T	HE MORNING HERALD	FRIDAY,	MARCH	28,	1845.	con his seat as a jure, he was entirely ignorant that his re- The reddence was then proceeded with. 30. It. One was to see that the proceeded with. 30. It. One was to see that the proceeded with. 30. It. One was to was called as a witness, but his relations of the control	No model
1-	ASSIZE INTELLIGENCE. HOME CIRCUIT.	to further question he left St. Helena for a short time.	as he said that he way and that his wife an He also said that the of a copper taste in ag and complaining; so officers had the said the witness whether the said that all the said that the said the said that the said that the said that the said that th	s himself at I child wer cook was his month	e also ill ill, and	took his seat as a juror, he was entirely ignorant that his re- lative was in any way connected with the case. The evidence was then proceeded with. Mr. H. Green, who acted as surgeon on board the Moffat	the parisi land, and a number tending wards of
is	CIVIL SIDE.	continually vomiti and stomach. The	ng and complaining of e officers had the sa hat their lips and gu	f pains in me sympto ms had a	his back ms, and olue and	on her voyage home, was called as a witness, but his evidence did not carry the case any further. He described the symp- toms exhibited by the gentlemen alluded to, and expressed	wards of were seize August, I The co Mr. Whi
n.	(Hyper the Lorin Units' Justice and a Special sury. This was an action brought by the Justice. This was an action brought by the Justice. The declaration stated that the plaintiff or reco- singular properties of the properties of the con- lary of the properties of the properties of the con- lary of the properties of the properties of the complete and contained in letters published in the Timer, when are contained in letters published in the Timer, when	er taken ill, and exh vant and the secon	The chief mate and the chief similar symptom of mate also complaints	he doctor t as. The cu d.	were also	an opinion that they were suffering from the effects of some metallic poison. On being cross-examined, he said that he did not think	Mr. Whi sented by Yardley. The tri
et di	thages for a libel published in the Proofs. The declaration stated that the plaintiff was a merchan t. Helena, and that he had been in the habit of supply	at there was not a g	sked the witness whet eneral impression on l ng pelson in some sl	er, in poin seard the s sape or of	hip that her with	the water was the cause of the limited the last of the water during the voyage and found that it did not contain any particle of conner. He also admitted that some of the symptoms were	The tri Lord Chi all of wh
on u	sips with water at that place, and the libel complained cas contained in letters published in the Times, wh harged him with putting unwholesome water on bear	ch Witness.—I die some of those on l Examination be	not entertain that op eard did. ntinued.—At one time	inion, but	I believe	very similar to those that would be exhibited by persons who had taken too large a quantity of mercury. Two medical gentlemen who had attended upon the pa-	not posse in furnish undispos
on vo	harged him with patting unwholesome water on boar essel called the Moffat, in consequence of which it: lleged that the passengers and crew became very ill.	he recover, and, ind He was in a very	not entertain that op noard did. ntinued.—At one time tee of the gentlemen in ced, he was advised to tool state, his mouth a great pain in his the and saffered from an els. Witness would to days longer at sea died, but they certa hey arrived in Engla awater was suspect con of the vessel.—Was it not suspect tater was the cause! "It know anything is	question, prepare f ppeared qu	ould not or death. ite blue;	tients after their arrival in England were next examined, and they also expressed an opinion that they were suffering from the effects of some usefulfic poison.	of "Stok
ne li	lleged that the passengers and crew became very ill. cfendant's pleas amounted to a justification of the alle biblious article, and upon this issue was joined. Mr. Montagu Chambers and Mr. E. James appeared he plaintiff, and Mr. Serjeant Shee and Mr. Peacock w	for tion of the bow	great pain in his the and suffered from an els. Witness would	obstinate not say th	constipa- at if the	was a merchant, and carried on bosiness under the firm of Howell and Co., in Broad-street-buildings. He knew Mrs.	John 2
