

THE COURTS.

Violations of the Internal Revenue Law—Alleged Cruelty on Shipboard—The Neptune Case—A Divorce Suit—Liability of Common Carrier—A Cotton Litigation—The Brooklyn Gas House Murder—The Judgment Against Hand As—Armed—William Chambers—Indicted for the Murder of D. S. Voorhees.

UNITED STATES DISTRICT COURT—IN APPLICATION. Order of Reference on an Application to Remove a Defendant. Before Judge Bickford.

In the Matter of the People's Mail Steamship Company.—This matter came up yesterday on motion for order that Gustavus A. Brett, assignee, show cause why he should not be removed from his trust. The assignee obtained two adjournments of the motion by agreement, but called on yesterday for a further postponement. The court refused, and granted an order of reference to Register Allen to take testimony.

UNITED STATES COMMISSIONER'S COURT. Violation of the Internal Revenue Law—The Accused Held for Trial. Before Commissioner Osborn.

The United States vs. Jackson Reddy.—In this case, the particulars of which have been previously published in the HERALD, Commissioner Osborn yesterday delivered his opinion as follows:—

Defendant is charged with having, as wholesale liquor dealer, refused to register his stock as required by section forty-five of the act of July 20, 1868. The law is mandatory in its requirements, and provides a severe penalty against those persons who fail to comply with it. The proof shows that an internal revenue officer entered the premises of the defendant on the 11th of January and demanded that he bring out his stock for registration. The defendant refused to do so, and was arrested. He was held in custody until he had complied with the law. The proof shows that an internal revenue officer entered the premises of the defendant on the 11th of January and demanded that he bring out his stock for registration. The defendant refused to do so, and was arrested. He was held in custody until he had complied with the law.

The Grand Jury—Indictment of William Chambers, the Murderer of D. S. Voorhees. Before Judge Troy and Justices Voorhees and Johnson.

The Grand Jury appeared in court yesterday morning and presented a number of indictments. Judge Troy complimented them for the ability with which they had discharged their duties. They then returned to their room and took up the case of Wm. Chambers, charged with the murder of D. S. Voorhees, whom they indicted for murder in the first degree. Chambers will probably be arraigned to-morrow.

A Lying Thief. James Morgan, who robbed a party in the Navy Yard of \$20 and stated that officer Gleason deprived him of \$100 of the amount, having pleaded guilty was sentenced to the Penitentiary for four years eleven months and twenty-nine days. Judge Gleason stated that he was not satisfied with Morgan's statements were entirely false.

THE GREAT GARDEN CITY. Progress of Improvements on Mr. Stewart's Hempsstead Plains Purchase—Most of the New City Surveyed, Mapped and Laid Out—Description of the Parks, Streets and Buildings.

The improvements so auspiciously and successfully inaugurated upon Mr. A. T. Stewart's Hempsstead Plains purchase are being prosecuted with energy as sleepless and untiring as the work of the bees. The progress of the improvements is such that the proposed plan of laying out this future favored place of suburban abode—this Garden City, the prospective name given it—has been developed to give an idea of its grand and unsurpassed beauty when everything shall have been completed in accordance with the designs already matured by Mr. John Kellum, the architect, under whose personal supervision the work is being prosecuted.

The Alleged Gauger—Fraud—Farrington Under Examination. Before Commissioner Betts.

The United States vs. E. B. Farrington.—The defendant is charged with banking false returns in violation of the measurement of whiskey in bond, was resumed yesterday. Mr. W. S. Harvey, Edward George and Thomas Cummings were examined in relation to the entries of the returns on the books, in order to connect the accused therein; but they could not identify the writing on the records. The case was then adjourned till the 23d inst.

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Mrs. Govan vs. John Govan.—In this case a motion was made by Edwin James and A. J. Vanderpool, counsel for the defendant, for an order to show cause why a referee should not be appointed by the court to inquire into the circumstances under which the divorce was obtained. The motion was granted. The affidavits alleged that conspiracy and subornation of perjury could be clearly established. Some of the witnesses gave their testimony before the referee now came forward and asserted that the defendant was not the man, and that they were deceived into making the statements by the perjury of the defendant. The referee now came forward and asserted that the defendant was not the man, and that they were deceived into making the statements by the perjury of the defendant.

SUPERIOR COURT—SPECIAL TERM. Liability of Common Carriers. Before Judge Spencer.

James F. Bishop et al. vs. The Empire Transportation Company.—The plaintiffs, through an agent, shipped some goods by defendants' line. By a clause in the contract of carriage, it was provided that the carrier was not liable for loss or damage to the goods by fire, theft or robbery, unless the same were caused by the negligence of the carrier. The goods were lost by fire. The plaintiffs sought to recover the value of the goods. The court held that the carrier was liable for the loss of the goods.

COMMON PLEAS—TRIAL TERM—PART I. The Cotton Case. Before Judge Daly and a Jury.

Woodruff et al. vs. The Camden and Ansoy Railroad Company.—In this case, the particulars of which were fully reported in yesterday's HERALD, the jury, after a long trial, returned a verdict in favor of the plaintiff, and were consequently discharged by the court.

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Nicholas Floods, a negro seaman, was charged by an American citizen of 18 Greene street, named Daniel D. Brown, with the murder of a woman named Mary Ann. The defendant, in explanation of his conduct, said that the complainant and he exchanged wagers at a "policy shop" and the witness "didn't hit" and the result was that the complainant was killed.

planner's coat was detained at the "policy shop" and Mr. Brown denied this. The complainant, however, produced a witness who testified that he saw the complainant's coat at the "policy shop" and that it was the same coat that was found on the body of the deceased.

Another negro boarding house. Thomas Canfield, a colored man, was charged with striking Luther Thompson, a white man, and keeping him in a house at No. 4 Catherine lane, Brooklyn, with a view to his being taken to the United States and sold as a slave. The defendant denied this, and the case was adjourned.

Order to remove a defendant. In an application to remove a defendant from the jurisdiction of the court, the court granted the order, and the defendant was removed to another court.

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NEW YORK CITY.

A Ragpicking Miser's Death—The Old Dutch Church—Jack Reynolds—Arrests—Vital Statistics—A Man Canceled—Accidents, Burglaries, Robberies, Fires and Miscellaneous Items of News.

The following record will show the changes in the temperature of the weather for the past twenty-four hours in comparison with the corresponding day of last year, as indicated by the thermometer in the observatory at the Central Park. The thermometer was placed in the observatory at the Central Park on the 11th of January. The record shows that the temperature was generally higher than last year, and that the weather was generally more pleasant.

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The trustees of the North Dutch church—Fulton and William streets—have finally resolved to demolish that edifice. The value of the land on which it stands is \$250,000. The church is nearly 101 years old.

The counsel for Jack Reynolds (Mr. Howe) has rejected his plea and will be ready to proceed with the trial of his client to-morrow. He had protracted interview with Reynolds yesterday at the Tombs.

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