, and I resumed the cross-examination of the witness.

> "Now, Mrs. Tucker, please to look at this letter (It was that which had been addressed to Mary Woodley by her son.) "That, I believe, is your son's handwriting.

> "The body of this will has been written by the same hand. Now, woman, answer was it your son-this young man who, you perceive, if guilty, cannot escape from justice-was it he who forged the names of the deceased Mrs. Thorndyke, and of John Cummins attached

> " Not he-not he !" shricked the wretched woman. "It was Thorndyle-Thorndyke himself," and then, with a sudden revulsion of Silas, what have have I said ?--what have I

> "Hanged me, that's all, you accursed devil !" replied Thorndyke, with gloomy ferocity. "But I deserve it for trusting in such an idiot ; dolt and fool that I was in doing so.' The woman sank down in strong convulsions, and was, by direction of the judge, carried out of the hall

The auxious silence which pervaded the court during this scene, in which the reader Mrs. Wareing appeared in answer to the call will have observed I played a bold, tentative, and happily-successful game, was broken, as the plaintiff.

All the inculpated parties were speedily in custody; and the body of Mrs. Thorndyke having been disenterred, it was discovered that she had been destroyed by bichloride of mercury, of which a considerable quantity was detected in the body. I was not present at the murder, and Headley for perjury-but I saw by the public prints that he was found guilty. and executed ; Headley was transported ; the evidence for the Crown.

Mary Woodley was of course put into immediate possession of her paternal inheritance : This suggestion, after some demur, was agreed deal to get his witness safely and quietly out and is now-at least she was about four months ago, when I dined with her a d her It was now nearly dark ; and observing that | husband at Dale Farm-a comely, prosperous