ent the	he plaintiff, and Mr. Serjeant Shee and Mr. Peacock vor the defendant. Mr. Chambers addressed the jury, and said he had	sengers must have	e died, but they certa hey arrived in Engls	inly were nd. He h	in a very	and Licut. Cotton come home from the Moffat; and in con- sequence of seeing their dreadful condition and the state- ments they made he said he was induced to write the letters	John 7 6th of Ju Mr. M lock defe This p Mr. Poll the bill
he h	or the defendant. Mr. Chambers addressed the jury, and sail is the Mr. Chambers addressed the jury and sail is the sail of the property of th	the tested by the surgery Serjeant Sheed	con of the vessel. Was it not suspect	ed by every	one who	signed "Nauticus" to the Times, believing at the time that their contents were true. He gave his name and address to the Times when he sent the first letter. At that	Mr. Poll the bill
as h	pon his feelings as a man, by a most gross libel upon seing published in the Times newspaper. The plaintiff	witness.—I do suspicions. Serjeant Shee.	ater was the cause in know anything a poisson in the water? The poisson in the water? The poisson in the water? The poisson in the water? Witness has no into the first time he had. The surgeon the poisson of the pois	they belie	red there	time he did not know anything of Mr. Solomon. Witness had been at St. Helena, but was not connected with any merchant or any other person at that place.	certain learned j
to I	or many years carried on the business of a most exten Helena, and his transactions were of a most exten character, and, owing to his respectable position, he	was some metalli- ive Witness.—I ha and passengers at the	re poison in the water f we heard such a thing enddy table.	talked abo	out by the	ness had a communication with Mr. Gardner, the plain- tiff's agent, and he told him that the person who wrote the	be remare found by Mr. M the jury
th i	illed the office of consul for several different states in sland. The jury might, therefore, very well believe that you not a man likely to lend himself to any such villas	he from Mr. Solomo	the first time he had	ever obtain e ship owe	ed water d witness had him	ceed against him. He also told him that the writer had been a bankrupt, and that if proceedings were taken against him he would be a bankrupt again. Witness had been a	the jury called the Marga was supp called.
ed t	ransaction as that which was imputed to him by the of which he complained. The learned counsel then	bel arrested, but he vero examined as a wi	tness. He never, his ing the matter with the	me that he uself, suspe water, for	had to be eted that if he had	bankrupt. He had not indemnified the Times. Mr. Chambers then addressed the jury in reply, and said that the case for the plaintiff had not been at all shaken by	prisoner ford. T
ild a	if which he complained. The learned counsel then seeded to marrate the circumstances under which the pre- tetion was brought. He said it was the custom for all ressels coming from India to England to put into St. He	the islands after he is ena By the Court.	fresh water at one of ft St. Helena. —He considered thi	the Cape voyage,	de Verde generally	the Tixer had most improperly lent itself to a most gross and unfounded attack upon the character of an honourable	prisoner ford. T husband Murphy, the atte husband
as f	results coming from India to England to put interest. He consists and it furtherly must be present to end it the constant and it furtherly must be present to end it the constant and the remail but as this was a proceeding which consists the property of the constant and the constant and the constant and the constant in large quantities introduced aparts to remerby it, which was by long as about presently in the constant in large quantities and in about the constant in large quantities and in about the constant in large quantities and in about the constant in the constant in large quantities and the constant in the c	to William Puller	ff St. Heiena. He considered this by one. I, the third mate, was a drank the water furn of the voyage from St perienced no ill effect water was seven pin for on board the Moff	then examished by th	ined, and e plaintiff London.	his prospects destroyed before he was actually aware of the source from whence the blow was struck. He concluded by calling moon the jury to give ample and exemplary	husband having self. SI months.
