

This is a digital copy of a book that was preserved for generations on library shelves before it was carefully scanned by Google as part of a project to make the world's books discoverable online.

It has survived long enough for the copyright to expire and the book to enter the public domain. A public domain book is one that was never subject to copyright or whose legal copyright term has expired. Whether a book is in the public domain may vary country to country. Public domain books are our gateways to the past, representing a wealth of history, culture and knowledge that's often difficult to discover.

Marks, notations and other marginalia present in the original volume will appear in this file - a reminder of this book's long journey from the publisher to a library and finally to you.

Usage guidelines

Google is proud to partner with libraries to digitize public domain materials and make them widely accessible. Public domain books belong to the public and we are merely their custodians. Nevertheless, this work is expensive, so in order to keep providing this resource, we have taken steps to prevent abuse by commercial parties, including placing technical restrictions on automated querying.

We also ask that you:

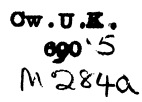
- + *Make non-commercial use of the files* We designed Google Book Search for use by individuals, and we request that you use these files for personal, non-commercial purposes.
- + *Refrain from automated querying* Do not send automated queries of any sort to Google's system: If you are conducting research on machine translation, optical character recognition or other areas where access to a large amount of text is helpful, please contact us. We encourage the use of public domain materials for these purposes and may be able to help.
- + *Maintain attribution* The Google "watermark" you see on each file is essential for informing people about this project and helping them find additional materials through Google Book Search. Please do not remove it.
- + Keep it legal Whatever your use, remember that you are responsible for ensuring that what you are doing is legal. Do not assume that just because we believe a book is in the public domain for users in the United States, that the work is also in the public domain for users in other countries. Whether a book is still in copyright varies from country to country, and we can't offer guidance on whether any specific use of any specific book is allowed. Please do not assume that a book's appearance in Google Book Search means it can be used in any manner anywhere in the world. Copyright infringement liability can be quite severe.

About Google Book Search

Google's mission is to organize the world's information and to make it universally accessible and useful. Google Book Search helps readers discover the world's books while helping authors and publishers reach new audiences. You can search through the full text of this book on the web at http://books.google.com/









• • • • See .

· · · ·

,

•

.

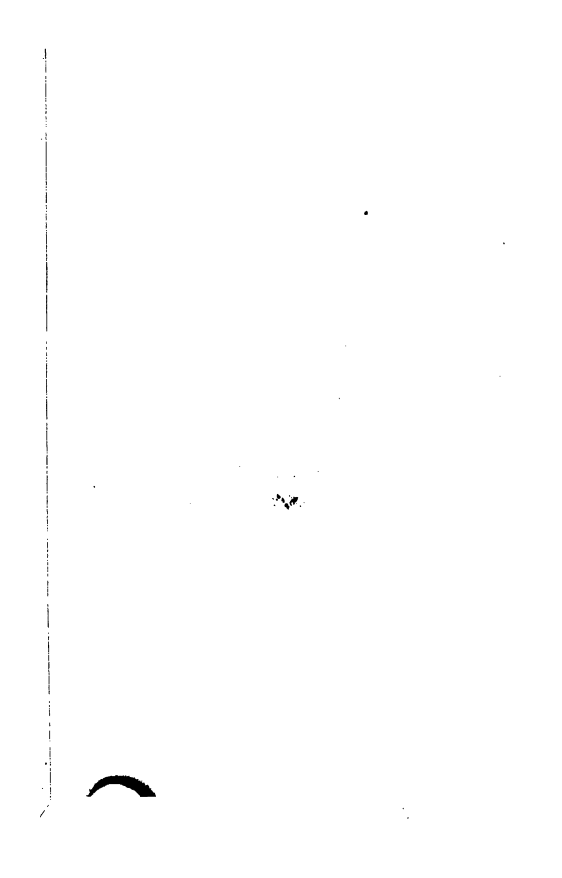
.

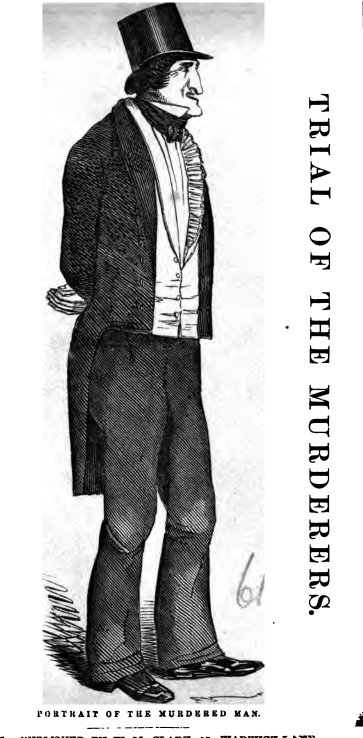
1

.

.

.





BERMONDSEY MURDER.

THE

LUNDON : PUBLISHED BY W. M. CLARE, 17, WARWICK-LAND. PRICE SIXPENCE. . .

-

- ·

-

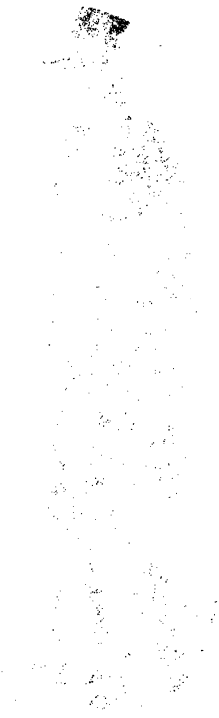
.

.

• •

. . .

.





CLARK'S EDITION.

THE BERMONDSEY MURDER.

A FULL REPORT OF THE TRIAL

OF

FREDERICK GEORGE MANNING

▲ND

MARIA MANNING,

FOR THE

MURDER OF PATRICK O'CONNOR,

AT MINVER-PLACE, BERMONDSEY, ON THE 9TH OF AUGUST, 1849.

INCLUDING

MEMOIRS OF PATRICK O'CONNOR, FREDERICK GEORGE MANNING, AND MARIA MANNING.

WITH THEIR PORTRAITS, AND SEVERAL OTHER ENGRAVINGS.

LONDON: PRINTED AND PUBLISHED BY W. M. CLARK, 17, WARWICK-LANE. 1849.

PRICE SIMPENCE.

.



•

•·· · · ·

۲

.

.

!

•

THE BERMONDSEY MURDER.

In the south side of the Thames, in the region of tan-pits and suburban gardens known as Bernsidsey, there stands a new range of small houses, known as Minver-place. Here, in one of these houses, No. 3, dwelt with his wife, for a short time antecedent to the 9th of August, aman name Frederick George Manning. Manning's father was a sergeant in the Somerset militia, and resided a long time in Taunton, where he was for many years the lessee of the market tolls, and of several turnpikes in the town and neighbourhood and other parts of Somersetshire. He also for some years kept the Bear public-house, Taunton, and was much respected in every relation of life. He died about four or five years ago, leaving his widdw and Frederick George Manning, his favourite surviving son, his representatives. The father bet a larger portion of his property to the subject of this sketch than to any of his other children, and a share expectant on the death of the mother, which shortly afterwards eccurred.

Manning's first connexion with his wife is involved in some obscurity. He was formerly in the service of the Great Western Railway Company, as guard, and there is no doubt was In the service of the Great Western Kallway Company, as guard, and there is no doubt was implicated in the extensive robberies which were committed on that line. It will be ra-collected, that, in the short space of a twelvemonth bullion, in boxes, to the amount of 54000, was stolen from the train of which Manning was guard. He was discharged from the company's service, and was not again heard of until the mail robbery took place, in January last; and, as no elue could be found to the plunder from the up-mail, suspicion furmediately alighted upon Manning and his wife. Here it should be observed, that Manning bad some months before become landlord of the White Hart Inn, at Taunton, where for the first time Mrs. Manning appeared. They were both taken into custody, and after undergoing the examination were dismissed, in consequence of no property being found in their posses-tion. at the same time it was quite clear that the prisoners were connected with the in examination were dismissed, in consequence of no property being round in their pressec-tion, at the same time it was quite clear that the prisoners were connected with the probery, and participated in the plunder. In fast, Nightingale, Poole's confederate, whilst strying at Exeter, assumed the name of Manning. The rumours circulated at Taunton with respect to the Mannings' connexion with Poole and Fightingale (who were subsequently convicted before Lord Denman, at the spring assizes at and enterned to fitten year' transmittion), proved so detrimental to the White

meter, and sentenced to fifteen years' transportation), proved so detrimental to the White Hart, and they were looked upon with such suspicion, that it was found necessary to



NO. 3, MINVER-PLACE, THE SCENE OF THE MURDER.

dispose of the business, Manning and his wife leaving Taunton and coming up' to Isondon, where, in a few weeks, they opened a beer-shop in the vicinity of the Hackney-road; but this lasted a very short time, and the place was abruptly closed up by Mrs. Manning absconding, taking with her the greater part of the property. This was done at the wish of the deceased, Patrick O'Connor, who had prepared a house for Mrs. Manning at another part of the metropolis. Manning traced her, through the cabman who had driven her to O'Connor's house. They made up matters, and remained for some time in constructs and corrected by the termine the property of the her of the property of the here the property of the here the property of the property of the property of the here the property of the here the property of the pr in apartments, and eventually took possession of the house where the murder was afterwards committed.

Maria Manning's maiden name was De Roux. She is a native of Lausanne, in Switzerland, and inherited some small patrimony from her parents, both of whom are deceased. About six years since she served in the family of Sir Lawrence Palk, at Haldon House, Devonshire, as maid to Lady Palk; and while traveling to and fro with this family it is supposed she made the acquaintance of Manning, who was at that time a guard on the Great Western Railway. At the decease of Lady Palk, in the year 1846, she obtained a situation as maid to Lady Blan-tyre, the second daughter of the Duchess of Sutherland. She came to reside with her lady-ship at Stafford House, in July, 1846, and accompanied her to Scotland in the autumn of the same year. While attending her ladyship on a brief continental tour, before proceeding to Scotland, she met with the deceased, O'Connor, who seems to have been struck with her ap-pearance and manners—so much so as to have offered her marriage. In the early part of the season 1847 she returned to town with Lady Blantyre, and it appears was frequently visited at Stafford House by both Manning and O'Connor, the latter of whom appeared to entertain a very warm affection for her. Manning, however, seems to have been the most favoured suitor, and on the 27th of May, 1847, she was married to him at St. James's Church, Piccadilly, After her marriage she accompanied Manning into Devonshire for a week or ten days; and then, returning to Stafford House, went with Lady Blantyre to the Coutinent a second time, one motive for her doing so being, as it is alleged, the opportunity it afforded of arranging her own affairs abroad previously to settling down to married life in England.

On her return from the Continent she went to reside with her husband in lodgings at 2, Church-street, Paddington, Manning still filling the situation of guard on the Great Western Railway. We should here state, that it is believed, Manning, in prosecuting his addresses, succeeded in persuading Maria De Roux that he was entitled to property under his mother's will, amounting to between £600 and £700. This was of course only a fiction; but so deeply did he law his observes that he course her will here here found and servers the which all out its schemes that he actually drew up a will, which has been found among the papers in his wife's possession, by which he bequeathed this property to his "very dear and beloved wife," to the exclusion of all other claimants, appointing her executor, conjointly with Henry Poole, recently convicted of the mail robberies on the Great Western Railway, who is one of the subscribing witnesses to the deed. There does not appear to be the least reason to believe that Manning had any property himself, but with the money he obtained

reason to believe that Manning had any property himself, but with the money he obtained from his wife, very shortly after their marriage, he took the public-house at Taunton. Patrick O'Connor, the wretched victim, first arrived in London from Ireland in February, 1832, or at least early in the spring of that year. He had a letter of in-troduction from his brother, now priest of the rich parish of Templemore, near Thurles, county of Tipperary, to a gentleman of influence, living at the time in chambers in the Temple. The gentleman in question is a native of Ireland, and a friend of the murdered man's brother, the Reverend Father O'Connor. The gentleman received O'Connor kindly for his reverend brother's sake, and asked him what were his views, and the nature of the situation he was seeking for. O'Connor said he wished to enter the police, and the gentleman, to forward his views, gave him a letter to Mr. Mayne, one of the police commis-sioners. It is probable the letter was never delivered by O'Connor, for a few days after he had received it he changed his mind and said he would not become "a thief taker." had received it he changed his mind and said he would not become "a thief taker.

In about six weeks after his first introduction he called on the gentleman, and, much to the latter's surprise, he produced a ± 50 note, and requested the gentleman to take care of it for him. The gentleman took charge of the note, and knowing O'Connor's poverty, eagerly enquired how he became possessed of it. The latter said his mother had sent him ± 15 , with which he had purchased contraband tobacco and cigars, and trading surreptitiously in them, had amassed the amount of the £50 note. The gentleman at the time believed the story had an associated another of the store not and starting to obtain a situation in the Excise, he told him ironically that his practical knowledge of snuggling would, no doubt, if known to the Excise commissioners, prove a great recommendation in his favour. Before the close of the year 1832, Patrick O'Connor had placed in the gentleman's hands no less altogether than £184, £100 of which the gentleman invested in the funds at O'Connor's request. This rapid accumulation of money excited the gentleman's surprise, and almost his suspicions that everything was not right. In the winter 1832-33 O'Comor obtained, through the influence of the late Bishop of Llandaff, we believe, the situation of tide-waiter in the port of London. In the meantime he had been, bit by bit, withdrawing from the gentleman's hands the £84. The inclusion of the set of the s

letter to the gentleman, demanding payment of the whole sum of £184. The gentleman.



had no acknowledgement from O'Connor that he had received back £84 of it; and probably legal proceedings would have been instituted, had not the gentleman, through his soliciter, who was a friend of the solicitor of O'Connor, proved the latter's dishonesty by means of the gentleman's laundress, to whom O'Connor, on discovering that she was a widow, with a pension of £26 a year, and earning in the Temple, as laundress to several legal gentlemen,

pension of £20 a year, and earning in the Temple, as laundress to several legal gentlement, nearly £100 a year besides, made a proposal of marriage, and showed her one evening fifty pounds, which he said he had just received from her master, being, a portion of money lent to him. O'Connor's solicitor, on hearing this, refused to have anything more to do with him, and the gentleman sold out stock to the amount of £100, and through his solicitor returned O'Connor his money. The woman in question was a respectable Irishwoman, living rent free in the kitchens attached to the gentleman's chambers, receiving £15 a year from him for her services, and it is more than probable she would have married O'Connor had she not discovered his ingratitude and want of probity.

After this transaction the gentleman made inquiries as to O'Connor's method of raising money, and he found that he had got introduced to the late Bishop of Llandaff, Mr. Darby, M.P., and other proselyting Protestants, and that he knew of the Bexley fund, appropriated to the conversion of Roman Catholics, chiefly to the religion of the Established Church. To these gentlemen O'Connor represented himself as one persecuted for his religious doubts by his brother, the Rev. Dr. O'Connor, and other Catholic clergymen; and he also alleged, there not being the slightest ground for the truth of the allegation, that his brother had wronged him respecting money bequeathed to the family by the Misses Tobin, who had been nuns in the ancient Ursuline convent of Thurles. By these representations O'Connor insinuated himself into the good graces of the Bishop of Llandaff, Mr. Darby, Mr. Broderick, the grandson of the then Archbishop of Cashel, the late Lady Osborne, mother of Mr. Bernal Osborne, the member for Middlesex, and others, and obtained from them not only large sums of money, but the situation that afterwards led to his connexion with the Customs as a gauger in the London Docks. Promotion to the latter situation is understood to be owing, to the influence of Mr Sheil, when one of the commissioners of Greenwich Hospital, who was indebted for his election to represent Tipperary chiefly to the exertions of Donnor, Father Laffan, Mr. P. Fogarty, and other friends of O'Connor. Patrick O'Connor a papears to have been a man who would do anything for money; and it is more than probable, that a passion for the person of Mr. Manning was not the main cause of his intimacy with her and her husband, but rather that it was based on his being leagued with Manning in some money-getting transactions and speculations.

The circumstances under which O Connor made the acquaintance of Maria de Roux are as follow :---

In the early part of the year 1846, O'Connor, having obtained a fortnight's leave of absence, took it into his head to go to Boulogne. He embarked at London-Bridge wharf, on board one of the London and Boulogne boats, in which Maria de Roux was also a passenger, she being then on her way to join Lady Blantyre, on the Continent. In the vening, after all the other passengers had retired to bed, O'Connor and Maria de Roux were left together in the saloon cabin, and here their first intimacy commenced. She appears to have communicated her name and the position she occupied to O'Connor without any reserve, for upon his return to England he mentioned the fact of having met such a lady to his friends, and expressed his intention of calling upon her at Stafford House as soon as she returned from the Continent. That he did so, and that a correspondence was kept up between the two parties for some time, is also known, O'Connor having frequently spoken of visits he had made to Stafford House" and also exhibited letters received from Maria de Roux. One of these letters indicated that she was expecting or desiring that O'Connor should make her his wife; for she asks him, "Of what good is it to continue our correspondence? You never speak of marriage." Among his friends the deceased made no secret of his intimacy with Maria de Roux, but he never led any of them to believe that he had any serious intention of marrying her. His object seemed rather to be, to make it appear that he had great influence over her, and that ahe was very fond of him. On one occasion in company where O'Connor was, the conversation turned upon the favourite actress, Madame Celeste, and a person present remarked. on the very engaging effect which her peculiar accentuation had upon the audience. O'Connor remarked that he greatly admired it himself, and that her pronunciation of the English hamgrage was very like that of "Marridhe Rhua," as he was accustomed to style Maria de Boux. Following up the observation, he remarked that she wrote asshe spok

The following are copies of notes written by Mrs. Manning to Patrick O'Conner, on the two Wednesdays preceding the murder. They both bear the Borough post-mark, and are stamped as delivered respectively on the 1st and 8th August, as directed. The letters are respiral cordinates literation : is will be seen that the first-aspecially : betrays the writer's im-

It is not known whether the deceased dined with the Mannings on this day; but on the following Wednesday he received the same ed note :---

"DEAR O'CONNOE: We shall be happy to see you to dine with us to-day, at half-past 5 o'clock. Yours affection, MARIA MANNING.-P. O'Connor, Guager, London Dock.-Wednesday morning."

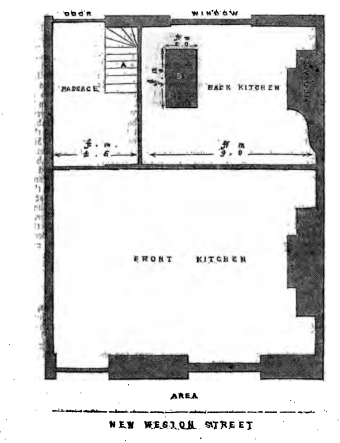
This note invited the deceased to dinner on the day preceding his murder. He did not dine in Minver-place on this day; but, sccompanied, by Mr. Walaha, want there at a fate heur in the evening, and left after having had his temples rabbed by Mr. Walaha, want there at a fate to dine with them on the following day in the presence of Mr. Walaha; they were sparently to satisful for that, and delayed inviting him until the following morning, when 'Mrs. Manming again wrote to him, at the London Docks, a note which the unhappy man is proved to have shown his friends Mears. Keating and Graham, on meeting them on London Bridge; as he was on his way to be undered. This note was of course destroyed by his assassing, as nething harbeen seen of it since.

