After many days of anxious watching, the Russian Grand Duke Arexis, has arrived. He was received witness himself went for an underin New York on Monday.

BO. LENGEL G. WHITE, the celebrated elocutionist died at his resident the post morten carries with dence, in Philadelphia on Saturday Mr. Russell, the insurance man; evening. He was 79 years old and didn't use the words "damned pr.t. had been the teacher of some of the ty friendship," nor the word "damnmost prominent actors and profess- ed " at any time. ional men in the country.

CUBA.—The cable asserts that Spain murder you?' the reply was, "No, I has dispatched additional troops to never said so;" do not recollect hear-Cuba to put down a rebellion so often extinguished and revived that it seems to have become chronic. And at the dining room table of Mr. in this connection there is an import- Ward by Mr. Shader, which is as folant notification from Washington; lows: that the Administration has instructed our Minister at Madrid to demand performance of an earlier promise, clean shirt by the bound of my breakfast take out the amount of my breakfast tended to Cubans that other citizens send balance by the bearer. have, under the alternative of interferring to secure this end. The profitable demand isathat Cubans inno-

moting the construction of a contin- evening, from eight to ten o'clock, on uous water and steam navigation route from the Mississippi to the Atceeds by way of Lake Ontario, the river St. Lawrence, Lake Champlain and the Hudson river, to the harbor of New York. Congress is to be petitioned to make appropriations for this work, and to regulate the rates of toll and transportation.

Samuel Walbridge's robuting testimody offered by the defence.

To Mr. Carnochan: Knows Henry Harris; Robert McKee by the defence.

To Mr. Carnochan be the part of the Commonwealth; witness has stated all the answers in the part of the Commonwealth; witness has stated all the answers from the part of the Commonwealth; witness has stated all the answers in the part of the Commonwealth; witness has stated all the answers from the part of the Commonwealth; witness has stated all the answers in the part of the Commonwealth; witness has stated all the answers from the part of the Commonwealth; witness has stated all the answers in the part of the Commonwealth; witness has stated all the answers from the part of the Commonwealth; witness has stated all the answers from the part of the Commonwealth; witness has stated all the answers from the part of the Commonwealth; witness has stated all the answers was at the side by the defence.

To Mr. Carnochan: Knows Henry Harris; Robert McKee was sitting to the close of witness the distance from the part of the Commonwealth; witness has stated all the answers was at the side by the defence.

To Mr. Carnochan: Knows Henry Harris; Robert McKee was sitting to the Commonwealth; witness has stated all the answers in the pocking chart was eithed in the colong of the was present at an one provent at the side state of the Commonwealth; witness has stated all the answers was at the side to the finnt was sitting to the Corn that were given by Shader; was present; Mrs. C. L. Ward and Henry Harris; Robert McKee was sitting in the processing thing to the colong the shoot of the commonwealth; witness has stated all the answers was at the side state of the commonwealth; witness has stated all the answers was at the side and the answers was at the side of t

to distinctly understand it "al very sensible step will have been accomplished towards reform in the wan-plished towards to be intended than an erestance of the interview when skindled as a wan-plished to be quiet in the formation of the control of the reform to be authenced than and the cause of the reform to

The Ward Trial.

The Ward Trial.

ber of reports about it, and witness think they are stilling to whether or not there were means by which one Mason may know another. Being directed by the Court, the witness said there the court it, but he would say to the court, the witness said there the court it, but he would say to the court, the witness said there the court it, but he would say to the court, the witness said there the court it, but he would say to the court, the witness said there the court it is said much about it, but he would say to the court, the witness said there was no doubt the ball, when shader was inread to thick there are not think there and think there are no that the whole of the night thick there are night when say that there are said there because the shoot lim; the keep and Walbridge were sitting up; didn't was one night when Squire Bogart's testime in the court was the state when he and walbridge were sitting up; didn't was one night when Squire Bogart's testime in the court was the state when he and walbridge were sitting up; didn't was one night when Squire Bogart's testime in the whole of the night when Squire Bogart's testime in the whole of the night when Squire Bogart's testime in the whole of the night when Squire Bogart's testime in the whole of the night was one night when said was one night when squire Bogart's testime in the whole of the night was one night when said was one night when squire Bogart's testime or the shoot was said the said with the was one of the night was one night when said was one night when said was one night when said was one night when sa the Court, the witness said there about his murdering him deliberate—over; heard the question asked by the Keystone Lodge of New York Tiy;" said witness, "How do you the Controllership of New York City, and A. H. Green has been appointed his successor. "Ward's house when they held the post mortem examination; post mortem was held early in the afternoon;"

The court, the witness said there about the deliberate—over; heard the question asked by the Keystone Lodge of New York Tiy;" said witness, "How do you the Keystone Lodge of New York Tiy;" said witness, "I was intentional; should think Squire Bo-coversition about his affair; it was the first lime nearly;" McKee said that Shader had told him so.