hat I	high introduced a plan to remedy it, which was by ing a sloop fitted up so as to contain a large quantity	of gular allowance	perienced no ill effect of water was seven pin for on hoard the Moff	ts from it.	The re-	damages. The Lord Chief Justice having briefly summed up, the jury retired, and after being absent about half an hour, returned into court, finding a verdict for the plaintiff, damages-5000.	that was
w.	his sloop was laid alongside of her, and then by mean leather hose and a force-pump, the water was passed in the sloop to the vessel, and the object was effected in t	of timony. Mr. Gladstone	a ship-builder, depo- intiff, and fitted her	ed that he with the			
1	or four hours, which by the former plan required almost many days. This plan turned out very successful, and becoming exceedingly profitable to the plaintiff. The s	as was made of three was of metal about it cop 40 tons of wate	e-inch deal, and had a in any part. It was r. The entire cost o	the vess	tain about	Covening, Mancu 26. The commission for the Covening division of the county of	bed at
1	many signs. This plan immed our two subsection, and contributed the contributed of the co	any Mr. Mason, a the that he analyzed	it water was been in the Model a a ship-builder, deeper intif, and fitted been intif, and fitted been intif, and fitted been in any part. It was r. The entire cost to bout 2002. the College the water brought hoe erfectly pare and en instaten, Mr. Mason t of the analysis of tl eth en next day. He ether offerer of the M ss were those of a pe s some other metallic life lidd nor make the life lidd nor make the in the letter signer annions to know a meant that the water ages similar ethat the water grees single reads grees similar ethat the	of Surgeon	as, proved loffat, and	MIDLAND CRUTTY. The commission for the Coverty Heising of the courty of the courty of the coverty of the coverty. The commission for the Coverty Heising of the courty of the courty of the coverty of t	saucepa ker hus make it also to t on Sun husbanc
	that condition she was sent out to St. Helena, where she used in the way he had stated to the jury. The advan of this proceeding was so great that out of 120	was metallic matter. age In cross-exam or written states	ination, Mr. Mason t of the analysis of the	said that I	the sent a	of the infant child of Emma Golsby; and John Preston, charged with having, in the company of others not in cus- tody, committed a burglary at Mancetter, in this county.	on Sun husband boiled s
	1400 vessels that touched at St. Helena during the past no less than 1200 had their water from this vessel, and jury would, therefore, readily imagine that the speculi	car, and it was insert the attended Gray,th tion in England, and	ed the next day. He e chief officer of the M he was labouring und	also state offat, after er very sev	d that he he arrived ere illness,	There is no cause but three heavy road indictments ap- pointed for trial on Friday. (Before Chief Justice TINDAL.)	had boil the tes,
ter	was a very profitable one to the plaintiff, and that so report as that of which he now complained was calcu- to do him serious injury. He would now state the circ	h a and the sympto acetate of lead, o m. Re-examined.	ns were those of a per r some other metallic He did not make the	rson who poison. malysis at t	had taken he request	burglary, on the 19th of October, in the house of Thomas Worthington, at Mancetter.	s yard, ar this tim and Joh
f a	stances out of which the action arose. In the mont August, 1844, an East Indiaman, called the Moffat, po at St. Helena, in the usual course, to take in water.	of of the plaintiff, t in ment contained She Times, as he fel	ut solely in consequen in the letter signed t anxious to know w	" Nauticu hether the	s" in the	The prosecutor, a fine old man, close upon 90, stated that about one o'clock of the night in question he was aroused from his aleen by a noise at the front door	she returns the fire
ice,	la soldiers, who, it appeared, had been sent home valided, the officers being on sick leave. These gentle it appeared, had formed part of the appeared.	in- poison, Dr. Venables	ment that the water v	y as to the	purity of	and went down. His niece and his working man Thomas Wilson, were with him. Some people were ham mering at the door. The presecutor asked what they wanted	pot was