Patrick O'Connor was last seen alive on the night of Thursday, the 9th of August; as late: as ten o'clock, smoking and in conversation with Mra. Manning. On the "morning of Briday the deceased was absent from his duty at the London Docha, and the day wore on without his coming. It was the same on Saturday. Sunday and Monday lapsed, and no tidings of him reached his friends; and on Tzeeday sinister apprehensions began to "be entertained respecting his fate. An acquaintance who had spoken to him on London Bridge was to Stanning's house at Bermondesy; and as his intimacy with this family was well known, insuffries were instituted there by his surviving relatives and the police, who had been appread of his suspicious absence. These inquiries were answered by Mrs. Manning with coolness and composure, and conjecture was therefore completely at fault as to what had become of the

Two days later, that is to say, on the 17th of August, the police, in the prosecution "The best variances, returned to the house. "The next was there, but the birds had fiel." "The mest was afterwards discovered to have been sold "in a lump" to a neighbouring broker. "Themest was afterwards discovered to have been sold "in a lump" to a neighbouring broker. "Themest was afterwards discovered to have been sold "in a lump" to a neighbouring broker. "Themest was afterwards discovered to have been sold "in a lump" to a neighbouring broker. "Themest was afterwards discovered to have been sold "in a lump" to a neighbouring broker. "Themest was afterwards discovered to have been sold "in a lump" to a neighbouring broker. "Themestes, and explored the apartments and garden. Leven this was in vain, until one of the officers, more sharp-signed or better-informed on the subject than the others, thought he detected some trace of recent removal in one of the flagstones with which the backkitchen was paved, and trying the mortar of the joints with fits knife, found it to be duite soft. Upon this they proceeded to take up the flags and remove the earth beneath; when, in a square oblong hole filled up with quicklime, they discovered the body of O'Connor, lying on its face, and with its legs trussed up to the haunches, to make it fit the receptucle. Bo rapidly had the lime done its work in consuming the corpse, that its identity was only established by the remarkable and less perishable features of an extremely prominent chin and a set of false teeth. This was on the Friday. On the Wedneadsy preceding, Mirs. Manning had been interrogated upon that very spot on the subject of O'Connor's absence; and it is presumed the murder took place on the night of the Thursday preceding—that is "to say, five cleas days before. Yet all this while, as she had no servani, she must have per-"to make it he ordinary occupations of a household in this kitchen--a fact inferentially proved "by the statement of one of the witnes

"Mis corpse. "This knows which has been the scene of such a dreadful tragedy, and of which we give the "swound plan on the opposite page, is one of a newly-built and apparently respectably tensited "wew, consisting of six rooms--two kitchens on the basement, with parlours, and a floor above "them, and is approached from the street by a flight of asveral stone steps." It was taken by the supposed murderers at Midsummer last.

¹¹them, and is approached from the same of a second of the supposed murderers at Midsummer last. ¹¹ How Patrick O'Connor was murdered is not known, further than the fact that he had sweeteen wounds on the back of his head, and a pistol bulkt lodged in the skin over the right eye. It is possible that he was slain in a state of intoxication. That he was an abstemious man in the matter of strong drink, is admitted by all his triends; but it is also wheel that he was latterly in mortal fear of cholers, and that he had been seen drunk with "headily or port wine, which he had taken as a preventive of that disease. That he may have been induced to partake of strong liquors, under the fear of cholera, is by no means



GARDEN

.....

an Australia Ang Australia Ang Australia Ang Australia

•• 1

31 0

..

an improbable supposition, though the idea that stupefaction was caused by steeping his tobacco in laudanum is much more probable, seeing that the post mortem examination did not indicate the presence of opium in the stomach by the smell; but, at all events, it is nearly certain that he was insensible when he was murdered, that he was in a recumbent position, very likely lying a-bed, and that he lay on his left side, with his face rather downwards. All the wounds on his head-which were sufficient to cause death, without going beyond them to look for another cause-were at the right side; and the bullet, which may have been fired at him to finish the work begun with the blunt cutting instrument wherewith these fractures were effected, was found over the right eye, as if driven through the head from the rear. That this was the case, and that the projectile in question was propelled by an insufficient power, is obvious from the fact that the bullet lodged in the skin over the right eye. This would lead in some sort to the conclusion that it was fired from a badly-loaded airgun, or with a small charge of gun-cotton from a common pistol or other fire-arm. The course of this wound, however, shows that it was not fatal; and, therefore, the murder must have been consummated with a heavy hammer or some similar instrument, for the back part of the skull was found entirely beaten in fragments into the brain by the violence of successive blows.

From circumstances that have since transpired, very little doubt exists that the murder of O'Connor was premeditated for some time, and that the house in Minver-place was actually taken for that purpose. The Mannings, through their extravagance and dissipation, had got rid of nearly all their property, with the exception of the furniture, and their circum-stances became critical; scarcely had they been a week in the house than suspicion was excited amongst the inhabitants of the neighbourhood by their extraordinary conduct. They appeared, to use the words of the person who resides next door, "to be up all night; there was nearly always a light burning; and there always appeared to be something mysterious going on."—Mr. O'Connor, the deceased, was frequently at the house, and his jocularity with Mrs. Manning was markedly observed by the persons residing in the houses on either side. He was almost always to be seen smoking, in the company of Manning, at the back-parlour window, and also in the small garden at the rear of the house. That a liaison had for some time existed between the deceased and Mrs. Manning, is quite certain; and that Manning was aware of the fact is equally apparent, for as late as Thursday, the 9th of August, the day on which he was supposed to have been murdered. Manning and O'Connor were in the garden smoking together. The deceased seems to have Manning and O'Connor were in the garden smoking together. The deceased seems to have been frequently cautioned by his friends to discontinue his visits to Mrs. Manning; but he always observed in reply, that he did not fear any harm, as they were on the best terms, and he did not like to abandon an old companion. In order to show that the act was long premeditated, as far back as the 11th of July Manning went to the shop of Mr. Evans, ironmonger, in King William-steeet, City, to purchase a crow-bar, about 11lb. weight, for, as he said, to lift heavy things up, "such as stones." It is pretty clear, from the appearance of the place where the body was concealed, that it had been some time before merged and ar interment of the bind would be necessary to imig any the stones before prepared, and an instrument of the kind would be necessary to raise up the stones, which are large Yorkshire flags.

INQUEST ON THE BODY.

The inquisition was taken, August 18, at the New Leather-market Tavern, New Weston street, Bermondsey, by Mr. Carter, one of the Coroners for Surrey, and a jury of thirteen of the most respectable tradesmen in the neighbourhood. Fourteen jurymen had been sworn, but Mr. J. Meade, a friend of deceased's, objected to one of them, viz. Mr. Coleman, builder and owner of the house in which the murdered body was found, on the ground that he would be required as a witness. The Coroner allowed the objection, and the name of Mr. Coleman was struck off the jury-list.

The jury having been sworn,

The Coroner said: Gentlemen, the first thing I shall have to call upon you to do is, to see the body, and then I shall call witnesses to identify it. When the body is identified I can give an order for interment, to be carried into effect, of course, only after the body has been

give an order for interment, to be carried into enect, or course, only after the body has been examined by the medical gentleman that may be appointed to do so by this Court. The jury then went and took a view of the body. It was still naked as it was found, the legs and thighs having been tied up to the body with a new rope. Though but partially covered with line, decomposition had rapidly set in, or, at any rate, there was extensive dis-colouration of the face, neck, and thorax; and it was only by the other deceased had a ro-markably thin and projecting one), and a set of false teeth, that those best acquainted with deceased could identify the body.

The first witness called and sworn was Mr. Pierce Walshe, who said I have seen the body of a man at No. 3, Minver place, New Weston-street, in the parish of Bermondsey, and I have not the slightest reasonable doubt as to the identity of that body. I recognise it by its features; and the person to whom it be-longed was named Patrick O'Connor, who was a gauger in the London Docks. I think his.





FINDING THE BODY OF O'CONNOR.

.

~

.

age was about fifty. I have known him personally since the 26th of April last. He was my personal friend, and his sister is married to a cousin of mine. He resided at 21, Greenwoodstreet, Mile-end, and was a single man. I was with him at No. 3, Minver-place, on Wedneeday, the 8th of August, and saw him last alive at twelve o'clock that night. We parted, at the corner of Commercial-street, Whitechape!, after having been at No. 3, Minver-place. He was then in a good state of health.

The inquest was then adjourned,

The adjourned inquest was resumed on the 24th, wilen, among several other witnesses, the following were examined :--

James Burton, 272 M: On Tuesday night, the 14th inst., about half-past eight o'clock, in consequence of three friends of the deceased Mr. O'Connor coming to the police station, where. I was on duty, to make inquiries respecting the deceased, Mr. Inspector Cowland directed me to make inquiries as to what became of him. I proceeded with Mr. Meade and the other two gentlemen to No. 8, Minvar-place, New Weston-street, and finding the house closed up, I went through the adjoining house, and got over the back wall, with the intention of examining the premises. During tha time I was getting over the wall, Mr. Meade and the two othes gentlemen, looked over the house. By the appearance I thought the house had been left in a very confused state. In the front door. I then, in company with Mr. Meade and the two othes gentlemes, looked over the house. By the appearance I thought the house had been left in a very confused state. In the front door. I then be a quantity of linen. In the back, kitchen, over the two stones where the deceased was subsequently found, a large box or portmanteau was lying open. In and around the box there was a quantity of female wearing apparel; also a railway guard's coat: these things about covered the two stones. In each of the other rooms there were things strewed about. I looked over all the things which I found, At that time we had no suspicion that the bid not succeed, as we had put the latio-key, in the previous night. Mr. Bainbridge then went to the station-house, and I followed him, and at the station he wished to know the reason why we had gone to the house the pravious night, and I heard him say that he had purchased the goods from Manning for £18, but that he and not taken the railway goat and some other things away: the linen he said he had pothing tao... do with. He gave his name at the station, and said that Manning had just left his house. We then returned to the house and stopped there, and saw him take away the remainder of the goods, with the exception of the linen. Amongst the things which he took away was a shovel, which stood against the copper-hole-that was in the back kitchen. I handed that to Mr. Bainbridge myself. On the Friday I went to the house about twelve o'clock in the day-time, accompanied by Barnes, to make a full search. We went down into the back kitchen. I was standing on the nearest store to the window, and I said to Barnes, "Here are two stones which look fresh," and Barnes took his knife out of his pocket, and tried the sides of the two stones. He found the mortar soft, and it smelt sour, like fresh mortar. Barnes tried the joints of other stones, and found the mortar hard enough. We then proposed to take the stones with the soft mortar up. We received no information which caused us to do We removed two of the stones, which were together about five feet long and two feet wide. On removing them, Barnes drew my attention to the untradesmanlike way in which the stones had been laid, because there was mortar in the middle. On removing the mortar the earth with the crow-bar, and Barnes shovelied it out. We proceeded a little way, when Barnes pulled out a piece of rag, and after proceeding a little further, Barnes drew my atten-tion to the toe of the deceased. He then removed the remainder of the earth and exposed a The body could not have sustained any injury from the crowportion of the foot of a person. bar. I then went and procured further assistance, and when I returned with Mr. Yates from the station, and Mr. Burton, both inspectors, I saw a portion of the flesh, but I could not say whether it was the back or loins. I then, by direction of Mr. Yates, went for the friends of a gentleman of the name of O'Connor, who was missing, of whom inquiries had been previously made. I procured the assistance of Mr. Flynn and Mr. O'Connor, the brother of the deceased, who returned with me. Upon my return the body was in the front kitchen-it was the body of a man. The body was covered with line. I should think it was four feet deep where the head was lying. The body must have been there for some time. We found in the back before a black satin stock, but it is nave been little for some time. We found in the back before a black satin stock, but it cannot be identified as belonging to the deceased. I found no stain of blood upon it. We examined the rooms most minutely, but there were no stains of blood. There were marks on the celling of the back room, but I do not think they were caused by any act of violence. Think they might have been occasioned by the removal of a bedstead. We discovered no weapon of any kind about the house. We had not been engaged in excavation more than ten minutes when we discovered the deceased's toe. No person had intimated to us a knowledge of where the deceased was.

Samuel Lockwood, surgeon, deposed: Am not at present practising my profession. I was in the neighbourhood of New Weston-street on Friday last, and some information I then received caused me to go to No. 3, Minver-place, about half-past one o'clock r.m. I saw two policemen at the door, and on my announcing myself as a surgeon, they admitted me. I went down steps into the back kitchen, and there found that the slabs had been removed, and that digging was going on. I saw the feet of a parson exposed in a hole, the body being yet buried in the earth. The earth was then removed, and I noticed that the legs were bent backwards against the haunches, and firmly tied there, which gave rise to the exposure of the toe. The head was considerably lower buried than the feet. I assisted in removing the dirt very carefully, being afraid that some injury might be done to the head of the body by the shovel. When we got to the head, I found a very extensive fracture on the superior part of the head, rather behind. It was large enough for me to introduce my two fingers into it. I had seen the placards stating that a person was missing, who were a set of filse teeth in the person's mouth, and I delivered them up to Mr. Slow, the summoning officer, after washing them. The body was raised shortly afterwards in my presence, and carried into the front kitchen. I noticed a considerable quantity of lime round about the body after it was raised, and in the presence of Mr. Odling, I found another fracture at the back of the head, on the right side. Mr. Odling also called my attention to a prominence—a small hard lumpover the right eye-brow. There was no external wound there; and on my cutting down upon the prominence, I extracted from it a rather large leaden sug or bullet, weighing nearly three drachms. No weapon that might have discharged such a bullet was found on the premises to my knowledge.

ļ

Ľ

Mr. George Odling was called and examined by the Coroner: I reside at No. 159, Highstreet, Borough, and am divisional surgeon to the M division of Metropolitan Police. I was sent for about three o'clock on Friday last, by the police, to proceed to No. 3, Minver-place. There I as w the dead body of a man, lying on his face, with his legs tied back, in a hole in the back kitchen. The legs were in a reflex position, and the body was covered with lime that is to say, the surface of the body had lime adhering to it. I examined the body in part as it lay, and I discovered that the head was iractured. The body was eventually removed into the front kitchen, where I made a further examination, and discovered a foreign body or substance under the integuments over the right eye. That substance was loose, and I could move it. I pointed it out to Mr. Lockwood, who has been examined to-day, and he with a lancet then extracted the substance, which turned out to be a leaden bullet. At that time I did not make any further examination of the head; and beyond the fracture and the bullet I did not discover any other injury to the body likely to have caused death. I have since made a *post mortem* examination, assisted by Mr. Lockwood. Before doing so we examined the body externally, and found no other injuries except those which I have already mentioned. I opened the head and abdomen, but not the chest, because I did not think it necessary, as there was no wound externally, and the other injuries, which were apparent, were sufficient to have destroyed life. The head was first opened. I removed the greater portion of the hair, and, having done so, examined the head externally. The scalp exhibited as many as eighteen wounds, many severe and deep—some deeper than others. They were on the right side, on the top, and at the back of the head. These appeared to have been, for the most part, but not all, inflicted by a blunt instrument. They might have been produced by the back or sharp part of a hammer, about an inch and a half wide, such as a bricklayer's thereby exposed the bone, and found the cranium fractured and separated into many pieces, some of which I now produce to the jury. They are sixteen in number, and formed part of the cranium of the deceased. There were many more pieces uncollected, which I might have taken, with fissures or cracks.

The Coronar: Can you, in consequence of the cranium being destroyed in the manner you have described, account for the fact of the bullet being found between the cranium and the scalp?-Witness: No. The injuries to the cranium and scalp clearly could not have been done by the bullet. There was, however, an internal opening within about half an inch from the precise spot where the bullet was found lodged.

The Coroner: Can you form any conclusion as to how the bullet came in the position in which you found it?—Witness: It is impossible to say, but I should think it came from some of the fractures which were apparent at the back of the head.

The Coroner: And in consequence of those extensive fractures you could not detect where the bullet had entered?---Witness: No, I could not. There was one part of the surface which had a dark appearance, such as gunpowder would make.

Mr. William Massey was next sworn. He said: I am a medical student, and reside at Swarkestone, a village in Derbyshire. I formerly lodged at No. 3, Minver-place. I left there a month ago last Saturday. I had lodged there nine or ten weeks previously. Frederick George Manning and Maria his wife were my landlord and landlady. There was no other member of the family. Maria's Manning's maiden name was Maria de Roux. I: ascertained this from seeing marks on certain linen articles in my rooms. I took my meals with Mr. and Mrs. Manning frequently while I lived there. They kept no domestic servant, but engaged a person occasionally to clean the rooms. I have seen Mr. O'Connor there. I was introduced to him by Manning. During the time I lodged there, I think Mr. O'Connor dined three times with Mr. and Mrs. Manning. He appeared to be on friendly terms with them. I visited Mr. O'Connor at his own lodgings twice in company with Mr. and Mrs. Manning. I never observed any improper degree of familiarity between Mr. O'Connor and Mrs. Manning. I abud say they appeared very friendly together, but I had. no ides there was anything wrong going on between them. Coroner: Did you ever hear the Mannings speak of the circumstances of the deceased

Coroner: Did you ever hear the Mannings speak of the circumstances of the deceased man?—Witness: Yes, frequently. I have heard both of them speak of him as a man of property—as being worth £20,000.

Coroner: Have you ever had any conversation with Mr. Manning in reference to the dechased O'Connor?-Witness: Yes; I have conversed with Manning, and also with his wife, in reference to Mr. O'Connor.

Coroner: Teil the Court what passed.—Witness: Well, one night about eight o'clock, when I came home to Minver-place, I found Manning sitting in my room. I sat down with him, and had a pipe and some half-and-half, and in the course of conversation he asked me what drug would be most likely to produce stupefaction, or partial intoxication, so as to "cause a person to put his hand to paper." He said his wife had been to the Docks and seen Mr. O'Connor in a state of intoxication, and that he had taken her home to his lodgings and shown her his will, in which he had made over all, or a considerable portion of his property to har. Mrs. Manning was in my room when he said this. Previous to this conversation about the will, Manning asked me—I believe I had been reading a medical work which part of the skill was the most dangarous to injure.

A Juror: Did you inform him?--Witness: Yes; I think I told him that behind the ear was the most vulnerable point. Upon another occasion our conversation turned upon Rush, and he asked me whether I thought a murderer went to heaven. I replied "No," and quoted a text of Scripture to that effect. Manning proposed getting O'Connor to his house, and said to me and his wife, "Frighten him well, when he comes, about the cholera, and persuade him to take much brandy." This was on the same occasion as when the will was mentioned.

Coroner: Did he ask you to bring him to the house?—The witness: Mr. O'Connor had been very kind to me and my brother at the Docks, and I certainly had invited him myself to come and dine with us at Manning's, but I believed Manning to have addressed the remark, "Get him (O'Connor) to come here," to his own wife, and to have intended the

. 15

• • •

other part, "and persuade him to drink large quantities of brandy when he comes, and frighten him well about the cholers," for me as well as for his wife, perhaps. He binted about putting some stupifying drink into the brandy.

Coroner: Did you ever see any weapons in the house? — Witness: No; but I recollect. Manning asking me this question, "Have you ever had, or fired off, an air-gua;" and what sort of a weapon it was? I said I had not had one, but I had seen one fired off in some experiments on natural philosophy that I had attended. He saked me if it made any weise. I told him I thought not; but it was some years since I had seen the experiment. A Juror: Did he ever ask you to procure him any drugs? — Witness: Never.

Coroner: You said he asked you what were the most stupifying drugs?-Witness: Yest. He once asked me whether chloroform and laudanum were not used as stupifying draughts, and I told him that they were. I had no apprehension of his having any design in speaking-of this. On one occasion he said to me, "For God's sake, never marry a fereigner; for if you." do, ahe will be the ruin of you." Some time before I left him he wanted to get me out of his house; and so did his wife also. I asked him for my bill, and they would hardly ever give it afterwards obtained a proper bill, with an overcharged and I told them not to pay it. L.s afterwards obtained a proper bill, with a reduction. I left town a fortnight ago last Monday; and for eight days before that I had been living at Mr. Bainbridge's, the broket. Other witnesses having proved the purchase of some lime, and also of a shovel, the inquest, was again adjourned; and after a lengthened investigation on the 26th of August, the wilfully murdered by Frederick George Manning and Maria his wife." Coroner: You said he asked you what were the most stupifying drugs?-Witness: Yes.