To Mr. Hakes: Recollect what the positive; am not certain that heart the answer; the answer; the answer; the answer; the answer; the coversition about this affair; it was the first lime nearly;" McKee said that Shader had told him so.

To Mr. Hakes: Recollect what the heart ask as number to the Means House after the death of Shader; ask as the shader was introded to shoot Shader because Shader was intended to shoot Shader because Shader over; heard the question asked by Mr. Walbridge as to whether it was intentional; should think Squire Bo-coversition about this affair; it was the first lime nearly;" McKee said that Shader had told him so.

To Mr. Hakes: Recollect what the positive; am not certain that heart ask as number the positive; and the court of the court of the coversition about the over; heard the question about this murdering him deliberate—over; heard the question asked by Mr. Walbridge as to whether it was the first intentional; should think Squire Bo-coversition about this murdering him deliberate—over; heard the question had the told him so; Frank Shader had told him so; Frank Shader was should the over; heard the question about this the transfer was and Kra Rully was a told him so; Frank Shader was the stand told him so; Frank Shader was the stand told him so; Frank Shader was the stand told him so; Fran the post mortem was held in the same room in which Shader added; taker: witness left Towanda on the third day after the post mortem; didn't go back to Mr. Ward's house after the nost mortem examination:

To Mr. Little: At the time of taking the deposition, Shader did not use Mr. Robert McKee was recalled by these words, "this scuffle was in fun, Collector Murphy of New York | but it was pretty rough;" what Shahas resigned. The GREELEY wing of der stated of this character was not the Republican party in that State in reply to a question; Mrs. Ward has been making war upon him for was made by Shader; was present when Mrs. Ward came in; heard her resignation, President Grant express- question; the word "murder" was es his unqualified confidence in Mr. used; her manner was very excited: MURPHY. Gen. CHESTER A. ARTHUR has been appointed to fill the vacancy. bing; she said: "Wesley, do you mean to say that Harry intended to

> ing Mr. Overton speak to Mrs. Ward. The counsel for the Commonwealth offered in evidence the letter written

C. T. SMITH, Esq.—Dear Sir: Please from the Cabinet of Amadeus the send overshoes and carpet bag, and that the same rights should be ex- and washing from the enclosed, and rebutting testimony.

McKee, had conversation with him time when Squire Bogart questioned W. E. SHADER. in reference to this affair in March; Dr. C. K. Ladd was re-called. it was a little north of Codding and To Mr. Little: The effect of a gun Russel's hardware store on Main street; had heard of Shader's jumpshot wound is not generally immedicent of complicity in the insurrection ate; the fainting would not occur iming out of the window; witness had shall not be outraged as they have mediately, it would come on in a been called upon to help carry Shavery few moments; there was no bed der into Manville's; McKee said clothing over Shader when witness first "it was no doubt a wilful mur-A convention of Governors of first went there; his boots were on; der;" witness asked him why he the New England and Northwestern all his ordinary clothing was on at thought so;" McKee said Shader said that time; witness attended Shader Ward pointed the pistol at him, said States will be ield at Detroit on No- on the night that he jumped out of he would shoot him and did shoot vember 27th, for the purpose of pro- the window; was there once in the him. To Col. Elhanan Smith: First told Wednesday morning Shader jumped this to the ear of the prosecution last er reply but that to the question; the from the window; on Tuesday even- evening; spoke of it voluntarily to question precisely was, "if he thought ing Shader was very uneasy, clawing Mr. Dodge when hearing McKee tes- Henry Ward meant to shoot him?"

lantic ocean. It is proposed to exhibit shands into the wound so much so tify.