	and they had been attacked with the fever peculiar to country, and which, he believed, was at the present very little understood by medical men; but at all events	that Mr. Gardner, t ime received, in som they vessels with wa	gave similar testimon has agent to the plaint in a part of the plaint in the property of the plaint in the free frees his aloop. I enter the to betain the nambeing unable to deep the irremunitations of the companion of the plaint in the pla	ff, proved t 6,000% for le also dep	hat he had supplying osed to his	and they replied, "His cows were out." The prosecutor said they might go, for they would do no harm until the morning. They then asked for drink, and were told the	e said, 's
our	sere ill when they went on board the vessel, and it coul be expected under such circumstances that they should a very good state of health during any part of the ve	not having endeavor njoy letter, and to his cage Cross-examine	red to obtain the nam being unable to do so d.—He never gave th	e of the wr	iter of the	might have as much as they liked it they would come to next day. They then began to break open the door, at the top of which a hole had been made. Worthington called the door of the beautiful as the state of the tries	e ing eg break. d had a f
1 2 3	home. The Moffat took in a large supply of water, and customary upon such occasions, all the buckets were t and the crew to whom it was a sort of luxury, indi-	as is tion of the real fled, be published. Iged tion, and therefore	The Times would not ire he would not give	ise, so that give him an hem any.	they might y informa- He did not	to put it through the door, but his eye-sight being bad he could not find it at first, but did afterwards, and fired a first being also save him a sword, which he passed be	e tied the
. 4 31b	themselves copionsly. After staying two or three da St. Helena, the Moffat proceeded on her voyage to Eng and everything went on as usual for two or three for the left St. Halengy and this was an important	and, the establishme	nt, that the water I e and wholesome.	ad been t	ested, and Dobie, the	tween the wall and the door, and tried to strike any one h could reach. The persons outside threw large stone through the hole, and hit the presecutor, who would hav	saucepa s brough in bed,
2 3	for the consideration of the jury, because, if the water at that place was really impregnated with any possessing the effects must be effect themselves	sken solicitor to the inous put in. They di	"ince, and the plaintiff d not contain anything written by the former	s solicitor, very mate gentleman	were then rial to the an intima-	fallen had not his niece caught him in her arms. Ther were five or six persons outside. They broke open th door with levers. Prosecutor had a blunderbuss in his	e and the surgeon Cross mixer,
old	before that period had elapsed. Another fact, also to to show that this could not be, was, that the crew had drunk very copiously of the water at St. He	ding tion was given t who to proceed again ena, be given up.	at if the undertaking at the Times, the nan	were enter se of the au	ed into not ther would	hand at the time, which he had taken from the chimney pigge. His niece said, "For God's sake, don't shoo them," and the men walked in, prosecutor having lifte	st soner. d John
in.	and who also during the voyage had used it unfilt while it was filtered for the passengers, never had thing the matter with them. While the Moffat was	any Mr. Serjeant pro- defendant, and	case for the plaintiff. Shee then rose to ad in commencing his of	dress the justions	ary for the he said he	using it. The blood was running down Worthington' face from the blow on the head from a stone. The me	s could n n in the s d but ma
ton,	ceeding on her royage, also passed a vessel called Arabian, which was at the time conveying a number of a apprentices, and one of the officers went on board her	egro the parties, but and point of view the	o the public generally matter was not of the l	So far as a east import	pecuniary ance to the	robbed the place of a pistol, four sovereigns, some silver, an other matters. No part of the property was found on the prisoner, but a conversation was deposed to as having take	d but mad the ket was was n the tea
nty-	whether there was any infections disorder on source her he was unable to say, but very soon afterwards this ge man was taken very seriously ill, and remained so unt arrival in England. Some of the other officers were	ntle- did feel a deep l his ducted, and desi also world that there	and if the undertaking at the Triese, the nam at the Triese, the nam at the Triese, the nam at the Triese, then then rose to ad in commencing his of the three there are the triese that the triese and the triese that the property of the triese that the property of the triese that the property of the triese that the tr	in which i made mani aying that	t was con- fest to the its columns	place between the prisoner and a man named Hawes, wh was in gaol at the same time. The substance of this con versation was that the prisoner was put in the cell with hin	went u