PURSUIT AND CAPTURE OF THE MURDERERS.

It having been suspected that the Mannings were endeavouring to leave England in the Victoria, a vessel bound for New York, application was made to the authoritian of the dockyard at Portsmouth, and Admiral Capel forthwith ordered the *Fire Queen*, Government: steamer, to get up her steam and preced in chase of the *Victoria*. The vessel left Gospert at half-past eight P.M., and continued stern chase, halling overry light they saw. Afar, length they observed a large ship, and after chasing her for about five miles the *Fire Queen*, came alongside, but only to the disappointment of the officers, for the vessel turned out to be, a Prussian man-of-war. The *Fire Queen* then, at two o'clock on Tuesday morning, halled a. ship about ten miles this side of St. Catherine's, and she turned out to be the *Victoria*. Captain Huntley, of the *Fire Queen*, Langley, Thornton, and a local officer named Largest, went on board. They had a private interview with the captain, and he informed the officers. It having been suspected that the Mannings were endeavouring to leave England in the that there were two persons on board named Manning, but he did not know the they were at After about one hour and a half search they found the betch in which were two females, a sleeping, and were at once convinced that they were not the persons they were in search of. There were upwards of 270 emigrants on board. The Fire Queen they returned to: Gosport.

APPREHENSION OF MARIA MANNING.

Maria Manning was arrested in Edinburgh, with a large amount of property helonging to the deceased, O'Connor, in her possession. On leaving Minver-place, she took in the cab with her three large boxes and a carpet bag. She first directed the cabman to drive to the London. Bridge station of the South-Eastern Railway; having arrived there, she desired him to call a porter belonging to the railway, whom she requested to obtain some tacks is order to fasten some direction-cards (which in the course of the journey she had purchased, and ca which she had written the assumed name of "Mrs. Smith") upon her boxes. This was demo as directed, and two of the boxes, by the woman's desire, were conveyed into the lngyage-office, with directions that they were to be taken care of until called for. The woman then ren-entered the cab and was driven to the London and North-Western Reilway station, were. she alighted.

These circumstances having been communicated to Mt. Haynes, the superintendent of the detective police, that officer, at an early hour on Monday morning, the 20th of August, pro-ceeded to the terminus of the South-Eastern Railway, where he fortunately found the boxes. exactly as described, no inquiry having been made for them since they were deposited, on the Monday, week previously. The suppicions entertained by Mr. Haynes now ripened into cor-taining and he at one sample to an interview with the sample to the comment to whom he tainties, and he at once sought an interview with the secretary to the company, to whom he explained the whole matter, and urged the secretary to the company, to whom he station, and the Commissioners of Police having backed Mr. Haynes's application by a request to the same effect, the boxes were conveyed to the secretary's office, and there forced open. The first glance at each disclosed a quantity of female wearing-apparel, which, upon examination, proved to be marked with the name of "Maria Roux," the maiden name of Mrs. Manning...

A forther examination discovered a quantity of articles belonging to the deceased, Patrick Common, and several letters written by him to the suppose 1 murderess. Mr. Haynes proceeded to the London and North-Western station, with the view of tracing

Mr. Haynes proceeded to the London and North-Western station, with the view of tracing Maria Manning. His inquiries here were fortunately most successful. In brief, we may state each the ascertained that a formal passenger, whose luggage was marked with the name of Smith, had left the Euston station, on the morning of Tuesday, the 14th of August, by the 6h. 15m. A.M. train, having, booked har place through to Edinburgh. There could be no longer any doubt as to the direction the suspected woman had taken, and Mr. Haynes, at fen minutes to one o'clock, talegraphed through to Edinburgh direct, addressing the superintendent. of the suspected party. Mr. Haynes had scarcely arrived at Scotland-yard on his return when a messenger from the talegraph office reached there, bearing intelligence that Maria Manning had been arcested by Mr. Haynes. The activity displayed by this officer may upon the information forwarded by Mr. Haynes. The activity displayed by this officer may evening another talegraphic measures of the woman's arrest. At a later hour on Tuesday sevening another talegraphic measures of the Western that in appears that the following property was found upon her: --73 sovereigns in gold, one £50 note, and six £10 notes, after you for any diversion of one of the deceased's checks. In addition to the income, and so four and of the system of one and six £10 notes, after you for any down in the woman's possession all the missing scrip of the Sambre and Meuse and Boulogneand Amiens Railways, known to have been in the possession of wave been in the possession of the secare and sources and so the deceased's checks. In addition to the income, and the possession of the deceased's checks. In addition to the income, there wave also found in the woman's possession all the missing scrip of the Sambre and Meuse and Boulogneand Amiens Railways, known to have been in the possession of wave also found in the woman's possession all the missing scrip of the deceased' and some articles of the source annore to him the possessio

Sambre and Meuse and Boulogneand Amiens Railways, known to have been in the possession of decessed, and some articles of wearing apparel belonging to him. The particulars of Mrs. Manning's arrest are as follow: --It appears that the prisoner ar-rived in Edinburgh on the 15th or 16th of August, from Newcastle, and took lodgings with a woman of the name of Mrs. Hewat, in Haddington-place. She sammed the name of "Mrs. Amith." On the Friday she made a small purchase at the shop of a draper in the High-street, and, in the course of conversation, she asked the shopman if he would acquaint her street, and, in the course of conversation, she asked the subplush a no mount directed her with the name of some respectable sharebroker in Edinburgh. He accordingly directed her with the name of some respectable sharebrokers. Royal Exchange. She did not to the office of Messre, Hughson and Dobson, sharebrokers, Royal Exchange. She did not immediately call upon these gentlemen, but reserved her visit to the following day. On calling on Saturday, she had a conversation with one, and subsequently with both the partners. She represented to them that she had dealt in Spanish bonds, and that she hald at present some shares in the Amieus and Boulogna Railway, and also in the Sambre and Meuse Railway, which ahe said she would dispose of if she could do so to any advantage. Messrs. Hugh-son and Dobson informed her that foreign stock was not much dealt is about Edinburgh, but added that they had no doubt they could negotiate the sale of the stock through their Lon-alon agent. She also in ormed them that any had in her possession from £300 to £500 in money, which she was much inclined to invest in Railway prefarence stock; and, in alluding to this matter, she expressed an anxiety to know if the dividends would be payable abroad. Meesra Hughson and Dobson gave her every information on this subject, and at the same time told her, in the most friendly manner, that it was unsafe for her to travel with so much money about her, and that it would be better, in the meantime, for her to lodge it in some of "the banks, from which she could draw it, with interest, when she met with an investment that should come up to her expectations. To this she replied, in a slightly foreign accent, and pointing at the same time to her breast, "I keep it here, where it's quite safa." In the course of the conversation, she further stated that she had come to Edinburgh within the last few weeks; that she was highly pleased with the city as a place of residence; and that she had be a state of be conversation. She further stated that she had come to Edinburgh within the last few weeks; that she was highly pleased with the city as a place of residence; and that she had enjoyed with great sets the sea-bathing at the neighbouring town of Portobello. She also represented that her father, to whom she gave the name of Robertson, regided in Glasgow, and that he had done a great deal of business, as well as lost a great deal of money, in rail-way shares. During the conversation she exhibited much animation and a great flow of spirits. It was nitimately brought to a close by her handing Messrs. Hughson and Dobson a scrip certificate, representing a certain number of shures in the Huntingdon, St. Ives, and Wisbeach Railway Company, upon which, it appeared, that £1 per share had been returned; where a point of the subject in the course of a day or two. She accordingly left the arrive trifficate, on receiving a meany for it; and before leaving abe left them a note of her . sadare

On Monday she again called at the office of Messers. Hughson and Dohson. The latter of these gentlemen only happened to be in the office at the time. After a few minutes convertation, ahe stated that she wished to have the scrip certificate of the Huntingdon, St. Ives, and Wisheach Railway Company back again. She did not assign any reason for this; but the subsequently diclared that it was either her intention to go that afternoon, or next moming, to Newcestle, to see her mother, who, she alleged, was unwell, and, with a smille, she said "of course, ahe must pay every, attention to her beloved parent." It was her purpose, abeverse, she remarked, to return in a few days to Edinburgh. Mr. Dohson immediately gave the the scrip certificate, as she desired, when she tore up the receip; which she had received

.

: 17

in lieu of it on the Saturday. Before going away she wished also to get back the name an address which she had left on her first visit. This, however, was not at hand at the time, as very fortunately, too, as it subsequently was the means of tracing her out, and leading to he capture so promptly.

On Tuesday morning, Messra. Hughson and Dobson received a printed letter, acquaintin them that certain shares in some foreign railways had been stolen in London, and cautionin them against having dealings in regard to them. This immediately excited their suspicions as them against inving dealings in regard to them. This timmentately occurs their subjectors as their fair visitant, and, after weighing and deliberating upon the matter, they became more an more convinced that "Mrs. Smith" must, in some way or other, have been connected with the nefarious transaction alluded to. Without a moment's delay. Mr. Dobson proceeded to the police office, and acquainted Mr. Moxhay, the superintendent, with the suspicions entertaine by himself and his partner, Mr. Hughson. Mr. Moxhay consulted a description he had n ceived of the person of Mrs. Manning, as well as that given in the London papers, and he is once became convinced, like Messrs. Hughson and Dobson, that "Mrs. Smith" was in realit. Mrs. Manning, was just about this time to start for Newsite them is more the more and the superint of the person of Mrs. Manning, a boot this time to start for Newsite the messite the superint mentation of the superint of the messite the start for Newsite the superint metations. Mrs. Manning. As a train was just about this time to start for Newcastle, they papeede in the first instance, to the station of the North British Railway Company, where M Dobson, in company with Mr. Moxhay, personally inspected the passengers in all the ca-riages, but without discovering "Mrs. Smith." From thence they instantly went to the house of Mrs. Hewat, where "Mrs. Smith" had stated that she lodged; Mr. Dobson, having haddle the main and the most of the stated the to be been block the additioned the stated that she lodged the stated the house of Mrs. Hewst, where "Aris Sinth has between this are one of paper on which the address " luckily, before calling upon Mr. Moxhay, found the piece of paper on which the address " "Mrs. Smith" had been written. On arriving at the house of Mrs. Hewst, Mr. Moxha" and a criminal officer who accompanied him, knocked at the door, and asked if a "Mr Smith" resided within, when they were answered in 'he affirmative, and were shown into he room, followed by Mr. Dobson. Mr. Moxhay appealed to Mr. Dobson if this was the woms that wished to dispose of certain railway stock to him, when that gentleman immediatel answered in the affirmative. Mr. Moxhay then acquainted "Mrs Smith" with the crime of which she was charged. She made no answer. She was evidently, however, in a state (some excitament, but not at all equal to what might be expected from a party in her posi-tion. Her face became deadly pale, and she bit her lip and showed other symptoms (uneasiness.

į,

l í

> Her luggage, consisting of two boxes and a carpet-bag, was then examined by Mi Moxhay and the criminal officer, when the most undoubted evidence was obtained that the prisoner was no other than Mrs. Manning, and that she had in her possession the greater part of the property said to have been stolen from the house of Patrick O'Conno who was so brutally murdered in London. The prisoner asked permission to retire ini-an adjoining apartment for a few minutes; but this being refused, she consoled herself b taking a glass of wine, and she repeated the draught more than once during the time the the examination of her baggage was going on. The wine inspired her with renewed con fidence, and in a short time all her coolness and self-possession had returned. Si e wi conveyed from her lodgings to the police office in a cab; after which, intimation was set to London, by telegraph, of her apprehension.

On Wednesday morning Maria Manning was placed at the bar of the Edinburgh policy court, according to the usual form observed in all such cases. She walked into the dock with a firm, unfaltering step; and, during the whole time at was at the bar, her countenance did not betoken the slightest symptom of agitation or alarn Ever since her apprehension, indeed, she has conducted herself in a manner that shows she determined to brave all consequences, such as conducted nerself in a menner that shows she determined to brave all consequences, and not to give the alightest hint or indication the may, at a future period, tell against herself or her alleged husband and confederate in the murder. She was very neatly dressed; and, from her easy and graceful menner she murder. She was very neally dressed; and, from her easy and graceful manner, she evidently a person who has mixed a good deal in society. She is not, however, by any mean what may be styled beautiful, as some of the papers have asserted. There is a kird of dogge expression about her face, which, when conjoind with the bold and somewhat callor manner at the bar of the police-court, and during the reading of the very serious charg against her led not a few of the on-lookers to say that she was just such a woma as could assist in the devising and carrying out such a deed as that in which, she implicated.

Mr. Moxhay read the charge against her, which was in the shape of a petition at his ow instance, and was as follows .-- "The petition of Richard John Moxhay, superintendent instance, and was as follows —⁴⁴ The petition of Richard John Moxhay, superintendent (police, and procurator-fiscal of court for the public interest, humbly showeth—That your pe titioner has been credibly informed that Maria Roux, or Reu, or Rieux, er Manning, at pr sent in custody, has been guilty, actor or act in ; art, of the crime of murder; as also of the crime of theft; in so far as, upon the 9th of August, 1849, or about that time, the said accuse did, within the house situated in Minver-place, New Weston-street, parish of Bermondswy, i are London, then occupied by Frederick George Manning, wickedly and feloniously attac and assault Patrick O'Connor, residing in Greenwood-street, Mile-end, in or near London, an did discharge a pictel or other firstorm loaded with comparison and meaning a pistol or other fire-arm, loaded with gunpowder and a leaden bulke, at the aid Mathing a pistol or other fire-arm, loaded with gunpowder and a leaden bulke, at the said Matrix O'Connor, whereby the said bulket penetrated and was lodged in his beed; an also did with a hammer, or other lethal weapon to the petitioner unknown, strike him one et more blows on or near his head, by all which, or part thereof, he was mortally wounded, an died soon thereafter, and was thus killed by the said Maria Ronx, or Reu, or Rieux, or Mar



1.14

ABBEST OF MES. MANNING, IN EDINBURGH.

•

17... 341 341 ning; like as (2nd) upon the 10th day of August, 1849, or about that time, the said accused did wickedly and feloniously steal, and theftuously take away from the house situated in Greenwood-street aforesaid, lately before occupied by the said Patrick O'Connor, scrip of the Boulogne and Amiens Railway, of the following numbers: -48,665, 48,666, 48,667, 48,668, 48,667, 48,667, 48,668, 48,667, 48,671, 48,672, 48,673, and 48,674; and acrip of the Sambre and Meuse Railway, of the following numbers: --6460, 6461, 6462, 6463, 6464, 6465, 6466, 6467, 6468, and 6469; the property of the representatives or representative of the said Patrick O'Connor, where are not to be approximately and a sub-conner. whose name or names is or are to the petitioner unknown."

Sheriff Arkley, who was the presiding judge, said : Mrs. Manning, this a very serious charge against you, and it is my duty to tell you that it is not necessary that you should say anything, unless you please.

The prisoner, in a low but distinct voice, said, "I have nothing to say."

She was then removed from the dock to be sent to London, in the afternoon, by the Caledonian and North-Western Railways.

On her arrival on the Friday morning, she was taken to the Southwark Police Station. In the course of the merning she was brought before the magistrate at the Southwark Police Court, and, after a preliminary investigation of the circumstances, committed to Homemonger-lane Gaol.

APPREHENSION OF MANNING.

The prevailing impression on the public mind was that Manning had made his escape to the Channel Islands, and was concealed there, and these are the circumstances which led to the Channel Islands, and was concealed there, and these are the circumstances which led to that conclusion :--First, he was known to have gone there on a former occasion when it was advisable to be out of the way; secondly, Mr. Bainbridge, the broker who bought the form-niture, states that he slept at his house on Tueeday, August 1418, that must moving how and greatly alarmed at the window-blinds being pulled up, because, as he said, he had saidbot bill falling due that day, and that he left addenly in a cab. Thirdly, the outpart who took that from Mr. Bainbridge's house states that he set inn down at the Benth-Western's the statist, affant he was directed by him to drive there by back streets and a circuitors route, what the's arged him to be quick, or he (Manning) would be too late. Lastly, ar official communications "-tion was received from the Channel Islands, stating that a young woning hear sugged with him "star-beard the steambeat going thither, she not knowing of the inurder at the time, and that "Musting arrived at Southampton about two o'clock on Wednesday, the 15th Ampont, and "two kup his quarters at the Oxford Arms Inn, near the railway terminan. "Have becommission"

.... Wook up his quarters at the Oxford Arms Inn, near the railway terminan. Here h the whole afternoon, and at midnight left for Jersey by the South-Western Bonds Company's mail ship the Despatch.

۰. .

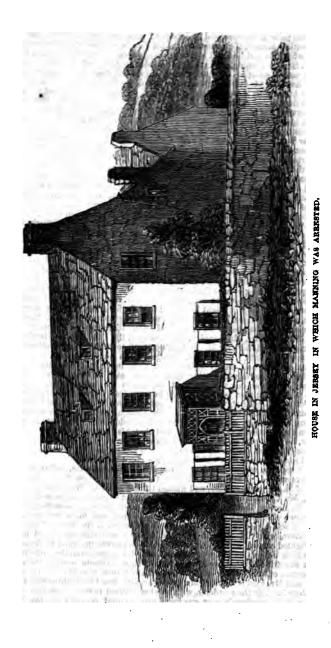
During the working the Depart on deck very little, confining himself to the fore-ashing and drinking brandy immoderately. On reaching Jeney he disembarked; and, in comparison the "afeliow-passinger named Turk, with whom he had contrived to sense acquaintance, within "afeliow-passinger named Turk, with whom he had contrived to sense acquaintance, within "afeliow-passinger named Turk, with whom he had contrived to sense acquaintance, within the total sense the sense the sense the sense has been accommodation." A first the sense the Tako the hone; and, with Mr. Turk, applied for the usual accommodation. The strain the uppersent is have only one double-bedded woom disanged; and this uppersent is having been utilized to have only one double-bedded woom disanged; and this uppersent to have only one double-bedded woom disanged; and this uppersent to have only one double-bedded woom disanged; and this uppersent to have only one double-bedded woom disanged; and this uppersent to have only one double-bedded woom disanged; and the uppersent to have only one double-bedded woom disanged; and the uppersent to have only one double-bedded woom disanged; and the uppersent to uppersent the strain as the descripted it. He returned home in the wording and provide the the disal three double-bedded and was even individed by the oppersent the with all who came into the yoom. There was a persistivity about him which was not at all appended to the landlord, and was even individed by the company. He was particularly severable bottweeners, and frequently got into altercation with the parties to whom he addressed best weight. Mr. Turk, the individual who accompany. He was particularly the rest. During Starday, Manning went out as usual, returning in the evening to the Navy Arms; and on the following morning he asked the landlord where he could go to church. In the course of the day he had a great deal of conversation with the must go to Paris to settle his affairs. He inquired what it would cost to go to Granville, the opposite i out on the French coast, and upon ascertaining that he could go for about 200s, he expressed an intention of doing so, and begged that Mr. Berry who, we should add, is a seafaring man, would accompany him as interpreter. Mr. Berry declined, and advised Manhe expressed an intention of doing so, and begged that her berry declined, and advised Man-ning, if he wanted to go to Paris, to return to London and go by the usual routs to that capital, to which he seemed to accede, desiring to be called in time for the packet leaving Jersey on the following morning. He was roused, but declined to get up, and Mr. Turk having left Jersey on this day, Manning remained the occupant of the double-bedded room alone. He seldom dined at home, but took two or three meals a day in the house, and along the motor prime to the local decime of the prime to the packet between the seldom dined at home, but took two or three meals a day in the house, and always ate most voraciously-to use the landlord's own words, "as much as three ordinary men.'