W. S. Drew was recalled by the of Niagara, and the route then pro- was very high and his head hot, giv- Commonwealth for further examinaceeds by way of Lake Ontario, the ing evidence of approaching dissolution; and to rebut testimody offered

Commonwealth for examination and

To Mr. Carnochan: Know Robert

server were recommendation of the control of the co

ber of reports about it, and witness Shader during the whole of the night to whether or not Ward intended to shoot him

To Mr. Hakes: Recollect what the words of McKee conveyed to him; have got the words as near right as a man could get it; thinks he had a conversation with McKee twice upon this subject; the other conversation was some time previous to this; might be three or four or four or five days previous; have had a difference with and unkind feelings toward Mr. Ward.

To Mr. Little: It was after Mr. House of witness as guests.

Mr. Robert McKee was recalled by

To Col. Smith: When went out

To Col. Smith: When went out

To Mr. Thate all that mice asked if the sander's ask a number of questions; Mr. Robert McKee was recalled by Mr. Stevens sated Mr. Robert ask a number of questions; Mr. Walbridge asked if the absulance of the question saked of the year of questions; Mr. Walbridge asked if it can't give the substance of the question saked of the year of questions; Mr. Robert ask a number of questions; Mr. Walbridge asked if it can't give the substance of the question saked of the year of questions; Mr. Robert ask a number of questions; Mr. Was britted it can't give the substance of the question saked of year to asked if it can't give the substance of the question saked it is can't give the substance of the question saked it is can't give the substance of the question saked if year the substance of the questions asked if it was a dean in the bar; knox was cleaning off a horse on the foor; Stevens and Rnty was long question or a short one; it was in the day it ime and in the bar; knox was cleaning off a horse on the foor; Stevens asked if it was a dean in the bar; knox was cleaning off a horse on the foor; Stevens asked if it was a dean one; it was in the bay it me and in the bar; knox was cleaning off a horse on the foor; Stevens asked if it was a substance of the questions of the questions of the questions of the provide th

had made any.

To Col. Smith: When went out Mr. Robert McKee was recalled by the Commonwalth for the purpose of further cross-examination.

To Mr. Carnochan: May have said to Mr. Shader's being wounded, "No doubt it was a wilful murder, for Shader told me so," nor words to that effect; never told Record such things after told me so," nor words to that effect; never told Record such things after the Sunday night after he was shot. Mr. Henry Harris was also recalled by the Commonwealth for further cross-examination.

To Mr. Carnochan: Never said to apply the Commonwealth for further cross-examination.

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To the Commonwalth for the purpose of during the night, went to see Dr. stepped away; the next time he put questions was from twelve to one; and indignation meeting; have not taken an active part in this matter; live at North Towards; did not take part in an indignation meeting; have not manifested or felt consideracouldn't fix on any other particular

> ter than twelve or one when witness went out to see Dr. Ladd and get is went out to see Dr. Ladd and get living at Mr. C.L. Ward's at one time when Mr. the medicines; impression of witness is that these questions were asked where prisoner lives now; he lived there then; Mrs. C. L. Ward was living there at the same about the time of the examination time.
>
> The defence objected to the evidence offered Samuel Walbridge was recalled

by the Commonwealth. To Mr. Carnochan: Heard part of Square Bogart's testimony; he asked Mr. Shader if it was an accident; the reply was "too long to tell;" no othto this Shader made no reply.

EIGHTH DAY'S PROCEEDINGS CONTINUED. TUNEHANNOCK, Nov. 14, 1871.

before closed.

The Court was adjourned until two o'clock.

Defence and the whole evidence in the case was here closed.

The content was adjourned until two o'clock.

The evidence was closed on Wednesday, and at the opening of the session in the afternoon, the argument was commenced by R. R. Little for the Commonwealth. Mr. L. reviewed the testimony, and criticized some of the witnesses for the defence, whom he believed had attached a coloring to the evidence, which the facts would not warrant.

He was followed by Mr. Hakes for the defence in a brief speech in which he held that there was no evidence to convict Mr. Wand of any intention to kill Shader. Col. E. Shirm then spoke for eight hours on the part of the defence, He detailed at great length the sirroundings of the occurrence, and treated the evidence of some of the Commonwealth witnesses with bitter satire. His argument was ox-

To Col. Smith: Thate all that witness wante Mr. HENRY DECKER of Lima, N.Y., closed the

> We had hoped to find room to publish some of the arguments in full, but the great length of the evidence precludes the possibility of do-Judgo ELWELL charged the jury as follows:

THE CHARGE OF THE COURT. dence.
The responsibility thus cast upon you and upon

wealth.
To Mr. Carnochan: Resides at Towanda; was

TUNEHANNOCK, NON. 15, 1871.

by this man.