STS, Mr. Re-	taken ill, and were conveyed to England in that state; although the cause of that illness might not be clearly a tained, yet, as the crew, and every one else on board	and were at the disp seer- It was a great s the for a client of w	osal of private malice atisfaction for an adve hom none could speak	or anonymo exte to hav but with	us slander. e to appear respect and	at which time he had not heard of the Mancetter robber. Prisoner was asked what he was in for, and he sai on suspicion of the Mancetter robbers. He said ther	d had go
for	vessel were healthy, he submitted that it was monstro suppose that the water had been the cause of the sici The vessel arrived in England on the 6th October, an	ness. immense reson i on mercial informa	ines had attained this rees, and by its mass tion from all parts of	of politica the globe;	artly by its I and com- but it had	some new coin; that there had been violence. Entrance had been saked, and refused; that they then broke in. Hains	d The price from so by to snot the oxi
1 2	the 11th the first libel was published. (The learned co- read the article in question. It was a letter addressed editor of the Tisses, and it alleged that several gentle	o the thing in its comen, character, excep	dumns likely to wour t upon the very best	d private authority;	feelings or and having	who was there." Prisoner said, "Unluckily he was there though not in the house." Haines told the statement to the governor of the gaol. He was then applied to to become	e, the oxi ie in the a husban
ch p	passengers in the Monat, had arrived in Angland dreadful state of illness, from having drunk poisonous y obtained from a copper tank at St. Helena.) He proc	ater, such statement eded satisfactory pro	except upon the best and that they had been	rounds, an	d the most ed or were the con-	witness. He refused, thenking it was a breach of confidence He was then taken before the magistrate and compelled a enter into his recognisances, and kept in gael for the pur-	e. there h to of its l r- having
fred	but Mesers. Gardner and Urquhart, respectable chants in the City, who were the London a of the plaintiff, upon seeing it in the	mer- ents knew, be a viner, to be; and	Your knew nothing. ry respectable man, a ne begged the jur	He might, s he was to reme	for all they represented imber that	pose of insuring his attendance. There was a reward of 200% offered, but Haines said he did not know it at the tim of the disclosure in question.	of The child v
EA	felt it their duty to write to the paper to ende to ascertain who was the author of such a mischi statement. He should have thought that this would,	your the article or your tation upon that all neglect or in	mplained of did a ne plaintiff personall sattention on the	, but mere	ly through those he	that he was at Ann's acre, between 20 and 30 miles from the place of the robbery; that he was at home and in bed it ben a clock; but there were many discrepancies in the dis-	et His ne the que by The f- Re-e
tion as at ce of	events, have had the effect of making the conductors paper cautious how they proceeded further in so serimatter; but, instead of doing so, they refused to gi	the employed the it ius a was not the sli	ghtest pretence for a of some private mali	aying that re, and he	the letters contended more than	a ferent statements of the witnesses. The learned Judge summed up the case very clearly an concisely, and the Jury, after a few moments' consideration	after l other p n, he slep
sion.	wards published another letter, in which the charges repeated, and the name of the plaintiff was given a	were its duty to the	public, and to protect a great public mischies ad laid all the facts	them from and he w before the	what might as satisfied m the jury	returned a verdict of Guilty. A previous conviction for felony having been proved, Sentence—Transportation for life.	nd other; he sles Sara place, of the
0 0	water to the vessel. Such a charge as this was of the serious character, and it imputed to him an act disgr to him as a man, and ruinous as a merchant. Besid	most would see that ceful voured to rends s the nity. He then	the Times, by what it r a great service to the proceeded to allude to	had done, e mercant the facts o	had endea- ile commu- f the case	forth, and after praising his courage and conduct in the matter, stated he should direct the county to pay him	he the pri a 1844. father