On the Sunday evening, Manning entered the parlour of the Bath Hotel, kept by Mr. Seward, one of the most respectable hostelries at St. Helier's, and joined in conversation with several tradesmen there assembled. The same overbearing manner which had rendered his

company so disagreeable at the Navy Arms, distinguished him here. In the course of the evening he complained bitterly of the difficulty of obtaining good living in Jensey, and said, a he had that but one good dinner since he had been on the island, and that was off a congeneck" He added that he sught not to feel surprised, for before he left town his brother cleuk. The subscriptions to be the fullow adopted in making this observation was not very gratifying, to the persons assumbled, and one of them, named Parkiss, who, it will be seen, subsequently, to the persons assumbled, and one of them, named Parkiss, who, it will be seen, subsequently, to de an active part in his apprehension, sarcestically replied, "I'lt all you what, sir, you'd. find Jersey a very healthy place, for where there is one die there are twenty bolt." Manning, still in the same supercillous tone, rejoined, "What do you mean by bolt, sir?." upon which: Manning threw himself back in his chair and laughed heartily. In the course of the evening. a gentleman present having mentioned that he came from Derby, Maaning eaked him if has. knew the family of Massey, of Swarkstone, near that place, and, with a singular fatality, he went on to explain that the old gentleman's son had lodged with him in Liondon while we king, the hespitale; that he was a sad dog; and, suiting the action to the word, he took up his hat. and said, "Look here, the fellow changed hats with me before he left my house, and here inhis name in the one I wear." This conversation, it must be recollected, took place before any news of the Bermondsey murder had reached Jersey, although it was known in London, that newspapers published on Saturday (in which the account first appeared) not reaching Jerseyuntil the Treeday following. During the remainder of the evening, Manning preserved the same swaggering manner, boasting of his position, and describing himself as a travellar form. cloth warehouse. One gentleman, more sceptical than the rest, expressing himself doubtful of something that Manning had said, he, in a domineering tone and manner, pulling at the however, took care not to anthibit the card. While at the Bath Hotel on this evening; he however, took care not to axishit's the card. Winle, at, the Bath Hotel on this evening; at drank a quantity of brandy and water; and when the company broke up he was rather; in-toxicated. He had previously said that he was staying at the Union Hotel; and when here: left the house, Mr. John Henlin, who subsequently took part in his apprehension, observing: that he turned in a wrong direction for the Union, said, "I beg your pardon, sir, but I think, your are going out of your read." Maning: turned round and replied, "I know parfectly. called again at the Bath Hotel, and asked Mra. Seward's permission to walk into the barr-andows. Can't again at the bain moust, and assess have been at a been by describing himself and and the test that the second seco travelse for Shr R. Burnett's British gin, and spoke in high terms of Sir. Robert's establisher, mest. Mrs. Seward, knowing that her husband obtained his gin from Siv. R. Burnett, was a naturally surprised at this statement, and she at once told him that Mr. Seward obtained sile: the gin he had from Mr. Manay the agent for Sir. Robert, on the island. Manaing, withget. exhibiting any alarm at this fact, three kinsself back in the chair, langhed heartily, and are ; claimed; "How very strange! My name is Mann----;" and then, stopping short, Mts... Seward did not catch the last syllable. He remained for some length of time, spoks of the... island as a most delightful place; and said he should bring his dear wife with him theo name of time he came. He also took occasion to tell Mrs. Seward that his wife was a very fine woman m that she was passionately fond of kim, and that she always addressed him as here." deems: red." Before leaving the Bath Hotel, Manning ascertained that Mr. Seward was in Engre-Fred." land, but that he would return on the following morning (Tuesday). He said he should be glad to make his acquaintance, and would call the next morning; and have a grilled fowleter. Iunch, which Mrs. Saward promised to get ready. On the evening of this day, while walking in the streets of St. Helier's, Manning mote a gentleman whom he formerly knews at Taunton, and who was staying at Jersy, passing how.

On the evening of this day, while walking in the streets of St. Helier's, Manning mets a gentleman whom he formerly knew at Taunton, and who was staying at Jersy, passing here, howeymon. The gentleman observed Manning first, and, not. wishing to recognize him, turned his head away before the other saw him. It is supposed that Manning, having remarked his presence outhe island, fait that it would be unasfe to remain in St. Helier's and it detarmined to go further inland. He kept his appointment, however, at the Bath Hotek onetherfoldowing day, arriving about eleven o'clock. He was observed by the landlady to books, into the parlour, where the cloth was laid for lunch. Mr. Parsons, the late clerk of the Hampton race-course, with another gentleman, was seated in the room at this time, and whether Manning recignized the face or not is uncertain, but, after looking into the rooms has: hastly withdrow, and was seen no more at the Bath Hotel. The landlady of the Newy Ar ms, where he ledged up to this time, states that he neticed applied the landlady of the Newy Ar ms, where he ledged up to this time, states that he neticed applied the landlady is the state that he neticed applied and the states that he neticed applied applied to the states that he neticed applied the states that he neticed applied the states that he neticed applied the states the states that he neticed applied the states that he neticed applied the states that he neticed applied the states applied the states that he neticed applied the states that he neticed applied the states the states that he neticed applied the states applied the states the states the states the states the states the states applied the states the states

The landlerd of the Navy Ar ms, where he ledged up to this time, states that he metiand as emankable change in his manner after Monday, and this alteration was also remarked and a observed upon by the company who met him in the parlour on the servings. of each day, On the Sanday afternoon Manning hailed the driver of the St. Aubin's omnibus in St. Herliers, and, taking his seat on the box, rods along the coast in the direction of St. Lawrenness Ha talked freely to the driver, a man named Phillips, during his ride, and remarked on the beauties of 8th Feter's Valley, through which they passed. On arriving at the hanks aff St. Lawrence, he waved his hand in token of recognition to a gentleman who was walking his at the roadside. The gentleman, not recognizing him as a friend, failed to acknewledge these



.

,

•.

.

.

.

۰.

ı

give Manning some annoyance, and he cried out "Hallo L what are you about? Do you mean to mutder me?" The moment he saw Langley, however, he recovered his composure, and said; "Ah, sergeant, is that you? I am glad you are come, I know what you are come about. If you had not come, I was coming to town to explain all. I am innotent!" His then asked, "Is the wretch taken?" alluding to his wife, as Langley, supposed. The officer. replied in the affirmative; upon which Manning remarked, "Thank God, I am glad of it; that will save my life. She is the guilty party; I am as innocent as a lamb." Mr. Chevalier directed him to dress himself in the presence of the officers, and when he had done so he proceeded to handouff him. Manning; as soon as he saw the irons; said, "I kope you are not going to handouff me." Mr. Chevalier explained the necessity of doing so, upon which he held out his hands, which were immediately pinforzed by Lockyes. Manning saw that all the property in the room belonged to him; and seven sovereigns having been found in his all the property in the room belonged to him; and seven sovereigns having been found in his carpet-bag, he said they were all that was left of a sum of £12, which had been paid to him for his furniture by a man in London, "and that," he added, "was all the money I had to start with." Having been conducted out of M. Berteau's house, he was placed in the carriage with her the start with " start with." Having been conducted out of M. Berteau's house, he was placed in the carriage which had brought over the officers, and conveyed back to St. Helie's. On his way, although no questions were asked him, he volunteered several observations in reference to the crime Among the remarks, in allusion to his wife, he said he "hoped she would not destroy herself before he got to Leudon, for, when there, he could soon clear himself?" Again he said, "I suppose she must have £1500 upon her; at least, she ought to have. She has oftent told me that she would be revenged upon O'Connot." Mr. Chevalier here asked what she meant by being revenged? Upon which Manning rejoined, "Why, he induced us to take the house in Minver-place, and to furnish it, on the under-standing that he would come and live with us, which he did not do; and my wife got into a great rage, and said she would be revenged. I said, 'Don't be angry, dear;' and advised her to forget and forgive. O'Connor got off his agreement by paying a few weeks' rent. A little before this time my wife went to his house, and he showed her notes and railway coupons, and promised that he would leave her the greater part of his property under his wilk." After a before this time my wife went to his house, and he showed her notes and railway coupons, and promised that he would leave her the greater part of his property under his will." After a parse, he added, "She frequently went to his house; and about a fortnight before the musder she invited him to come and time with us, but he did not come. She wrote him another letter, asking him to dine with us on the fatal day. The dinner was laid up stairs when he arrived. My wife asked him if he would not go down-stairs and wash his hands, as was his custom, before dinner. He replied 'Yes,' and immediately went down-stairs, followed closely by my wife. As soon as they reached the bottom of the staircase, my wife put one of her arms round O'Connor's neck, and with the other hand she fired a pistol at the back part of his head. O'Connor immediately fell dead. I fainted, and do not know what became of the body." Mr. Chevalier asked him if he had not seen a hole dug in his back kitchen ? Upon which he said, "Oh yes, I had seen it, and I believed that it was intended for me. I Upon which he said, "Oh yes, I had seen it, and I believed that it was intended for me. believe my wife intended to murder me."

Mr. Chevaller and the detective officers having placed their prisoner in safe custody in the gaol, the former waited on Sir Thomas Le Breton, and mformed him of the capture of the supgaos the tormer wated on Sir Indias Le Dreton, and informer him of the capture of the sap-posed murderer. Sir Thomas immediately came down to the prison, and directed that a close-watch should be kept upon him. Bafore Sir Thomas left the gaol, the prisoner complained of indisposition, and the medical officer (Mr. Jones) having been sent for, recommended that he should be allowed to have some brandy and water, after which he speedily recovered himself, and retired to bed in good spirits.

THE VOYAGE TO ENGLAND.

At seven o'clock on Friday morning, Mr. Chevalier and the detective officers proceeded to the gael, for the purpose of conveying the prisoner to the packet. He made a particular re-quest that he might be allowed to walk through the streets of St. Helier's; and, as it was. very early in the morning, Mr. Chevalier consented to allow him to do so, Langley and Lockyer walking on either side, and Mr. Chevalier immediately behind him. There were very few persons present at this hour in the streets, so that no inconveniance. arcee from this circumstance. Even at the pier where he embarked, there could not have been more than 300 spectators. When the officers got him on board, he was conducted to a separate cabin in the forecastle, where he remained, during the whole voyage, in the custody of the officers. The officers kept the cabin as private as possible, but it was quite out of their power to prevent some parties on board from gratifying their curiosity by obtaining a sight of the supposed murderer. Manning was highly delighted at the notice he excited; and with one woman he conversed for some time. remarking that he had "had two wives, and that is may." Captain Childers, the Commander of the *Despatelo*, recognised him imp-At seven o'clock on Friday morning, Mr. Chevalier and the detective officers proceeded to with one woman he conversed for some time, remarking that he had "had two wives, and that ; was one too many." Captain Childers, the Commander of the *Despatch*, recognised him imp-mediately he came on board, and told the officers that on the night he crossed, the 16th of Angust, he recollected his coming to him several times, and pressing him to drink brandy; in fact, at one period of the night his conduct was so troublesome that Captain Childers was obliged to ask the steward to get him to turn into his berth. The *Despatch* steamed into harbour after a sail of eleven hours. Mr. Inspector Hayaws here came on board to receive the prisoner, and a fly having been obtained, he was handcuffed to one of the officers and conveyed to the railway station, and subsequently brought on by a special engine.

special engine.

The special train arrived at the Vanxhall station at ten o'clock precisely; and as it was feared, the telegraph having announced the prisoner's expected arrival, that a crowd might be assembled at the Waterloo station, the prisoner was removed from the carriage at this place, and conveyed by Inspector Haynes and Sergeant Langley to the Stone's-end police-station, where the charge against him having been entered by Inspector Yates, he was placed in one of the cells, and closely watched by two officers.

EXAMINATION OF THE PRISONERS AT THE SOUTHWARK POLICE COURT, SEPTEMBER 6th.

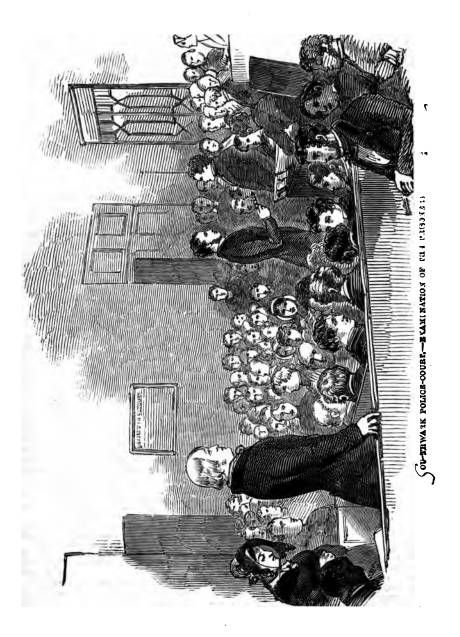
At half-past eleven o'clock the prison van left the station for Horsemonger-lane Gaol, to convey the prisoners to the court. An intimation had been previously forwarded to Mr. Keane, the governor of the prison, by Mr. Secker, requesting that he would permit the parties to have an interview of five minutes' duration, in the presence of the officers, if they desired it, before leaving the gaol, this course being adopted to prevent the occurrence of a "scene" in court—a result which there was too much reason to fear might follow upon their being confronted for the first time in the dock. Mr. Keane, in carrying out the magistrate's suggestion, caused Manning to be first brought from the ward in which he was confined to the hall of his own residence, where his wife was presently introduced to him. As she entered, Manning raised his hand somewhat theatrically, and frowned upon her. A pause ensued, during raised his hand somewhat theatrically, and frowned upon her. A pause ensued, during which neither of the prisoners spoke to each other. Mr. Keane, observing this, said to Mrs. Manning, "Have you anything to say to your husband, Mrs. Manning?" The female prisoner replied, in a firm voice, "No." Mr. Keane then addressed a similar question to Manning, who also replied negatively. The two prisoners were then conducted to the Government van and driven off to the police court. The absence of all feeling exhibited by both parties was especially remarked by the officials who witnessed the interview between the prisoners, but it was universally admitted that Manning appeared considerably more affected than his wife by the swall position in which they both stood. On the arrival of the van in the station yard, the female prisoner alighted first, and walked with a quick step into the cell appropriated for her reception. Manning followed his wife, in custody of two officers, and evidently endexvoued to assume a carelessness of demeanour which ill accorded with his .anxious countenance.

Precisely at twelve o'clock the male prisoner was brought into court, and placed at one end of the dock. As he passed through the crowd he trembled slightly and appeared somewhat alarmed. When relieved from the pressure of the spectatura, he recovered his composure, and, beyond a slight quivering of the muscles of the face, gave no indication of unea-iness. The two solicitors, Mr. Binns (for the husband) and Mr. Solomon (for the wife), having taken their places in the dock, Mrs. Manning was introduced. As she entered, the inconvenience arising from the crowd in the body of the court was at its height, and the noise appeared slightly to disconcert her. While Mr. Edwin was endeavouring to quell the disturbance, Mrs. Manning sat down, and conversed with the female turnkey in attendance upon her, resting her head upon her hand, and evidently endeavouring to avoid the the glance of her busband, who sat in the opposite corner of the dock, looking at her most earnestly. The disturbance, among the spectators increased rather than diminished, until Mr. Secker gave peremptory orders that a large number of persons near the doors should be ejected, in order to allow the remainder breathing room. Order having been at length restored, Mr. Edwin directed the prisoners to stand upon an elevated platform precared for them.

to allow the remainder breathing room. Order having been at length restored, Mr. Edwin directed the prisoners to stand upon an elevated platform prepared for them. Manning rose immediately; but, instead of standing erect, he sat down upon the side of the dock, in a careless attitude, his feet being placed upon the platform, and his hands, in which he held his hat, resting upon his knees. He was dressed in a shabby blue paletot, buttoned closely up to the chin, and around his neck he wore a red check silk handkerchief, tied in what is generally understood as "flash style." Having no shirt-collar, the extraordinary formation, or rather malformation, of his neck and chin, was rendered peculiarly prominent. His countenance, as before stated, wore an anxious expression, and throughout the day it was remarked that he neither changed his position, nor spoke a word, Mrs. Mannine, on being called upon to stand up. rose from the seat she had occupied, but

Mrs. Manning, on being called upon to stand up, rose from the seat she had occupied, but appeared unwilling to mount the platform. Mr. Edwin therefore directed the officer to assist her, but she still objected, and, with a significant smile upon her countenance, appeared to solicit permission to remain in the position she then occupied. She was genteelly attired in a black satin dress, with visite en suite, trimmed with black lace, a white straw bonnet, and black lace vell. Her appearance was decidedly improved since the preceding Friday. She maintained the samedegrees of composure throughout the day which marked her conduct on that occasion. She appeared to pay the greatest attention to the evidence of the various witnesses, and occasionally suggested questions to her solicitor, to assist him in his crossexamination. One remarkable feature in her conduct was a total indifference to the presence of her husband, towards whom she occasionally directed a furtive and contemptuous glance

The evidence brought forward was of a similar nature to that which had been given on. the coroner's inquest ; and, after several remands, the prisoners were fully committed for trial at the Central Criminal Court.



--

.

-

· · · · ·

29

The trial of Frederick George Manning and Maria his wife, charged with the murder of Patrick O'Connor, commenced on the morning of Thursday, October 25th, at an early hour. Patrick O'Connor, commenced on the morning of Intraday, October 25th, at an early hour. The approaches to the Central Criminal Court presented appearances of bustle and excite-ment. Persons who had been fortunate enough to secure the *extrée* began to arrive before eight o'clock, anxious to secure favourable places in the court; and by the time the doors were opened—shortly before nine—a very considerable number of persons had assembled. There was, however, very little excitement manifested out of doors at that early hour; but as the day advanced the number of idlers in the Old Baily increased, and by noon a considerable crowd had collected, and continued to throng the sursetanatil. the adjournment of the Court.

Admission could only be obtained by tickets from the Sheriffs, and, as this regulation was Admission could only be obtained by tickets from the Shariffs, and such this regulation was strictly observed, it had the effect of preventing the confusion and annoyance which must have resulted from the overcrowding of the court. Under the directions of the Under-Shariffs, Messrs. Millard and Wire, every portion of the court which could be made avail-able for the purpose was appropriated to the accommodation of spectators; and soon after nine o'clock nearly every seat was occupied. Beveral ladies was present at the bench and in the body of the court, but the attendance of the fair sex was far has numerous than we have

and for the purpose way appropriated to the Second ladies way present as; and soon arter nine o'clock nearly every set was occupied. Several ladies way present as the bench and in the body of the court, but the attendance of the fair sex was far has numerous than we have seen on occasions of less general interest. In the serier part of the marning, the gallery—to which it was reported a high charge was made for adminision — was way thinly tonanted; but as the day advanced the number of its occupants increased, though it appeared to be far from crowded. Indeed, this was the stills not obtain measure dation in bother parts of the court, were provided with south was the obtain measure dation in bother parts of the court, were provided with south and the second seco dominated, and primrose-coloured gloves. She was without bonnet, and wore as a head-

dress what appeared to be a very handsome while lace vail. The male prisoner is described in the calendar as thirty years of age, and by trade a "traveller;" and his wife as "married," and twenty-eight years of age. Both the prisoners, however, appear much older.