The Court here adjourned to nine o'clock Wednesday morning.

mars the manners, deforms the persons, degrades the morals and wrecks sons, degrades the morals and wrecks the happiness of myrind households and individuals, not only in this community, but throughout the community, but throughout the community, but throughout the country."

Ward came in and nad some conversation was nafter shader.

Ward came in and nad some conversation the save with save of control of his reason and suddenly impelling facts and circumstances which indicate the deliberate intention to desting the conversation with Shader.

To Col. Smith: Was never present at an intention to give.

To Mr. Carnochan: Was with Mr.

To Mr. Carnochan: Was with the jury that there existed all of these facts and circumstance; which indicate the deliberate into the control of his reason and suddenly impelling facts and circumstance; which indicate the deliberate into the control of his reason and suddenly impelling facts and circumstance; which indicate the deliberate into the control of the provention of the person and suddenly impelling facts and circumstance; which indicate the deliberate into the contro

defence. He detailed at great and treated the roundings of the occurrence, and treated the digations to first setue was a tis excussible homicide under the rules stated, you will acquit the defendant:

If you are not satisfied that this was a homicide two missidventure, you will then ascertain whether two missidventure, you will then ascertain whether the missidventure, you will then ascertain whether the missidventure.

he prosecution and defence.

rately tone. It there are to the rest takes, it would tend to weaken the force of the statement.

Did the deceased make his declarations, taken down before Esquire Tidd, with the knowledge and full belief that he was soon to die. He was actualy in a dying condition, and said he believed his physician when he told him so. If that were so, you will consider whether in some particulars, and to what extent, it was inaccurately taken down. On that subject you will recur to the testimony of Mr. DeWitt and Mr. Montanye, and also to that of Mr. Tidd and the other evidence in the case.

In opposition to these declarations, and to the charge of wilful shooting, the defondant sets up in deferice and alleges to be deducable from the facts that he and deceased were friends, warm friends; that they had us quarrel on, the day, or at the time of this occurrence; that no motives of malice existed in his mit d; that he had no spite nor grudge sgainst the deceased, and no sordid motives have ever been imputed to him. He also relies upon his own conduct for proof of also relies upon his own conduct for proof of his unoceance; upon the testimony of Mrs. Cranmer as to what the deceased said when first he spoke after being mortally wounded, that it was an accident. This as part of the transaction was evidence in chief for the defendant. The declaration proved by Clark Porter and Mrs. Porter, and others, going to show statements by Shader, made at different times, are evidence to affect the credibility of the statements in so far as they differ, from it. Whether he made the statements imputed to him, in which he declared it to have been not intended by the defendant you will decide. Did he dictate the letters written by Porter and Harris? The cryaibility of the witnesses, and Any opinion expressed by any witness, is to have no bearing as proof of the facts.
When a witness swears aftirmatively to a fact that he saw or heard, his testimony is ordinari-

able farms to lease for money rent, near Towards Borough, from April next: Enunire of Garriers & Parron, at their office on Bridgest., Towards, Pa. novit 11-51.

MONEY SAVED, BY PURCHASING YOUR

Orwell, Pa., July 21,'71.

STOVES AND HARDWARE W. L. PENDLETON.

FARMERS, bring your produce fox a mencur.

Jan. 19, 1871.

TOWANDA MARKETS DRICELIST—CASCADE MILLS

dustion grinding usually done at once, as the capacity of the mill is sufficient for a large amount of sorts.

Camptown, July 23, 1876. CENTRAL COAL YARD. IL M. WELLES, Proprietor.

AFTERACITE COAL. SULLIVAN ANTHRACITE COAL. Leave Orders at my Coal Office, No.

Towarda, Nov. 22, 71. R. M. WELLES

orders may be left at the Yard, corner of Rail and Elizabeth Street, or at Porter & Rirby Drug Store.

#3\_ Orders must in all cases be accompanied with
he cash.

WARD & MORTANTE.
Towards, Nov. 22, 1871—M.

NEW COAL FIRM On Canal Street, fronting William Street, TÓWANDA, PA.

THRACITE COAL, which we propose to sell at the owest market price. We respectfully invite those wishing to purchase to all and examine our Coal. We also keep Lime, fresh from the kiln.

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