eting man	charge contained in the original letter, the second con a caution to all captains to be careful how they ob their water at St. Helena, and concluded by stating	sined and said it sined the arrival of that board was bea	the vessel at St.	Ielena eve	ry one or hat imme-	(Before Mr. Justice Maule.) Munder.—Susannah Jarvis, an interesting-looking gi of the age of 13, was placed at the bar, charged wi	him the
first	vace'r to the vessel. Such a charge as his was of the segrious charges and reviews as merchant. Badde charge contained in the original letter, the second con a caroline to all coplains to be careful how they ob the captain of the Mofita, his wife, and the every howell and that the dector of the vessel had declar it was a decided case of prinoming. He should also titudar; that unlike the captain, it is wife, and the contained of the contract of the contract of the con- tract of the contract of the contract of the con- tract of the contract of the contract of the con- tract of the contract of the contract of the con- tract of the contract of the contract of the con- tract of the contract of the contract of the con- tract of the contract of the contract of the con- tract of the contract of the contract of the con- tract of the contract of the contract of the con- tract of	that sickness, which	stimms likely to wear to the partial	o poison, p qually cler ald by pos	revailed or arly proved ability luri	the murder of Emma Golsby, at Coventry, on the 22d last April. Mr. Mellor and Mr. Adams were for the prosecution; M	of (without that in Upt father
o the	ticular; that neither the captain, his wife, or child, of the crew, were at any time seriously indisposed dur yovar, and that the statement relative to the conne	any was taken from passengers arri- tank poisoned, and	the stores of the plain wed in England in the there could be very	tiff at St. I condition ittle doubt	lelena. The	Humfrey, Q.C., conducted the defence. This case was tried at the last Summer Assizes for the division of the county, and lasted a whole day, but the just the property of the county and lasted as whole day, but the just have the county and lasted as whole day, but the just have the county and the county and the county and the county are the county and the county are the county and the county are the county as the county are the county and the county are the county ar	father further y, mony to in the
1 1 2 9	was an entire fabrication, and he could not conceiv ground for such an unfounded attack upon the plainti cept it was the act of some secret enemy who inten	any vessel had ren of the greater ed to The counsel fo	ained at sea but a few part of them would the plantiff had not	days long have been attempted	er, the live a sacrificed to show an	acter oring jocked up invogen the ingin, not being acte. agree, were discharged. At the Winter Assizes the trial we postponed, on the prisoner's application, on account of he not being able to obtain the assistance of Mr. Humfred	as stated ier but he ey, Witne
0 2 0 0 en of	rum nim. The jury might very well imagine what we the effect of such a charge conveyed in a paper of lar, collation like the Truce. Great numbers of that paper in all probability, how transmitted to Italian.	e cir- ventured to c r had, knew upon the	all the surgeon of the subject. According were afflicted with	ship to so to the pla ome dread	ate what h	who defended her on the previous occasion, but who do n not attend the Winter Assizes. The trial now came on, and lasted the greater portion	of with
en of out in in the abob sette	means if or which as unforteded stated, spore the polaric plant is not as one of the control of	to the which follows	the plantification of	that son nothing on anished by	ething wa board whice the plaintif	and being able to detail the solutions of the Tumber and the party printing to a categories by the read of the tumber and the categories and the depth of the categories and the catego	ri- deavo s a witne an Joh