The Attorney-General (Sir J. Jervis), Mr. Clarkson, Mr. Bodkin, and Mr. Clerk appeared for the prosecution, instructed by Mr. Maule, the solicitor to the **Theorem** Mr. Sergeant Wilkins and Mr. Charnock were for the male prisoner, and Mr. Ballantine and Mr. Parry for

Mrs. Manning. The prisoner Frederick George Manning, was charged on the indiciment (which was read by Mr. Straight, Clerk of Arraigns) with having, on the 9th of August, 2649, at Bermondsey, feloniously discharged a pistol loaded with a bullet at Patrick O'Connect; and inflicted upon him a mortal wound, of which he then and there died. The second sound charged the said Frederick George Manning with having caused the death of Patrick O'Connor by striking, cutting, and wounding him on the back part of the head with a crow-bar. There were other counts alleging that the death of O'Connor had been caused jointly by the shooting and beat-



ing, and describing the weapon used as an air-gun. Maris Manning was indicted for having been present, aiding and abetting the said Frederick George Manning to commit the felony. On being called upon to plead, the male prisoner exclaimed, in a loud and firm tone, "Not

guilty."

Mr. Ballantine said he appeared on behalf of Mrs. Manning, who was a native of Geneva, and who, as an alien, prayed that she might be tried by a jury composed partly of aliens. The Chief Baren : The prisoner ought to plead before the application is made. Mr. Ballantine would call their Lordships' attention to "Bacon's Abridgement," vol. 4, p.

568, where it was laid down that, "If upon an indictment of folony against an alien he plead 'Not guilty,' and a common Jury be returned, if he do not surmise his being an alien before any of the Jury sworn, he hath lost that advantage; but if he allege that he is an alien, he any or the sury sword, he make took that avantage; but it he mege that he is an alien, he may challenge the array for that cause, and thereupon a new precept or senire shall issue, or an award be made of a jury de medicate langue. But it is more proper for him to surmise it upon his plea pleaded, and thereupon to pray it." If, however, it was their Lordshipe' opinion that the plea should be pleaded before the application was made, the female prisoner was now ready to plead.

was now ready to piese. The Chief Baron said, according to the old form, when the question was put, after the plea had been put in, "How will you be tried?" the prisoner, instead of answering "By God and my country," said, "By a Jury de medietate lingue." Mr. Ballantine: Then we will take the plea. The usual question—"Are you guilty or not guilty of this felony?"—was then put to the function by the Clark of Aresigns and she vanied in a tone second reading a different second reading and the second

finale prisoner by the Clerk of Arraigns, and she replied, in a tone scarcely and ble a few feet from the dock, "Not guilty."

The prisoners were then arraigned on the Coroner's inquisition, and both of them pleaded " Not guilty."

The clerk was proceeding to swear the Jury, when

Mr. Ballantine said: Mrs. Manning desires to be tried by a Jury de medietate lingua, and prays your Lordships to award it.

The Attorney-General understood his learned friend to make this application on the ground that his client was technically and legally an alien.

Mr. Ballantine: I put it upon that grand. The Attorney-General said, that, although aliens were undoubtedly entitled to that privi-lege, yet that Mrs. Manning, being the wife of a British subject, had no claim to a Jury de tate lingue. And, even if she were not the wife of a natural-born subject of this realm, yet, being tried upon a joint indictment, she would not be entitled to such a Jury. With regard to the first point, it was declared by the act 7 and 8 Victoria, chap. 66, sec. 16, "that any woman married, or who shall be married, to a natural-born subject or person naturalised, shall be deemed and taken to be herself naturalised, and have all the rights and privileges of a natural-born subject." But it had been expressly decided, that, even if the female prisoner ware now an alien to all intents and purposes, yet that, being indicted jointly with a natural-born subject, she was not entitled to a Jury de medictate lingua. He would refer their Lordwas there laid down that, " upon an information exhibited by the Attorney-General against several merchants, some of whom were aliens and some English, after issue joined, the aliens prayed a trial per mediate lingua, but it was resolved by all the Judges of England that they should not have it; and they likened it to the case of privilege where one of the defendants demands privilege, and the Court (as his companion) cannot hold ples, there he shall be onsted of his privilege."

Mr. Ballantine said ne had submitted his application partly upon a statute with which their Lordships were familiar, the 6th George 4, c. 50, sec. 47, which provides that nothing therein contained shall extend to deprive any alien indicted or impeached of any felony or misdemean ur of the right of being tried by a jury de medicate lingue; but that, on the prayer of every alien so indicted or impeached, the Sheriff shall return for one-half of the Jury a commetent number of aliens, if so many there be in the town or place where the trial is. held; and, if not, then so many aliens as shall be found in the same town or place.

The Chief Barn asked the learned gentleman to assist the Court by going a little further-back, and pointing out how an alien became at all entitled to a jury de medietate lingua. He

back, and pointing out now an aneuto occase as an oncome to a jury or measure anyon, he believed it was by a statute of Edward III.? Mr. Ballantine. The 28th Edward III. B rt, though that statute might intimate the right of an alien to be tried by a jury of this kind, be thought it important to call the attention of the Court to the modern statute he had cited, to show that it contained a declaration that the rights of aliens should be perfectly carried out. In was, in fact, a re-enactment of the act of Edward III. by the Legislature, with the knowledge of any difficulties that might have arisen under the operation of that act. He thought it an important fact, that no exception-was made in the statute of George IV. The Legislature must have passed that statute with the knowledge that aliens had been indiced along with persons who were not aliens; and they were also perfectly well aware that aliens might marry natural-born subjects of this readm.

The Chief Baron: The act of 6th George 4 (Sir R. Peel's Jury Act), was pessed long: prior to the statute mentioned by the Attorney-General.

1

Mr. Ballantine: But, incomends as there was no express enactment in that statute with siderence to a person placed in the particular position of the famale prisoner, he approhended that the prior act, which was perfectly clear, could not be overruled by the subsequent statute, and that the right could not be taken away by the more implication of that statute. This was an extremely important privilege in the administration both of the criminal and ciril justice of the country, and he thought their Lordships would be of option that it could only be abolished by express and direct encotment. He would call the attention of the Court to "me ar two other authorities, to show what had been deemed the rule from, time to time. In "Comyne' Digest," it: "Alian," D I, it is stated that "the King only has the prerogative to make any alien to be a denizen; that he cannot grant this prerogative to any other; and that the usual meaner of a denization is by letters patent, and so it may be by Parliament." He understood the Attorney-General to contend that the 7th and 8th Victoris, a. 6f, rendered she law as it stood previously to that statute inoperative with reference to the famale prigoner, the understood the Attorney-users to contend that the 'th and Sth vectoria, a 55, repared the law as it stood previously to that statute inoperative with reference to the female prigner, in consequence of her being a married woman; and that that statute, by giving her all the rights of a natural-born subject, took away from her the power of demanding a jury de medic-tate lingua. He (Mr. Ballantine) apprehended, however, that a law which involved so im-constant a right as that new claimed by the female prisoner could only be abrogated by exsportant a right as that new claimed by the famale prisoner could only be abrogated by ex-press terms, and that there was nothing in the terms of the act cited by the learned gentleman to take away that right. He considered that the grounds upon which Barre's case, which had been referred to by the Attorney-General, was decided, were not at all applicable to the present case. The Chief Baron had asked him (Mr. Ballantine) to refer to the statute 28 Edward III., c. 13, and he found ("Bacon's Abridgement," p. 566) that that statute enacted, that "in all manner of inquests and proofs which be to be taken or made amongst aliens and denizens, be they merchants or others, although the King be party, the one-half of the in-quest or proof shall be denizens and the other half aliens, if so many aliens and foreigners be in the tory or place where where were income to roofs it to be taken : and if there he not so many in the town or place where such inquest or proof is to be taken; and if there be not so many At the source of place where such an quest or provide to be taken, and it is there be not so many aliens, then shall there be put in such inquests or proofs as many aliens as shall be found in the same towns or places, that be not thereto parties, and the remnant of denizens which be good men, and not suspicious to the one party nor to the other." He approximately that the real question in this case was, whether the woman at the bar was a denizen, and, if not, he

submitted that ahe was entitled to be tried by a jury *de modietate lingua.* Mr. Parry followed on the same side. He contended that the privilege claimed by the female prisoner was one which could not be got rid of by mere implication in an act of Par-liament; but that, if abolished at all, it must be abolished by express enactment. The 7th The 7th and 8th of Victoria, c. 66, conferred certain privileges upon aliens bern, who married natural-Aborn subjects of the Grown; but it did not takes way any privilege that had been previously opniarred by any act of Parliament; and he therefore submitted that the clause of that act spon which the Attorney-General relied did not support his objection, because it did not by express enactment take away the right claimed by the prisoner as an alien born. He appre-hended that there was only only one way in which a person born an alien could direct. him-(self of the capacity or status of alicnage, and that was by the consent of the State or Govanner, another was a subject. It had been desided in Doe dem, Thomas v. Acklam, 2 Barn, and Creas., 779, that the only way in which a natural-born subject could divest himself of that condition was by the consent of his liege lord.
 Mr. Justice Creaswell: Was it not rather that a man cannot get rid of the allegiance he

www.to the country where he was born?

Mr. Parry apprehended it was decided that a person could not divest himself of the condition of allenge without the consent of the country of which he was a natural-born subject. He would refer their Lordships to 14 Blackstone's Commentaries, page 352, where it was clearly laid down that the female prisoner was entitled to the privilege she now claimed. Speaking of challenges in criminal cases, Blackstone says, "Challenges may here be made either on the part of the King or on that of the prisoner; and either to the whole array, or the separate polls, for the very same reasons that they may be made in civil causes. For it is here at least as necessary as there that the shariff or returning officer be totally indifferent; that where an alien is indicted, the jury should be de medicate, or half foreigners, it is on pany are found in the place." The Court, he thought, would hardly hold, upon the authority of the case cited by the Attorney-General, that because the female prisoner was indicted jointly These with a natural-born subject, she was thereby debarred from her privilege as an alien. parties might have been indicted separately. Would their Lordships hold that, because a peer was jointly indicted with a commoner, his privilege of trial by his peers was taken away from him?

After a consultation between the Chief Baron and his brother Judges, which occupied ... mearly half an hour,

The Chief Baron announced the Secision of the Court. He sed that Frederick George Manning and Maria Manning his wife were indicted for murder, and both had pleaded not inguilty. Maria Manning had suggested by her counsel that ahe was entitled to have a jerry de medictate lingua, on the ground of her being an alien. The Attorney-General had opposed : this emplication, and had cited Barre's case, which had courted in the Court of Exchequer, and the statute of 7 and 8 Victoria, which enerts that an alien woman marrying a naturalborn subject of this realm shall become naturalised by the marriage. It appeared to him (the

Chief Baron) that the statute of Victoria was an answer to the application. He would forbear going into the argument with reference to Barre's case; for he would not like hasily, and without much more consideration, to adopt the decision there given as applicable to the prewithout much more consideration, to adopt the decision there given as applicable to the pre-sent case; but he considered that the statute of Victoria was a complete answer to the appli-cation which had just been made. By that statute an allen woman who married a matural-born subject became naturalised by the marriage; and from the terms of the statute it appeared to him that she would be considered exactly as if she had been naturalised by act of Parliament, or had been herself a natural-born subject. The question remains, whether she could now claim a Jury de medictate lingua. Her husband, as a natural-born subject, could not be tried by a jury so constituted. The language of the statute of Edward III., and, indeed, of all the modern statutes explaining the law was that in all manner of inquests and proofs all the modern statutes explaining the law, was, that in all manner of inquests and proofs which be to be taken or made amongst aliens, although the King be party, one-half of the inquest shall be denizens and the other half alleris. Now, the question was, whether this was an issue to be taken between the Queen and an ahien. Maria Manning had married a natural-born subject of the realm, and was deemed and taken to be naturalised. It was laid down by Hawk. P. C., book ii. chap. 43, sec. 39, "It is holden that by denizens in this statute are meant, not only those who are born within the King's liegeance, but also those who are made during matching. It had have not a statute are denizens by the King's letters patent." It had been contended by Mr. Parry that the statute of Victoria was intended to confer privileges and to create new rights, but not to take away or victoria was intended to conter privileges and to create new rights, but not to take away privileges which had previously existed; but it appeared to him (the Chief Baron) that the answer to that was, that the status of the party was altered. All the privileges which were personal—which belonged to the individual—had been preserved; but the privilege of being tried by a jury de medietate lingue was not the individual privilege of the prisoner, but of the status or condition to which he belonged. It was not necessary, then, to take away that pri-vilege by express words; it was sufficient to alter the status of the person. The moment he reased to be an alien, the inquest to be taken creased to be an inquest between our Svaprien ceased to be an alien, the inquest to be taken ceased to be an inquest between our Sovereign Lady the Queen and an alien, and became an inquest between the Queen and a naturalised subject of the realm. It appeared to the Court, therefore, that the trial must proceed.

Mr. Ballantine then moved that his application might be entered upon the record.

The Attorney-General said, if that were done, he would plead that the female prisoner had

married Frederick George Manning, a natural-born subject of the realm. After some conversation, it was agreed that Mr. Ballantine should have the option of rais-ing the question on the record, or of having the point reserved for the consideration of the Court of Appeal in Criminal Cases.

The female prisoner paid great attention to the arguments upon this application of her counsel; but when the decision of the Court-adverse to her interests-was delivered, she did not exhibit the slightest emotion.

The Attorney-General then proceeded to state the case to the Jury. He said that the great importance of the investigation they were about to enter upon, and the excitement which it had created in the public mind, had induced him, as the public prosecutor, to appear to conduct the case; for he was decirous of taking upon himself any responsibility that might arise in connexion with the case; and his object would be simply to elicit truth, and to assist in the firm administration of justice. He was quite certain that, upon a charge of this serious nature-almost the most serious charge that could be made against any member of the community—it was unnecessary for him to caution the Jury to dismiss altogether from their minds—as he implored them to do—everything they had heard or read upon the subject of this painful event, and to confine their attention solely to the evidence which would be produced before them, and upon which alone, under the direction of the Court, they ought to arrive at their decision. He feared that it would be necessary for him to enter at some length into the details of the case; but he would abstain as much as possible from unnecessarily occupying their time. It would be his duty simply to lay before them, as shortly and clearly as possible, a statement of the circumstances which would be detailed in the subsequent evidence. The prisoners were Frederick George Manning, who, he believed, formerly came from Somersetahire, and who was for some time a guard in the service of the Great Western Railway Company, until 1847, when he married the female prisoner, Maria Manning. She was, he believed, a native of Switzerland. She had formerly hved in the service of a daughter of the Duchess of Sutherland-Lady Blantyre; and she was married to the prisoner in the year 1847. After that time these persons kept an inn at Taunton, and they subse-quently took a house in Minver-place, Barmondsey, the scene of the fatal murder. Patrick O'Connor, whose death was the subject of this charge, was for many years a gauger in the Customs; and on Thursday, the 9th of August last, was stationed at the London Docks. He resided in Greenwood-street, Mile-end, at some distance from Minver-place. On Thursday, the 9th of August, Patrick O'Connor left his ordinary place of re-sidence in Greenwood-street, about half-past seven in the morning. He was present at the London Docks at the ordinary time-eight o'clock. He signed the appearance-book. He remained on duty till four o'clock, when he again signed the departure-book, as hav-ing left his duty at that time. About a quarter before five o'clock he was seen by two friends near London-bridge, and, being questioned as to where he was going, he produced and showed to one or both of them a letter of invitation to dinner, which he read, and which was signed "Maria," About five o'clock on the same day he was seen in Weston-Duchess of Sutherland-Lady Blantyre; and she was married to the prisoner in the year

strest, about three minutes' walk from Minver-place; and a little later he was again a by another person on London bridge, apparently hesitating which way he should go. That was the last occasion on which he was seen alive. On the 13th of August the two pri-meters precipitately left their house, in the manner which he would subsequently describe. On the 14th of August their landlord found the house in which they had lived unoccu-pied, it having been left without notice ; and on the 17th, the police, having obtained access to the house, made a diligent and careful search of the premises; and in the back kitchen, under the flagged pavement, at the depth of about four feet, was found the body of Patrick O'Connor, thrust into a hole, the legs being bound back to the haunches, co-vered with lime, and naked. No clothes of the deceased were found upon the premises which had caused O'Connor's death. The body had been and would be clearly identified. Although, of course, the fact of finding the body of O'Connor under such circumstances in the house occupied alone by the two prisoners, was not to be taken alone as conclusive of the guilt of both or either of the prisoners, there could be no doubt that—the body being mutilated by a shot through the head, and the skull being fractured in a dreadful when he was last seen alive, and the 17th of that month. He (the Attorney-General) thought his learned friends who were retained for the prisoners would have no right to complain, then, if he started with the assumption that this unfortunate man had been mardered on the premises ; and he thought, also, that it was no unfair presumption to conclude that one or other of the prisoners had taken part in the dreadful set. He feared that, when the Jury heard the evidence to be adduced, they would be of opinion that the death of O'Comor was the result of a deep-laid plot; and the question for them too consider would be, whether both or either of the prisoners had been concerned in that plot. Before he proceeded to state to them the evidence, it was his duty to point out one or two legal principles which were applicable to the case. The Jury had heard of the charge in the indictment, which was hid in various ways. Frederick George Manning, the male prisoner, was charged with having actually committed the murder, by shooting the generated by shooter, was charged with Laving actually committee intermitter, by shooting in the decased, by striking him, with a crow-bar, by both shooting and striking him, and by shooting him with an air-gun; and Maria Manning, the female prisoner, was charged with being present, and aiding and abetting in the commission of the act. The law required that the charge should be thus technically laid, but it did not require that it should be so technically proved. If the Jury should be of opinion that Marning's was the hand that committed the fatal deed, and that the husband was present-though not actually present in the very room, but so far present as to be aiding and assisting in the act; nay, if it were supposed that some person not mentioned in the indictment had committed the murder, but that the male prisoner was present, aiding and abstiting, he must be found guilty. The Jury, therefore, would not be encumbered by any technical inquiry as to whether it was the hand of the man or the woman that inflicted the deadly wound upon the deceased. If either of them committed the aci, and the other was present, participating in the murder, both would be guilty of the charge. Formerly, there was another difficulty which might have been presented in an inquiry of this description. When dreadful crimes of this kind were committed, it was seldom that any one but the immediate actors were present; it was difficult to get actual and eye testimony of the commission of such offences; and juries were satisfied with that which he thought was in its nature sometimes even more satisfactory—not ocular, but circumstantial, though conclusive evidence. On some occasions it had been found necessary to ascertain whether all persons who were charged with offences of this description were actually, personally, and legally present at the time of their commission; for though those who concerted and counselled and present at the time of their commission; for though those who concerted and counselled and effected a murder were, legally and morally, equally guilty and responsible for the conse-quence, the law formerly required that persons should be charged according to their actual degrees of guilt—principals as principals, and accessories as accessories; and if the Jury doubted whether persons were really present, legally and actually, at the time of the murder, though they might have concerted the murder, such persons were acquitted upon a technical objection. That, however, was provided against by a recent statute. The 11th and 12th Viot., a 46, s. 1, enacted that those who were accessories before the fact to any falony, including murder, might be indicted and pusished as principals; and the Jury in this case would therefore be relieved from all dificulty in considering whether Manning struck the deadly blow in the presence of his wife, or whether she committed the act with the previous knowledge of her husband. There was another legal proposition to which he wished to advert. The Jury were aware that, in some cases, the humanity of the law presumed that mearied wavenean were under the coerviou and constraint of their husbands; and there were married women were under the coercion and constraint of their husbands; and there were married works which is committed by a married woman in the presence of her husband, were some offences which, if committed by a married woman in the presence of her husband, were excensed, by the indulgence of the law, and he slone was criminal. That rule, however, never did or quight to apply to offences which the law termed mala in se-those which were heinous and abhorent to the laws of nature; and it never had been supposed that in the case of treason or murder juries should be encumbered by any question as to whether a woman, if present, was soting under the coercion of her husband. These were propositions to which he wished to call the attention of the Jury before he stated the facts. These was, however, one