FSON.	publicly contradicting it; and he had, therefore, bee pelled to adopt the present proceeding to redeem his c ter, and to wipe of the stain that had been cast upo	not upon recon it by was the cours	nl state, and he belied, the vessel arrived then pursued? Tw	ved a simil in Englan of the offi	ar case wa d, and who cers went t	as inn called the Canal Tavern, Leicester-row, just enter; at the town from Leicester. Mrs. Golsby had three children of whom the deceased, a child in arms, was to manual. The pricepar had been in their services the	s a witne an Joh ang the r en, Murp the gistra rec The ler then s taken (the r go Th mb taken taken (the r hat hende oor the 3s hat hende the the ser the ser the the the the ser the
ed at ourse to be	the publication in the Times. The learned counsel the cluded by stating that he had no doubt he sho able to show the jury that the charge contained again	n con- ild be coming to thek st the Howell, a frien	a ureadful condition nowledge of a gentlema id of the family, he fe thousands of lines	and the ci nof respects it it his d	bilityname uty, in orde	d or four months, and but a short time before the murch had been scotled for bringing the child home with threat scratched. Her mistress asked her what it w	ler then a
whom coffin mul- il the	posintisf in the article in question was entirely false a founded, and he called upon to them to give hi damages as would be some compensation to him injury and group he had a practioned.	or the matter public.	d which might be a He, therefore, wrote	erificed by	making the	to which she replied, "Nothing." It was suppose the she did not great the child well, as it was never willing to to her. There was a woman servant kept in the house, a	go The
al the mater ie fol- ers of	The libels were then put in and read, after whi dence was addreed on behalf of the plaintiff. Mr. James Gilbert deposed that he was the cantain	h evi- of such a jour of the the authentic	shat would have been mal as the Times if, h ity of the statement	said of the aving the g they bad	e conductor narantee for declined	rs happening to be going to Kenilworth she told the prisos she would call and tell her parents of her conduct, and the idea of the behave better she should be sent home.	hat hende On He (t
ers of llows, surch, sorpo- neral.	Moffat East Indiaman, and commanded her on her home in last year. She sailed from Bombay on the May. She had a crew of 42 men, four mates, five a	royage publish it. T e 19th that the state ilitary having done	ney took care before nent came from a o, they would have n	tney did so respectable eglected fl	source, ar	d stairs to put one of the children in bed, leaving anoth to about nine years old, in the bar, and the baby in the cracks in the kitchen. There is a short passare leading	er, into
neral, t the	omcers, named Andrews, Trope, Cotton, Webb, and 13 javalided soldiers; and witness swife and child w on board. The witness then detailed the crommatane	re also, conductors of es con-	the Times had not ms Counsel then called 6 st. Nixon, and List.	de the state aptain An	ment publi	ic. from the kitchen into the yard, and the little girl the the bar saw the prisoner come from the kitchen in the passage, saying she was going to the "petty."	in broug nto yes, t she which
ev. D. ries, of e Rev. stand- closed	said was done in the ordinary way, and he did serve anything remarkable about the tank. The in about 30 tuns, and becan to use the	ot ob- y took same characte once, been suffering	to. Their evidence r, being to the effect from a fever contract	was pretty t, that, hav ed during th	much of thing original	he saw her at the kitchen door, and then returned into the halfy. The mother was up stairs, and was struck by hearing curious meaning noise, and shortly after a sharp cry.	nto yes, t She which sar, the h g a produ The Mr ort, ment
closed espect	and the crew drank very plentifully of it at St. Helens. Witness also drank it, and d experience any ill effects, neither did his wife or	while in Scinde, the d not Moffat, but th child. Helena; and	y were invalided, and ey got much better be after they sailed from	fore they	home in the arrived at S hey were a	distance where ane was from the kiterien was but she st. She ran down in a moment and met the prisoner just cout of the kiterien, who said, "Oh, ms am, a man has j	ing was ust oxali
ually s, wa at and rs and	The officers were very ill when they came on box they were very ill indeed when the Moffat arrived is a land. While they were en the verage they fell in	Eng- tiff. Upon the with a derable quant	nanner described by the eir cross-examination ities of calomel had be and also while they	they stated on adminis	that con- tered to the	The poor mother rushed in, and found the child murde in the cradle, the instrument used being a carving ke that lay on the dresser, and was within the reach of	ing was mat oxali d." Cr red oxali nife Th any and s was from ex- had Ms