1

other matter which englit not to be passed over, because possibly, his hearned friends might ad-vert to it in defending the prisoners. It might be alleged for the defence, that the offence, if committed by either of the prisoners, was committed by the man, and that the woman could be regarded only as a principal in the second degree—not as an accessory before the fact, but as an accessory after the fact. She was not so charged, nor could she be so charged; for the law did not allow any charge to be made against a married woman for being an accessory after the fact, for comforting and harbouring her husband; and he did not believe that the evidence in this case would warrant any such conclusion with regard to the female prisoner. Bearing in mind, then, the propositions he had stated, he thought it would be admitted that he was justified in assuming that Patrick O'Connor had been murdered by some one in the hence occupied by the prisoners. The question for the Jury would be, was the murder committed by both the prisoners, or by either of them, in the presence, legal, actual, or constructive, of the other; or was it commuted by either of them, with the guilty concert or com-nivance of the other, but in his or her absence? If either of these propositions was established to the satisfaction of the Jury, both the prisoners must be found guilty. He must now take the Jury back to the facts of the case, and would give them, chronologically, a history of the commexion between the parties. The origin of the intimacy between O'Connor and the Man-nings he had been unable to trace, but he had reason to believe that, at some time previously some time past, they had been upon terms of intimacy. The famale prisoner was in the constant habit of visiting O'Connor, and she was on such terms of intimacy with him as not only to be acquainted with all his pecuniary affairs (he being a man of considerable property), but, by his direction, she was admitted to his apartments, where she remained frequently, in his absence, for a considerable time. At Lady-day last the prisoners became tenants of the house Net 3, Minver-place, Bermondsey. Some time afterwards, a gentleman named Massey, a medical student, became a lodger in their house. The prisoners kept no servant, the household work being generally done by the female prisoner herself, with the occasional assistance of a charwoman. In the presence of his wife, Manning several times made statements to and inquiries of Mr. Massey, which at the time seemed unimportant, but which appeared to him (the Actorney-General) of so much importance that he considered it his duty to call the attention of the Jury to them. Manning stated, in the presence of his wife, that O'Connor. was a man of considerable property (about £20,000); and he was represented also to have said that O'Connor had made a wilt in favour of his wife. Manning made inquiries of Massey as to the effects of chloroform and laudanum, and whether they would be effective in scapifying a man so far that he might put his hand to a note for £500, which he (Manuing) wished to obtain from O'Connor. Manning also inquired what was the most, vital part of the human body, and was told the jugular vein. He asked where was the seast of the brain; and it was pointed out to him by Massey. Manning further inquired of Massey whether he had ever discharged an air-gun, and whether it made a noise; and upon another occasion, he asked him what he thought would be the end of a murderer. Massey, at the time, paid very little attention to these conversations, which took place about the end of Judy. Previously to the 28th of July, both the prisoners expressed their desire most anxiously that Massey should leave the premises. They said they were going out of town for a time; they pressed him over and over again; and on the 28th of July Massey left Manning's house, and went to Mr. Bainbridge's in Bermondsey-square. On the 23rd of July the male pri-somer went to the house of a builder named Wells, where he purchased a bushel of lime, saying that he wanted it for the purpose of destroying slugs in his garden. Being asked whether he required grey lime or white lime, he said, the lime he wanted was that which would burn the quickest, and, accordingly, grey lime was sent. Manning made a bargain with Mr. Wells's boy, to give him something for taking the lime to his house. Accordingly, when the boy took the lime to the house, the door was opened by the female prisoner, who, without saying anything or hearing anything from him, as to whether he expected to be paid for his turbub a given burn and the male prisoner whether he expected to be paid for his twoulds, gave him some money, and the male prisoner pointed out to him a basket in which it. was to be shot. On the 25th of July the male prisoner ordered, at a shop in King William-street, a large crew-bar, which was to be made, by agreement, for a certain sum. The crowbar was made, and was delivered on the 28th of July. The man who was directed to take it home, carried it in his hand, without any wrapper. About the middle of London-bridge he was met by Manning, who complained that the crow-bar was not wrapped in paper, and took the man to a stationer's in Tooley street, where he (Manning) purchased a quantity of paper, covered up the crowbar, and then directed the messenger to take it to Minver-place, where he said a person would be to receive it. The man went to Minver place, where the door was opened by the female prisoner. The man said nothing, but gave her the crow-bar, which was covered with paper. She asked him the price, and when he informed her, she complained that it was more than had been bargained for. She, however, paid him the money, and received the erow-bar, still wrapped in paper. Now he (the Attorney-General) must ramind the Jury that, when the bedy of O'Connor was found, the crow-bar was not discovered upon. the premises, nor was it among the articles which had been sold to a broker. On the 8th of August - the day preceding that on which O'Connor was last seen alive-Mrs. Manning pur-chased a shovel, stating that she wanted a stout one, and that it was immaterial whether the handle was long or short. On the Star of August, then, after the purchase of the lime, the

crow-bar, and the showel, Mrs. Manning wrote a letter to O'Connor, asking him to dine at the house that day, in these terms :-

"Wednesday morning.

"Dear O'Connor,-We shall be happy to see you to dine with us to-day, at half-past five. "Yours, affectionately, "MARIA MANNING."

.

This note was posted on the 8th of August, at three o'clock in the afternoon, and was addressed to O'Connor at the London Docks; it would not, therefore, be delivered until the following day, and was evidently not the letter which O'Connor had shown to his friends upon the day, and was evidently not the letter which O'Connor had shown to his friends upon the bridge. Indeed, this note was delivered at O'Connor's house the following day (the 9th) by a porter from the docks, Q'Connor having left home at half-past seven in the morning. On the evening of the day when that letter was sent (the 8th of August) O'Connor went to the house of the Mannings, happily, in company with a gentleman named Walshe. Mrs. Man-ning said she had written a letter to ask him to dinner, and was surprised he had not come. O'Connor replied that he had not received the letter. O'Connor stayed at Manning's house that night till about twelve o'clock, smoking, but not drinking, and some conversation took place as to some money which Mr. Walshe had received for him. At twelve o'clock O'Connor left, having complained during the evening of being unwell. On the 9th he went to the Docks, and left them at four o'clock. He was seen that evening on London-bridge, again in Weston-street. near Minver-place, and again, when he seemed undecided where to go, and Weston street, near Minver-place, and again, when he seemed undecided where to go, and Weston street, near minver place, and again, when he scened indeclude where to go, and from that time he was not seen again alive. About a quarter to six o'clock on the evening of the 9th, the female prisoner went to the house of O'Connor, in Greenwood-street. He (the Attorney-General) had instructed persons to ascertain the period of time that would be occupied in going from Minver-place to the lodgings in Greenwood-street. He found that be occupied in going from minor place to the longings in creenwout-street. The found that to walk the distance would occupy about forty-two minutes, and to go by omnibus thirty-five minutes, and by cab about twenty-five minutes. Mrs. Manning stayed at Greenwood-street that night until about a quarter-past seven o'clock. The male prisoner was certainly in Minver-place that evening, for about a quarter-past seven o'clock he was seen smoking and chatting upon the wall at the back of the premises, where he remained about twenty minutes, and then suddenly jumped down, and went away abruptly, saying that he had to keep an engagement. On the 10th of August, the day following that which they might reasonably conclude to have been the day of the murder, Mrs. Manning again went to the house in Greenwood street, about a quarter to six o'clock, and remained there about the to the house in Greenwood street, about a quarter to aix 0 clock, and remained there about the same time she had done the previous evening; and he thought it was not unfair to presume that she had gone there for the purpose of removing part of O'Counor's property. Her visit excited no suspicion, for, as he had said, she was in the constant habit of going to the house; but the witnesses observed that when she left she appeared nervous and pale. The 10th of Angust was on Friday. On the 11th Mrs. Manning engaged a girl to clean the back and front kitchen in Minver-place, and also directed her to clean a basket in the back kitchen, Mole appeared to have been filled with lime. The girl was unable to clean the basket, and Mrs. Manning endeavoured to do so herself, until she had exhausted all the water on the pre-Mrs. Manning endeavoured to do so hersell, unit such as character at the water on the pre-mises. On the same day, the 11th, the male prisoner went to a stockbroker's, where, in the name of Patrick O'Connor, he sold, for £110, twenty of the Eastern Counties Railway shares, which were unquestionably the property of O'Connor. Manning received for them a £100 note, which was changed at the Bank for fifty sovereigns and five £10 notes; and the notes thus given in change were afterwards found in the possession of Mrs. Manning. The absence taus fiven in change were also waits found in the possession of an and use an easily of O'Connor from his critinary duties had naturally created suspicion and useasiness among his friends; and on Sunday, the 12th, the persons who had met him on London-bridge on the his friends; and on Sunday, the 12ch, the persons who had the him on London-orige on the 9th called at the house of the prisoners, where they saw the woman, and asked if she had seen O'Connor, and whether he had dined there on the Thursday previously? She said no-that she had not seen him since the previous Wednesday, when he had visited her with Mr. Walshe. She said she had expected him on Thursday, and had called at his house to inquire for him. Mr. Walshe was not satisfied with this statement; and on the Monday Mr. Flynn, a for him. Mr. Waisne was not satisfied what this statement, and the monday par. right, a relation of the deceased, went again to Minver-place, where he saw Mrs. Manning. Mr. Flynn asked her if O'Connor had been there on the Thursday? She said he had not. Ac-cording to the opinion of the witness, she appeared to be flurried and indisposed, and he asked her if she was ill. She said she had been ill a short time before, and that probably accounted fer it. Early on the morning of the 18th, Manning went to a person named Bainbridge, a for it. Early on the moning of the total matching where ∞ is person names Damon operation of the furniture broker, stated that he was going into the country for a time, and agreed to sell the whole of his furniture for £18. Manning required that the furniture should be removed the following morning at five o'clock, which was assented to, and Manning then agreed to lodge following morning at here o clock, which was asserted to add intiming then agreed to longe at Bainbridge's house for a fortnight. After the male prisoner had gone to Bainbridge's house, he sent a servant to his house in Minver-place for his wife. The servant returned, and said Mrs. Manning had been gone away an hour. Manning himself went to the house in Minver-place about five o'clock, and knocked at the door, but was not answered. He made inquiries, and was informed that his wife had left the house in a cab with some luggage. The broker's wife asked Manning that has some day why, as the furniture was going to remain in the bouse that night, he did not sleep there, when he stated that he would not sleep in that house for twenty pounds. It appeared that, about four o'clock in the afternoon,

-- -

Mrs. Manning had packed up a large quantity of clothes and other articles ; she called a cab from the stand, placed her boxes upon it with the assistance of the driver, and went to the South-Eastern Railway station, calling at a stationer's shop on the way, where she purchased some cards, and wrote upon them the address, "Mrs. Smith, passenger to Paris." On reaching the station she directed the porter to nail these cards on two of her boxes, which she left there. She then directed the driver to proceed to the Euston-square station; and, according to her own account, she went by railway to Newcastle, and was apprehended by the police on the 21st of of August, at Edinburgh, where she was passing under the name of Mrs. Smith. The police had reason to suspect she was Mrs. Manning. They charged her with it; she made no denial; she was asked for her keys, and gave them up. In her boxes, and upon her person, were found seventy-three sovereigns, a £50 note, a number of £10 notes-five of them being the notes obtained by the male prisoner at the number of 2.10 notes—new of them being the works outlined by the male prisoner at the Bank, a £5 note paid to Manning by the sharebroker, a quantity of Sambre and Meuse railway scrip, which was undoubtedly the property of O'Connor. He (the Attorney-General) had thus traced Mrs. Manning to the period of her apprehension, and he would now return to her husband. On the 15th of August, two days after the male prisoner had sold his furniture and taken lodgings at Bainbridge's, he hired a cab in the morning, and drove from Bernondsey-square to the Southampton Railway. He was followed, and on the 27th of August was apprehended at Larsev by the rolice officers. At this point of the case it 27th of August was apprehended at Jersey by the police officers. At this point of the case it was necessary that he (the Attorney-General) should do what would be afterwards done by their Lordships—caution the Jury against using adversely to the female prisoner any declara-tions made by the male prisoner upon his apprehension. It was necessary that the whole case should be detailed in evidence before the Jury, but the rules of law precluded the statements made by Murping form being upod durangely provide the inference of the prisoner and the statements made by Manning from being used adversely against his wife. Manning, when he was apprehended, made no resistance; he said he was about to come to London to explain the whole matter; he stated in substance that the act was committed, not by himself, but by his wife, and that he was sure she would admit it in his presence and that of a clergyman; and he endeavoured, indeed, to cast the whole blame upon her. Manning described the manner in which the murder had been committed ; he said his wife asked O'Connor to dinner, and that as he was going down-stairs she put her arm round his neck, and shot him in the head. Manning did not state, however, how it was that O'Connor's head had been so cruelly and frightfully multilated-indeed, knocked to pieces-by some blunt instrument, probably the crow-bar. These were all the facts of the case. There could be no doubt what-ever that the man O'Connor was murdered by somebody. The question for the Jury to determine was, whether both or either of the prisoners committed the act, or whether either of them did it with the knowledge and connivance of the other. They would either of them did it with the knowledge and convivance of the other. They would find that, before the deed was committed, the lime which was undoubtedly used for the purpose of obliterating, if possible, all traces of the deceased, had been purchased by Man-ning, and delivered in the presence of his wife; that the crow-bar, which was well calculated to be an the hard ground under which the under under tweeter when was build and to mise the flag to loosen the hard ground under which the unfortunate man was buried, and to raise the flag which it was hoped would cover him from observation, had been purchased by the male pri-soner on the 23rd of July, delivered to the female prisoner on the 28th, and paid for by her; and that on the 8th of August the female prisoner herself purchased a shovel which, although it might be used for ordinary purposes, was handy and convenient for the removal of the earth. It was also evident that, without any netice, the prisoners quitted their house on the 18th of August, after repeated inquiries had been made there about O'Connor; and upon one of the prisoners was found a large amount of property, a great proportion of which was un-questionably the property of the deceased; while to the other was traced the possession of property of the deceased, which he (Manning) had converted into money in the name of O'Connor. These were the facts from which the Jury were to draw their conclusions. He (the Attorney-General) was sure they would do so calmly and fairly, patiently and honestly, diamissing from their minds all they had heard and read upon the subject, and relying solely upon what would be proved in evidence.

The first witness called was Henry Barnes, the policeman who discovered the remains of the unfortunate Patrick O'Connor.

HENRY BARNES'S EVIDENCE.

Henry Barnes, examined by Mr. Clarkson. He said: I am a police-constable of the K division. In consequence of information I had previously received, I went on Friday, the 17th of August last, to No. 8, Minver-place, accompanied by another officer named Burton, who had a key in his possession which unlocked the door. We found the house empty. In the back kitchen I observed a damp mark between the edges of two of the flag-stones, and this arrested my attention. With the assistance of Burton I removed the stones. There was mortar underneath, and then earth. The stones appeared to have been recently removed. We proceeded to remove portions of the earth, and when about six inches further we came upon the toe of a man, and when about six inches further we came upon the loins of a man. The body was juite naked. We removed more earth, and at length we found the remainder of the body. The cord with which the legs were tied was

By Mr. Sergeant Wilkins: He was going in the direction of Minver-place. John Younghusband, examined by the Attorney-General, said: He knew the late Mr. O'Connor. He saw him last on the 9th of August, on London-bridge. It was about a quarter-past five o'clock when he saw him. He was walking very slowly, and stopping, as if undecided which way to go. Witness was on the top of an omnibur. By Mr. Sergeant Wilkins: O'Connor was walking towards the City at the moment witness

saw him.

Sophia Payne, examined by Mr. Clarkson, said. I live at 2, Minver-place. I knew Manning, the male prisoner. I remember hearing a rumour of the murder of Mr. O'Connor. Manning, the male prisoner. I remember hearing a rumour of the murder of Mr. O'Connor. On the Monday after I heard it Manning came to my door, about six o'clock in the evening, and asked permission to go through my house to his own, because his wife had gone out. I gave him permission, and he got over the garden-wall to his own house. On the Thursday before that Monday, I saw him, about a quarter to seven in the evening, sitting on his garden-wall, smoking a pipe. I conversed with him about 20 minutes, when he suddenly jumped down, saying he had an appointment to attend to which he had forgotten, and he must go and dress. I saw him no more that evening. I left home about half-past seven, and

Busice of the second should be a second strain a second strain and the second strain part second and part second strain a second strain part second strain and strain a second When people are bustling about in the house adjoining ours, we can hear them, if we are quiet. We take tes about five o'clock. During that time we are rather quiet. Lithograph printing is carried on in our house: but it does not commence till seven in the evening. There is is carried on in our house; build be not commence till seven in the evening. nothing else in our house likely to make a noise. By Mr. Clarkson: I have children; but I always keep them very quiet.

By the Attorney-General: I am quite sure about the hour at which I had the conversation with the male prisoner, Manning, in the garden; for it was just before my husband came home. He generally comes home at seven o'clock.

Mr. Flynn, examined by Mr. Bodkin, said: I am an officer of the Customs. I was ac-quainted with the deceased, Mr. O'Connor. In consequence of his absence from home, I quainted with the deceased, Mr. O'Connor. In consequence of mis access from more, a went to Minver-place on Sunday, the 12th of August, to make inquiries about him, but I did not get in. I went again on Monday, accompanied by a police-officer in private olothes. I saw Mrs. Manning, and had some conversation with her. I asked for her hus-band, and she said he was not in. I said I was a friend of Mr. O'Connor's, and wanted to know if she or her husband had heard anything of him? She said "No." I said it was very strange; and she replied, that it was very old indeed, for some friends had seen him on London-bridge on the 9th. She mentioned Mr. Keating's name as one of the persons who had seen him. She said that Mr. O'Connor was a very fickle-minded man; he often came into her house, and stopped a minute or two, and then suddenly jumped up, and went away. She then said it was probable he was at a place at Vauxhall, where she had been with him once or twice, and she mentioned the name of Walshe. After this ahe said, "Poor Mr. O'Connor; he was the best friend I had in London." When she said this, I fancied her countenance changed, and she became pale; and I inquired if she was ill, or if the room was too warm? She replied, "No;" and that six weeks before she had been ill. I next asked her if she had been to Mr. O'Connor's lodgings on the 9th; and she said she had. I asked her what time she left her own place, and she at first said six o'clock; and on my asking if she was certain of the time, she said it might be a construction of the dot dot that she had were one or time finde going down. quarter-past; and she added, that she had met one or two friends going down. As I was leaving her she said, "You gentlemen are very susceptible." Mr. Bodkin : Did she give any explanation of this expression? Witness : She did not.

By Mr. Sergeant Wilkins: The deceased kept his money in is eash-box in his trunk, and his trunk stood in his bed-room.

By the Attorney-General : I went to the lodgings of the deceased after I had been at Minres-place. I forced open his trunk, and found in his cash-box a few memoranda, but no. money.

By a Juryman : There was nothing said by me to elicit from Mrs. Manning the expression, "Poer Mr. O'Connor."

Ann Armes, residing in Greenwood-street, Mile-end-road, was next called: Mr. O'Connow resided in my house nearly five years. He occupied two rooms on the first floor, ready furnished. I recollect that he left my house on the morning of the 9th of August, at half-past seven o'clock. There are two doors to my house-one to the shep, and one to Mr. O'Connor's rooms. He never returned after going out on the day I have mentioned. I know the female prisoner. She was in the habit of visiting Mr. O'Connor, particularly during the last nonth before he disappeared. She generally came slone; but once or twice Mr. Manning come with her, and also Mr. Massey. I saw Mrs. Manning go up-stairs to Mr. O'Connor's room at a quarter past six o'clock on the evening of the 9th of Angust. She remained till a quarter past seven o'clock. No one else called that evening. On leaving the house, Mrs. Manning came through the shop. She usually went out by the private door. I saw her again next day, when she came about the same time, and went up-stairs to Mr. O'Connor's again left day, what she can's out it is saids time, and what if years is the shop, she room. She remained till a quarter past seven o'clock, and, on passing through the shop, she changed half-a-crown, and bought some article. I thought there was something singular about her appearance. She trembled very much. I noticed that she gave the money with her left hand. On Friday, Mr. Flynn came to O'Connor's lodgings. On the Friday before Mr. O'Connor left, Mrs. Mauning came alone, and went into Mr. O'Connor's room. I heard Mrs. Manning then say she wanted to purchase some railway succes. All the table, had his cash-box before him, and had taken out some papers, which lay on the table. Cross-examined by Mr. Sergeant Wilkins: Mr. O'Connor always carried his keys on his the success of the same she usually had tea with Mr. O'Connor. The key

own person. When Mrs. Manning came she usually had tea with Mr. O'Connor. The key of the tea-caddy, from which Mr. O'Connor took the tea, was on the bunch, among his other of the tes-caddy, from which Mr. O'Connor took the tes, was on the buffed, among his other keys. I have seen Mr. Manning along with Mrs. Manning, at Mr. O'Connor's lodgings; Mr. Massey also. They all seemed on good terms. My parlour is under Mr. O'Connor's room. During business hours, I am sometimes in the shop, and sometimes in the parlour; and I can hear any one passing up. When Mrs. Manning paid the money with her left hand, she seemed to have a parcel in her right. On the Friday evening, previous to Mr. O'Connor's going, I saw the cash-box lying on the table in Mrs Manning's presence. I have seen Mrs. Manning in O'Connor's bed-room, but never when they were alone. By Mr. Ballanting. Did not hear Mrs. Manning easy where she had got her money to huw

By Mr. Ballantine: Did not hear Mrs. Manning say where she had got her money to buy pares. When the cash-box was on the table, O'Connor seemed to be pointing out certain shares. papers to Mrs. Manning. He pointed to particular papers, and said, "These would be the best." O'Connor had lodged with me about five years, and the Mannings had visited him for about twelve months. Mrs. Manning never slept in the house, to my knowledge. I never was paid any sum for her by O'Connor. I never was paid nine shillings on her account by O'Connor. Some boxes once came, with the name of Roux on them; but they were not allowed to go up-stairs. I think Mrs. Manning came at the same time with the boxes. This

 Market a year and three months ago.
 Emily Armes, examined by Mr. Clerk : Is sister to the preceding witness. Recollects the . Emily Armes, examined by Mr. Clerk: Is sister to the preceding witness. Recollects the time when Mr. O'Connor was missing. On the Friday previous, heard a conversation between Mr. O'Connor and Mrs. Manning. It was about railway shares. She said she wished to buy some. O'Connor was showing her some shares, and he said, pointing to a lot, "No, not that." He then advised her to purchase some shares, the name of which I forget. On the Thursday evening after Mr. O'Connor went away, Mrs. Manning came and asked if he was at home ? She was told he was not, and she then passed on to his room. I observed her looking very pale when she went out, as she was purchasing some biscuits in the shop. Next night (Friday) she again called, and went up-staris into his room as before. She this night, also, looked very pals and ahaky as she passed ont. There was a difference in her appearance on Friday as compared with Thursday. She was more shaky, and her left hand trembled very much.

By Mr. Sorgeant Wilkins: Mrs. Manning was paler than usual. She bought some cake on Thursday, and paid for it with coppers. She was dressed in a visite. When she asked for O'Connor, the witness did not say that he had been out all night.

O'Connor, the witness did not say that he had been out all night, By Mr. Ballantine : Mrs. Manning, on going out, could have passed through the private door, and not come near the shop at all. On previous occasions she had done so, when Mr. O'Connor let her out. I have also let her out by the private door. I am not a servant in the house, but live with my sister. I recollect some boxes coming, with the address, "Miss Rouf" upon them. It was not "Roux;" I am certain of that. Mrs. Manning came with the boxes. She had a bed at our house that night. Mr. O'Connor asked whether we could provide a bed for his friend and her husband. The husband did not come. By the Attorney-General: I have seen the letter now produced. It was brought to our house on Frilay, the 10th, by a person who said he was from the Docks. I believe the writing inside to be that of the female prisoner. By Mr. Ballantine: Mr. O'Connor never paid 9s, on account of Mrs. Manning having slept

By Mr. Ballantine: Mr. O'Connor never paid 9s. on account of Mrs. Manning having slept in the house.

WILLIAM MASSEY'S EVIDENCE.

William Massey, medical student, was examined by the Attorney-General: I resided with the Mannings for fourteen weeks. They kept no servant, but a charwoman was occasionally employed. I left on the 28th of July, because they appeared anxious that I should do so. They said they were going out of town on Monday, and I left on the Saturday. I have fre-quently seen Mr. O'Connor there. The male prisoner has sometimes spoken to me about him. He once told me his wife had been to the Docks, where she had seen O'Counor in a state of intoxication, he having taken large quantities of brandy as a precaution against cholera. He told me also that she had seen his will, and that he had left her all, or the greater part of his property, and that he was a may worth \$20,000

greater part of his property, and that he was a man worth \$20,000 The Attorney-General: Has he on those occasions ever spoken to you of drugs that will produce stupefaction ?-He has-he has spoken of laudanum. In the first place, he asked me what would best produce stopefaction, or partial intoxication, so as to get a person to put his hand to paper. He asked whether chloroform or laudanum would produce stopefaction. I said those drugs had no doubt been used for such purposes. When speaking of these things he had just before mentioned the name of U Connor, and had referred to his having a sou-siderable amount of money. He said O'Connor was very approhensive of cholers; and he observed to me, "You frightan him well about the cholers, and persuade him to take bunning as a specific for it."

Did he ever ask you any questions about the head?-Tes; he once asked me what part of the head it would be most fatal to strike. I said I believed that a blow behind the car would most likely be attended with fatal effects. He once asked me where the brain was placed, and I pointed out the part.

Was there anything said about an air-gun ?- There was. He saked me about the nature of an air-gun, and I said I had heard of such a thing, but that I had never fired one. Did you ever talk about what would be the fate of a murderer ?- We once talked on that

subject. Something was said about the wax figure of Rush at Madame Tussaud's, and he asked me if a murderer went to heaven. I said "No."

Have you ever written letters for this man?-I have written a letter or two, at his request, to Mr. O'Connor.

By Mr. Sergeant Wilkins: You being a medical student, questions connected with year profession sometimes became the topic of conversation?—Yes.

Mary Wells: My father carries on the business of a builder. I know the male prisoner, and remember him coming to my father's house to purchase line some time at the end of July. He said he wanted it to kill slugs in the garden. I asked him which he would have, white or grey. He said he would have that kind which burned quickest. We had no white, and he then said he would take grey, and he wrote a direction on paper where to send it to. I delivered that direction to Richard Welsh, who was the person sent with the lime.

By Mr. Sergeant Wilkins: Our house is five minutes' walk from Minver-place. The servant was present at the time, and might hear all that passed. The lines was sent home

servant was present at the time, and might hear all that passed. The lime was sent home two days afterwards, and no inquiry was made after it in the meantime. Richard Welsh, a boy in the employment of Mr. Wells, was next called: I carried some lime to Minver-place, on the 25th of July. I saw the prisoner Manning order the lime. When I took it to Minver-place I saw the female prisoner. There was a brabel of lime. I took it down to the kitchen by direction of Mr. Manning, where I shot it into a basket. Mr. Manning asked me to call next day, and he would see if he could get a couple of halfpenndes for me. I called next day, and got three-halfpence from Mrs. Manning. By Mr. Sergeant Wilkins: I was present when the lime was ordered. The direction was given to me, but I did not read it. I had heard Manning give his address as well as write it, and I knew where to go. William Danly, examined by Mr. Bodkin : I am in the employment of Mr. Evans, un ironmonger in King William-street. On the 25th of July the male prisoner ordered a crow-bar. in all respects the same as that now produced, except that it was five inches longer. He

bar, in all respects the same as that now produced, except that it was five inches longer. He directed it to be sent to No. 8, Minver-place. I took it home on the 28th July. The prissner was told the price would be 2s. 6d. As I was going along, carring the crow-bar in my hand, the male prisoner met me on the bridge, and asked if I had a crow-bar for him? He make the male prisoner met me on the bridge, and asked if I had a crow-bar for him? He said I ought to have wrapped it up in paper, as he did not wish everybody to see what he was purchasing. He then went into a stationer's shop and bought some brown paper, which he put round the crow-bar and tied it with a string. He then went to the corner of the Maze, and showed me the way to his house, saying that some one there would pay for the crow-bar. A stout lady (Mrs. Manning) opened the door to me. The crow-bar was at this time so covered up that no part of it could be seen. Mrs. Manning asked if I had brought that from King William-street. I said "Yes," and gave her the bill, when she complained that it was charged rather more than was agreed for at the shop. I got 8a 6d, for it. for it.

By Mr. Sergeant Wilkins: There were three or four persons in the shop when the crowbar was ordered. If Manning had not given his address, I should not have known where to take it to, as I never saw him before. On going to the stationer's shop, he said we might have wrapped it up in paper; but he did not say that any respectable dealer would have done so.

By Mr. Ballantine: When Mr. Manning ordered the crow-bar, he did not say what ha wanted it for. I do not know whether it was termed a "chisel," a "ripping chisel," or a "crow-bar," in the bill. There was more than one fold of paper over it when I took it to Minver-place. When Manning left me, we were not more than five minutes' walk from his hon

Mr. Lockwood, the surgeon, was recalled ; and, in answer to questions put by the Attorney-General, said that, in his opinion, such an instrument as that now produced, or one five or six inches longer, would inflict the wounds he saw on the head of Mr. O'Connor. By Mr. Sergeaut Wilkins: The wounds might have been inflicted by a shorter as well as

by a longer instrument than that now produced.

By the Chief Baren : You stated in your evidence that some of the wounds were incised and some of them contused ?-Yes.

Could yoe, from the appearance of the wounds, form any opinion as to the length of time which had elapsed since they were inflicted ?-I could not; but I think they must have been

inflicted a week or so before. I have no doubt that when I saw the body it must have been under the ground a week at least. What grounds have you for thinking co?-The body was in such a state of extensive de-

composition as led me to think so.

composition as not me to Galaxieo. In forming your judgment, did you take into consideration the fact that lime had been used?---I did. "The lame would certainly cause the body to decompose quicker. By the Chief Baren : Taking into consideration the quantity of lime seed, can you still form an opinion as to whether the body had been under the ground for a week or less?----I

Have no doubt whatever that it was there for a week. By Mr. Sergeant Wilkins : Did you arrive at this conclusion from what you had previously heard ?-I formed my opinion upon the matter the very day the bedy was taken out of the ground.

Had you previously heard that the body was missing?-I had heard that, but I formed

my judgment entirely from the appearance of the body. By the Jury: Would not the effect of the lime be to disfigure the features very much?----

Yes; and a stranger might not be able to trace them. By the Chief Baron : Were the features so destroyed as to render it difficult to identify the body ?-Probably a person intimately acquainted with the person of the deceased would be able to identify him.

Would the external explication of hime make any difference with respect to the decom-pecition of the brain, which I understood you to say was found in a fluid state?--The lines might be absorbed through the fractures of the skull, and so cause the decomposition of the brain.

Did you examine the intestines, and did their appearance throw any light upon the time

which the bedy had is n under ground? — I did, along with Mr. Oding; and they were found as much decomposed as the other appearances would have led me to expect. William Cakill, examined by Mr. Clerk: I am shopman to Mr. Langley, an ironmonger in Tooley-street. On the 8th of August the formale prisoner came to the shop to purchase a shared and she wild to have a stream one. Lynonymouth the for the stream of the stream shevel, and she said she wished to have a strong one. I recommended her to have a regula . wooden-handled long one, but she said a short one would do, and she purchased ona; and I took it to the address she gave me-No. 3, Minver-place. The shovel produced is the sne I cold her.

By Mr. Ballantine: This shovel coat 1s. 3d. She might have purchased a common spade for 2a

William Sopp proved that he obtained the showel referred to by the last witness from

Mr. Bainbridge, the braker, to when the prisoners had sold all their fermiture. Henry Barnes, the police constable, recalled : I am sure the showel was not in the house on the day when I found the bedy.

By Mr. Sergeant Willins: I want into the front parlour and eaw a new marble chim-cy-piece there, but did not observe that there was any want of paper round the top SM V đí it.

tiannah Firman, examined by the Attorney General: I am twelve years old. On Fri-day, the 10th of August, I was in Minyes-place, selling matches and shoe-ties, when I awwa woman, and I ashed her if she wanted her steps cleaned. She said to me, "Can you some on Monday?" and I told her I could not. the then saked me if I could do anything else On Monday?" and 1 tota her I could not. Some them summer me I i count to my samp energy besides cleaning steps, and I told her I could, and I effered to do some work for her for 5d. I offered to clean the back kitchen, but she toki me she had done that hereaft, and she than wanted me to wash a backet with marks of lime on it. I told her I could not do so, because my hand was bad, and the prisoner then let the water run through the backet until it all Ean away.

Do you see that woman here?-The witness looked round the whele court before the turned towards the dock, and, immediately on her eyes resting on live. Manning, she un-claimed, "Thuse she is." I heard a conversation between Mr. Manning and his wife. I was at the coal-cellar when I beard the mais priconer stamp with his foot, and say to his wife, "Give it me directly." She replied that she would, and I heard no more, as I was then in the cosi-hole

By Mr. Ballantine: The kitchen looked neither very clean nor very dirty. They gave me 6d. for my work, but I was not scolded into the bargain.

Now, tell me, did you take anything away with you from the house?---The witness frage showed some besidation, but on Mr. Ballantine repeating the question, she exclaimed, # Ten, sir; I will tell the truth, for it will go furthest." That's right. Now, tell us what you did take sway ?--- I cannot tell overything. I test

an egg from the larder.

And a rasor?-Yes, cir. Where from ?-From a bex.

You took an egg from the larder and a razor from the bez. Was these anything mere?-Tes, sir; a purse out of the drawer.

-two pains of stockings ?--- No, sir ; not two pairs ; 1 only e 4 . . J, - **.**

Then you took some clothes belonging to Mrs. Manning-a dress and petticoat, did you not?-I don't recollect any more, sir.

Nor a smelling-bottle ?--- I don't remember about the smelling-bottle.

Mr. Ballantine: Ohl you can't recollect any more. You may go. The witness then left the court, having, by the confession of these various thefts, left an impression on the minds of the audience very different from that which she had created during the first part of her evidence, which she gave with much clearness and appearance of simplicity.

James Coleman, a builder, and landlord of No 3, Minver-place, proved that he let the house to the Mannings, and that they left it without notice, though they were yearly tenants. On the Tuesday evening succeeding the 9th of August, he found the house empty.

By Mr. Sergeant Wilkins: No marble chimney-piece was put up by the Manninga.

MR. BAINBRIDGE'S EVIDENCE.

Charles Bainbridge said: I am a broker in Bermondsey-square. I had known the male prisoner for about two months before July last. He made me an offer to sell all his furniture, and I went over the house with the female prisoner, and agreed to give her £13 for the whole of it. Mrs. Manning wanted £16, and I refused to give it; and on the 13th of August I agreed to give £13 10s. The male prisoner wanted me to take the furniture on the following morning, at five o'clock, but I reluzed, saying it would look bad. The male prisoner afterwards told me that his "governor" was not going away for a fortnight, and he proposed to lodge with me for that time; and he agreed to give 10s. per week. Shortly after this he told me that he had started his wile off into the country, and that night he slept at my house. There was some linen in the house which was not included in my purchase, and he wished me to take charge of it, and also a new hat; and he said he should be in the country about two months. Among the property which I removed from the prisoner's house, was the new shovel which has been produced. I last saw the male prisoner on the morning of the 15th of August.

By Mr. Sergeant Wilkins: I am sure the prisoner said that he had started his wife off inte the country. He slept at my house on the Monday night and the Tuesday night, and he weat away on the following morning. There was no coalpick or axe among the articles I purchased of the prisoner.

By Mr. Bodkin: There was no crow-bar among the articles.

Mrs. Bainbridge, the wife of the last witness, deposed that, upon examining a dress, which was one of the articles purchased by her husband, she observed a mark as though there had been blood upon it, and it appeared to heras though it had been imperfectly washed and dried, and had become mildewed. The male prisoner left their house on the Wednesday morning, taking with him a carpet-bag and a trunk, and he told her he was going to sea-bathing. On the Monday before he went away he told her that he had sent his wife off into the country. At this time the goods were still in the house in Minver-place, and she asked the prisoner whether he would sleep there, and he said, "I would not sleep there for £20." By Mr. Sergeant Wilkins: Witness would swear the prisoner did not say that his wife had started off into the country, but that he had sent her there himself.

The witness was cross-examined at some length as to her reason for supposing that there were marks of blood upon the dress, but she only repeated that the dress appeared to her to have been washed and imperfectly dried. The spots of blood, she thought, would not come

out without boiling. Matilda Wellden deposed that in August last she was living at Mr. Bainbridge's as servant, He and remembered the prisoner Fredrick Manning coming there on the 18th of August. He sent her to Minver-place to fetch his wife, but she could not find the house, and the prisoner then went himself. On the evening before the goods were removed, he told her that, if any-body inquired for him, she was to say that she had not seen him for a fortnight.

By Mr. Sergeant Wilkins : When she was first examined, she said she did not know whether the prisoner said that his wife had gone into the country, or whether he had sent her there. Mrs. Scholefield deposed that she lived opposite the prisoners' house in Minver-place.

About half-past 5 o'clock on Monday, the 13th of August, abe saw the female prisoner ge away in a cab, with several boxes and other huggage. The male prisoner went to the house about half-past 5, and knocked at the door and the window, and when he found he could not get in, he came to her and asked if she had seen his wife go away. She told him she had ; and he then asked if she had sny luggage with her, and she said she had. The prisoner then thanked her and went over to Minver place, and knocked at No. 2, and went in.

William Byford, the driver of a hackney-cab, deposed that he drove the male prisoner to the Southampton Railway station on the morning of the 14th of August, and by his direc-

tion he went through Bermondsey-street, which was much further round. William Kirk, cab-driver, said: On the 13th of August, the female prisoner came to the stand where I was, and hired my cab. It was about half-past three o'clock. She asked me to take two boxes and other things from the house in Minver-place to the cab. She got out on the 1 ill, coming to London-bridge, and went in to a stationer's. I then drove to the London bridge station, and there saw some cards attached to the boxes. She left two boxes, there, and I then drove her to the Euston station.

W. Day, porter at the London-bridge terminua: On the 13th of August I recollect the inmale prisoner leaving two boxes at the station. She gave me two cards, on which were written either "Mra" or "Miss Smith, passenger, Paris." I placed them on the boxes, and took the latter to the cloak-room, to be left till called for.

MR. RICHARD J. MOXHAY'S EVIDENCE.