rs and nr. I rolic, ich de oted t	of emancipated slaves on board, and his chief mate and one of the officers, who was his passenger, board that vessel. Witness drank the St. Pa	Gray), At this stag	e of the case, Mr. C id he had just received quite so impartially of	an intimat	idressed to	he person standing at the head of the cradle. The death verse caused by a thrust in the neck above the collar-bone, tending into the chest.	ex- woul
ted to	o tinually, and he never observed any metallic taste in always remarked that it seemed very clear and pur the crew were well with the exception of the cook is	it, but and that one is All suggested than ad the cause should	entleman was in son this gentleman shoul be disposed of by the	i retire, a	erested. I and that t	He been seen much about the time in question on the premi and to go away, and it was that circumstance that had	had Ma ses, exam in- tion. He h
affra ented crowd part	a cuddy servant, and they did at one time complain ness. Witness and the passengers had the water but the crew drank it as it was brought into the ship	of ill- iltered, Howell, and t by the learne	pury immediately rose, he gentleman whose n I counsel for the defer	and said h ame had be dant was h	is name we en mention is cousin. I	as used the donor in the mines of the termer jury. The were the principal features of the case. The learned Judge summed up with great minuteness, the large after deliberating althout time. found the principal statement of the large after deliberating althout time.	and blue oner that
ned t	bert said that the plaintiff dealt largely in provision sorts, and that he also kept a sort of longing-house	in Gil- declared, how of all the slightest or hotel mixed up wi	ides that his fela th the case, but after	ive was what had	in any w	the large, where deliberating solvent times, found the principal Section 1. S	caus acid for they
romer e upo l seer ere for	n chased other provisions, consisting of wine, spirits, s, and fresh mest to the amount of upwards of 20s	recery, retire from the	e box or not. He re e box, he was entirely ay concerned in the	peated that ignorant the	until he w	James Onions, who was yesterday found guilty of inte ing to kill game, was this morning sentenced to six mon imprisonment with hard labour.	ther then
retur o rall d wit	omeers were in whose any was an home in they had in a great measure recovered before they g . Cape, and were nearly well when they arrived at St They becan to get ill again about a month after they	t to the Helena. He would	filef Justice said he sted, and his conduct other, therefore, leave	quite belie had been it to him	wed what t most prop self to deri	the Civil Side. (Before Mr. Baron Platt and a Special Jury.) SIDKES V. HOYCOTT.	ther then clearing to mecer mem
d wit	s, latter place, and one was ill sooner. He was not aver the gums and lips of these gentlemen turned by soon after they left St. Helena. He was not	are that whether he vonsider the aware satisfactors t	could remain as a jur- t under the circums o his own feelings that	ances it v	haps he mig rould be mo not remain	the multitude of witnesses to be examined on ei as side, is likely to last throughout the day, possesses	ther some
s from it wit ounder see th	h that they complained of having ulcers in their mound. that they also had a metallic taste in them. In any question from the learned serjeant, the witness s	ns, and a juror. Mr. Howe gestion of his	o his own feelings that I said he should gladly lerdship, and would a Chief Justice observe with him the convicti th the utmost propris at be satisfied from I	avail hims	elf of the ar	ittle of interest to any beyond the parties immediate concerned. The following brief sketch of the case therefore, suffice: The plantiff, a gentleman occapying he large farm belonging to a Mrs. Davenport, at Skipley be this county, brings this action to try the right to a cer	ther some but far i stely of h will, do h ag a his c, in nam tain Ti sted, Ti at in it re
proce	the surgeen of the vessel had been arrested on the day at his suit; but he swore positively that he aware at the time that he had been subported to p	vas not would carry ive evi- had acted wi	with him the convicti	on of ever	y one that added the	he this county, brings this action to try the right to a cer hat sheep-walk in the parish of Rudge, belonging, as is ata be to the defendant as lord of the manor. It appears the	tain Ti
	dence on beharf of the defendant, Mr. Lawson. It	every one mi			maybe		