Richard J. Moxhay, superintendent of police, Edinburgh: On the 21st of August, I went with a Mr. Dobson to a lodging-house in Leith-walk. I left Mr. Dobson at the door, and, going into a room, saw a lady. T isaid, "Mrs. Smith, J presume?" and then I added, "May: I be allowed to ask if you are a married lady?" She said she was, and that her husband's mme had been Smith, but that he was dead. She stated that she came to town on the Tuesday or Wedneedday previously, and that there was no person in Edinburgh to whom she could refer but Mr. Snaw, a gentleman over the way, who had recommended her to the lodgings in which I found her. She further stated that she had last come from Newcastle, and that her object was to improve her health, adding that she had batched at Portobello. I asked if she had any sorip? when she said she had not, nor had she been offering any for sais. I ther looked very intenly at her, and said, "My impression is that you are the wife of Frederick George Manning." I then directed an officer who accompanied me to ask Mr. Dobson to come in. That gentleman accordingly entered, and said, "That is the lady who offered me scrup for sale." I asked her if she had any objection to let me see her luggage, and she said, "Certainly not." I got her keys from her, and, on opening a truck, the first thing found was a tavera bill-head, with the name "F. G. Manning, Taunton," upon it. The moment I saw that, I said, "My suspicionsare confirmed; put all these things up," and then turning to Mrs. Manning, I informed her that I was the superintendent of police, and, after cautioning her in the usual terms, I asked if she had any scrip? She replied—" Scrip? Oh yes, scrip of my own." She said she had no objection to my looking at it. I none of her trunks I found a certain number of soversigns, and scrip of the Sambre and Mouse Railway, numbered from 48,065 to 48,674, both inclusive; a certificate of Spanish bonds, numbered 6020, and someother scrip. There was a sorce of the Bonlogne and Amians Railway, numbered f

was that he could not get the money she had. By Mr. Sergeant Wilkins: Mrs. Manning stated that when she first started from home, she did not know, up to that moment, whether to go to Paris or to Scotland. By Mr. Ballantine: She said that part of the szip found in her possession had been pur-

By Mr. Ballantine: She said that part of the scrip found in her possession had been purchased for her by Mr. O'Connor.

MR. EDWARD LANGLEY'S EVIDENCE.

Edward Langley, sergeant of police, deposed: I went to Jersey on the 25th of Angust, and reached Prospect-house on the 27th. When I, accompanied by several other persons, went into the room where Manning was, the latter exclaimed, "Holloa, what are you all about?" I made myself known to the prisoner, who then said, "Is that you, sergeant? I am glad you are come. I was going to Loadon to explain it all." He than, said, "Is the wretch taken?" I said, "I do not know." He said, "I suppose they will find a great deal of money upon I er-£1300 or £1400 at least." I said I did not know, and that he must consider himself in custody for the shocking affair that had taken place in his house. His reply was, "Verv well-I can explain it all; but surely you will not put the bandonffs on may."

prisoner was then taken down-status. On going along he said, "His shot him; the cloth was haid on the table, and she asked him to go down-status and wash his bands. At the bestoon of laid on the table, and she asked him to go down-stairs and wash his hands. At the bettom of the stairs she put one hand on his shoulder, and with the other shet him in the back of the blend." Captain Chevalier, who was one of the party, asked what had become of the body, and he said, "She had a grave dug for him." No other questions were put to him. On the following morning the prisoner asked how long he would be kept, as he was assions to go ta-London to explain everything. He was brought to Southampton in the packet, and on our arrival there I met Inspector Haynes, who accompanied us to town. During the journey from Southampton, he asked whether, if his wife confersed, he would be set free. I tail he must excuse me from answering such a question. He said, "I am sure she will confees, when she sees me, particularly if a clergyman is present." I examined his clothes, and in one of: the pockets I found some tissue paper and some gumpowder. The prisoner seemed very un-well. In the railway carriage he began talking to Inspector Haynes, but I, being very tired fill asleer. fell asleep.

MR. J. HAYNES'S EVIDENCE.

J. Haynes, superintendent of the detective police, said: In consequence of information I received, I went to London-bridge station, and found two boxes, with a direction on each. The address was "Mrs. Smith, passenger to Paris; to lie till called for." I opened one of these boxes, and found several articles. There were marks of blood on the skirt of a gown, which appeared to have been recently washed. I found a piece of muslin also similarly-stained. Was at Southampton on the 31st of August, and came up in the train with the male prisoner. He asked me if I had seen his wife? I said I had not. He said, "Do you think I shall see her to-morrow?" I replied, "I don't know; but I don't think it is fikely you will be allowed to see her." I had previously said, "This is a very serious affair, Mar-ning, but you are not required to say anything to criminate yourself." He said, "I arm sware of that. I was very foolish to go away, for I ought to have staid and explained all." J. Haynes, superintendent of the detective police, said : In consequence of information We said if he could see his wife in the presence of a clergyman, he was sure she would ex-plain all, for it was she who shot O'Connor. She invited him to dhmer, and had laid the cloth, and then shot him from bahind when going down-stairs. He said she was a very violent woman, as would think no more of killing a man than of killing a cat-that he had been frequently afraid of his own life, and that on one occasion she followed him with a drawn knife. He said that she was determined to be revenged on O'Connor, for he it was who had induced them to take the house in Minver-place. He said it cost them £80 to farmise the house, and O'Connor had promised to come and lodge with them; that he was out of town at the time, and that, on his return, his wife told him O'Connor had only slept there one night, and refused to remain longer. When he said his wife shot him, I observed that it sppeared by the papers there were other wounds on the head, but he made no reply to that.

The Attorney-General then put in as evidence the letter referred to by him in his openfing. statement, written by Mrs. Manning to O'Connor, containing an invitation to dinner, and which was found open at O'Cennor's lodgings on the Thursday. The Court adjourned, at a little after 6 o'clock, till 10 next morning.

ning, before leaving, curtised slightly towards the Bench, and was led out by a female thrakey. The prisoners left the dock without taking the slightest notice of each other. Mrs. Man-

SECOND DAY .- FRIDAY, OCTOBER 26.

a piece of muslin found in the boxes left by Mrs. Manning at the South-Rastern Railway station at London bridge, was recalled, and stated that he delivered to Mr. William Odling one of those dresses and the muslin collar.

Mr. William Odling, examined by Mr. Bedkin: I am a practising chemist. I have examined a part of this dress, which I have subjected to the usual chemical test; and I have

arrived at the conclusion that the stains upon it were caused by blood. Cross examined by Mr. Ballentine: The tests were applied on Wednesday last. I was not examined before the police-magistrates. No person but myself was present when I applied the tests. I am twenty years old. I allowed the dress to stand in cold distilled water. I cannot say that the stain on the collar is blood.

Re-examined by Mr. Bodkin: I am a son of Mr. Odling, surgeon to the police force. I have been studying chemistry for five years at least. I have studied at Guy's Hospital and at the College of Chemistry. There was very little of stain on the collar, compared with what was on the dress. The stain was not ison-mould; nor any vegetable matter which I am acquainted with.

In answer to questions put by the Lord Chief Baron, the witness described the usual nega-tive chemical tests to which presented blood-stains are subjected, and which he had applied

The trial was resumed at ten o'clock, when Lord Chief Baron Pollock and Mr. Justice Gresswell took their seats on the bench in the morning. Mr. Justice Maule was absent. John Haines, who was the last witness examined, and who then produced some dresses and

in the present instance, adding that there was no direct chanical process by which the pre-

MR. FRANCIS WORRALL STEPHENS'S EVIDENCE.

Francis Worvall Strphens, examined by Mr. Clarkson: I am a stockbroker, carrying en business at No. 3, Royal Exchange. I was acquainted with the late Patrick O'Connor. I was in the habit of doing business with him. I delivered to him, on the 6th of Angust last, in shares in the Sambre and Menze Railway. I had purchased them for him on the 5rd of Angust. They were sumbered 6460 to 6469 inclusive. I think they were ordered on the find or 3rd of Angust. In May last I purchased for O'Connor ten shares in the Amiens and Benlogne Railway. They were ordered on or before the 11th of May. I delivered them on the 11th. They were numbered 43,665 to 43,674 inclusive. I recollect Mrs. Mamning coming to my office either on the 1st, 2nd, or 3rd of Angust—but I rather think it was the lat. She introduced herself by saying that she had been recommended to me by Patrick O'Connor, as she wanted to invest some money. She asked what shares or stock she could buy in England that she could sell abroad. I asked where she was going to. After some hesitation, she said to Paris. I said, "Perhaps you had better purchase Franch Rentes?" She asked for the Roreign Railway List, and I showed it to her. She asked what shares on she should buy, as alse wished to sell the property again without the control of her husband? She asked, sell them-without her husband's control? She said she would call again, and went away; but I did not use her afterwards.

Gross-examined by Mr. Ballantine: The Boulogne and Amiens shares came to £71 17s. 6d. They have diminished in value since I bought tham for O'Connor. In August they would have been worth about \$7 per share. O'Connor never mentioned Mrs. Manning's name to me.

MR. ALEXANDER LAMOND'S EVIDENCE.

Alexander Lamond, examined by Mr. Clerk: I am not a broker on the Stock Exchange, but I am a stockbroker. I was acquainted with O'Connor when he was alive. In April last I yarchased some shares in the Eastern Counties Railway for him. I witnessed the transfer of those shares to Mr. Patrick O'Connor. They were twenty shares, and amounted to £400 of the Convolidared Stock of the Eastern Counties Railway. [The transfer book of the railway company was here produced, from which it appeared that the transfer was executed on the 16th May last.] The shares were paid for on the same day. On the 27th of April, I purchased for O'Connor ten shares in the Sambre and Meuse Railway. They are acrip shares, which pass from hand to hand without registration. I do not know the numbers of those shares. I received them from Mr. George Cooper Russell. Russell's name was on them. [Mr. Moxhay, the superintendent of police at Edinburgh, here produced the Sambre and Meuse scrip found in Mrs. Manning's trunk.] I recognise these as the shares which passed through our hands with reference to that transaction. These shares were brought to our office by Mr. Wenham Russell's clerk. They are numbered 26,523 to 26,532 inclusive.

Cross--xamined by Mr. Ballantine: Mrs. Manning brought me a note of introduction from O'Connor. She asked me some questions, but she had no dealings with me.

John Hayward, examined by the Attorney-General: I am a clerk in the office of the solicitor to the Treasury. I was present at the police-office when a person named John Bassett was examined. I understand that he is now dead. He produced before the magisfrate, and I received from him, this scrip and assignment [producing them]. They have been in my possession ever since. Mr. Green examined: I am clerk of the transfers to the Eastern Counties Railwary Com-

Mr. Green examined: I am clerk of the transfers to the Eastern Counties Railway Company. This is the original certificate of Eastern Counties Railway Company's shares delivered to Patrick O'Connor. The other document professes to be an assignment of those shares.

Mr. Shillibeer examined: I know Frederick George Manning. I do not believe that the signature to this document (the assignment) is in his handwriting. It does not bear the alightest resemblance to it. [This unexpected statement from the witness excited a good deal of surprise.]

also of sumprase 1: Richard Hvanmend, examined by the Attorney-General: I am a clerk in the employment of Messra Killick and Co., sharebrokers. I know the male prisoner. I did not see him execute this transfer of stock, but it was brought to me wet by Mr. Bassett. At the time when Bassett brought it to me I saw the male prisoner in the office. When he came in we spoke about Eastern Counties shares, and I introduced him to Mr. Bassett in the private room. He said he had been there before, but I did not know what his name was. Mr. Basset asked me for £110, and I gave him the money. I gave him a £100 Bank of England mote, numbered 12,045; and dated the 5th of June, 1849. There was also a £9 nets, numbered 20,051, and five sovereigns. I saw him pay this money to the priomer, Frederick Georgie Manning. The words "Patrick O'Connor" on the assignment ware we when it was delivered to me, and I put it on the blotting-paper. There was a Mr. Lintorn, a share-cleabing, who was in the effice at the time. I did not hear the name of O'Connor mentioned. I took

the name of O'Cennor from the transfer. All this occurred on Saturday, the 11th Angust. On the 20th of August, I went to the Bank for the purpose of stopping payment of the £100: note. The name "Charles James Baker" was on the note at the time when I handed it over to Mr. Bassett.

The witness was cross-examined by Mr. Sergeant Wilkins, but nothing material was elicited. George Lintorn examined by the Attorney-General: I am a share-dealer. I have had deal-

ings with Killick and Company. I was at their office about half-past eleven o'clock on the morning of Saturday, the 11th August, when a person came to sell twenty Eastern Counties shares. I went into the private room where the stranger and Mr. Bassett were. I did not take particular notice of the stranger, but I remember this transfer being executed by him. I saw the stranger write it. I cannot say that I should know him again. There was nobody in the private room but the stranger, Bassett, and myself. I saw the £100 note handed over to the same person who signed the transfer.

Some questions were put in cross-examination to the witness by Mr. Sergeant Wilkins, but they failed to shake the testimony given in the examination in chief.

MR. GRIFFIN'S EVIDENCE.

Mr. Griffin, examined by Mr. Bodkin: I am a clerk in the Bank of England. This £100 and address now on the back of it were on it when it was received there. I gave the bearer of the note 50 sovereigns, and a ticket which would entitle him to get notes in another de-partment of the Bank. This is the ticket which I gave to the party. It is the practice of partment of the Bank. This is the tacket which I gave to the party. It is the practice of the Bank to require the name and address of the party changing a note. The name and ad-dress given were Frederick Manning, 7, New Weston-street, Bermondsey. Another witness from the Bank of England proved that be gave in exchange for the ticket referred to by the last witness five £10 notes, numbered 67,872 to 67,376 inclusive. John Blatchford, examined by the Attorney-General: I was for several years attorney to the late Patrick O'Connor. The signature to the transfer (of the Eastern Counties shares) is

Here is a state of the state of and I also went there in an omnibus and in a cab. It took me forly-two minut there, thirty five minutes to go in an omnibus, and twenty-five minutes in a cab.

Cross-examined by Mr. Ballantine : I have not measured the distance.

James King, examined by the Attorney-General: On Friday, the 10th August, the postman brought me, at the London Docks, the letter now shown to me. I gave it to Lackington to take it to O'Connor's house.

Lackington, a messenger of the London Docks, proved that he left the letter at 21, Greenwood-street.

Richard Welsh, who was examined yesterday, and who then stated that he delivered the lime bought by Manning to the female prisoner, was now recalled, at the instance of Ballantine, and admitted that he might be mistaken in that respect, but he believed that it was the female prisoner to whom he gave the lime.

This closed the evidence for the prosecution.

THE DEFENCE.

Mr. Sergeant Wilkins then rose, and, addressing the Jury, said: I appear before you to-day as the counsel for the male prisoner, Manning. I am here as his advocate, and therefore, no doubt, you will watch with jealousy—and justly so—any observations which I may urge upon his behalf. I do not complain of that. Every man who stands forward as the advocate in any such case ought to be watched carefully. But, at the same time, I need not remind you that it is your duty, also, to weigh well any observations I may present to you, and to give them that attention which they deserve. I ask no more. When I announce to you that I appear before you as the advocate of the male prisoner, Manning, you will at once perceive that I stand in a position unequalled in the history of criminal trials. My difficulties are immense. The mere accusation itself against any man argues a foregone conclusion in nine cases out of ten, and renders his defence a task which is always extremely arduous. What, then, is my position? In the first place, I have to answer the first counsel of the land. In the next position? In the first place, I have to answer the first counsel of the land. In the next place, I have to urge upon you a line of defence which, at first sight, appears very odious; and, in the next place, I am to be followed—strange as it may appear—by another defending counsel, whose duty it will be to neutralise, as far as in him lies, all that I may urge, and to destroy, if he can, the man whom I wish to save. Whatever topics he may urge upon you, however, I shall not quarrel with them. However strenuously he may labour on behalf of his client, and however painful I may feel my situation. I must award to him that meed of approbation which is due to a faithful discharge of duty. But my difficulties do not end here. How does it happen that, while, as a people, we are boasting of the liberties we posses, and the securities which those liberties afford us—how does it happen, I ask, that a case of this kind is never tried, but even the counsel for the Crown and the learned Judge on the bench himself feel called upon to caution you against impressions previously mads—to is aution you. himself feel called upon to caution you against impressions previously made-to caution you

against the efforts of those who set themselves up as the defenders of our liberties, but who, in such cases, do all they can to prejudice your minds, to perve t your path, to dam bat win, in such cases, do all they can to prejudice your minus, to perve t your path, to usin up the streams of justice, and prejudge the case by urging upon the public topics and circum-stances which ought never to weigh with you for a moment, but which, nevertheless, have an effect upon your minds, whether you will or no? You were told by the Attorney-General, who I am happy to say, in passing, has conducted this case in a manner which reflects the greatest credit upon him—he tol I you (quoting the language of a celebrated Judge) to forget all you had heard and read on this subject, and to come with your minds unprejudiced and unbias-ed to the decision of a case which I may say involves at once the temporal and eternal interests of two of our fellow-creatures. Who are they that render these precations neces-sary? Who are the rebels against justice? Who are they that transgress the law? Who are the men who dare to dictate to a Court and Jury, and who seek to intimidate you into a particular verdict, because it squares with prejudices resulting from an imperfect knowledge of the whole history of the case? I have read with deep interest that frightful event, the French revolution — an event that did more at once to ennoble and to debase, to dignify and to degrade the human race, than any other event with which I am acquainted; and I have found that what adds to the herrors of each stage of cruelty, as it presents itself to our view, is, that a depraved press prejudged every case before its investigation, making the trial a meaningless form and an empty pageant. I call upon you, as far as in you lies, to treat with contempt the *dicta* to which I have referred; to push them entirely from your sight, concluded hand the the her is more large and aided by all the infrance of a wide windther the distance of the second sided by all the infrances of a wide the product of the second sided by all the infrances of a wide the second sided by all the infrances of a wide the second sided by all the infrances of a wide the second sided by all the infrances of a wide the second sided by all the infrances of a wide the second sided by all the infrances of a wide the second sided by all the infrances of a wide the second sided by all the infrances of a wide the second sided by all the second sided by a though they be in good language, and aided by all the influence of a wide circulation -to treat them with ignominy and English indignation, and come to the inquiry with a calm, unumpassione i, and a peaceful mind. But I fear that in asking this, I am asking you to unwhich h is been entwined around your min is from week to week. I implore you, I entreat you, however, to give the case your most careful and unbiassed attention. I don't dic ate to you wha your verdict shall be it would be arrogant in me to do so it is no part of my duty. My duty is to watch my a versary, to see that he take no unfair advantags of my client; to see that whatever is attempted to be proved against him, if proved at all, is proved in a proper manner; and to urge upon you every topic which I may think entitled to your attention; and, having done so, my duty ceases. You have then your duty to discharge, and it is no easy one. The problem before you is not one which can be solved in a moment. It is not a problem that can be solved by impulse or strong feeling; neither can it be solved by impulse pressions made upon your minds before coming into court. Considering, then, the import-ance of the case, and the screed obligation under which you have become bound, to give a just verdict in it, I trust that it will not be regarded as affectation in me, or be thought that I am a king too much, when I implore you to s ek light from more than human wisdom in the solution of the que tion, and to exercise all the care, and caution, an i self-po session, and judgment which you can bring to bear upon it. I do not seek to set your feelings against your juigment; I only desire to awaken your senses that you may give a better judgment. I ask you to look at the consequences of your verdic —to consider the result of the investigation-because it reaches from earth to futurity-to a futurity never ending. I ask you to let nothing dissuade you from doing your duty; I do not seek to steal a verdict from your cowardice; I ask merely that you should act disparsionately and calming—that you should look and pause at every fact, and give it your mos's lemn attention. Having said thus much, let me now ask you to look at the case itself. What is the nature of the defence? It is the defence which he (Manning) himself set up the moment he was apprehended-the defence in which he has persevered up to the present time. That defence I shall seek to sub tantiate by reason, argument, and evidence, and leave you to form your own conclusions on it. I shall not reasons argument, and evidence, and new for the view of the Attorney-General. I shall not dispute that his view of it was a very correct one. The first question we have to consider is, was that his view of it was a very correct one. The first question we have to consider is, was O'Connor murdered at all? I fear there is but little doubt on that point. I frar that no one who has heard the evidence can have the slightest doubt that the wretched man O'Connorwho excites our sympathies only because he was hurried in so awful a manner from time into eternity—I say there can be little doubt that he was murdered by some one. The questions then arise—When? where? how? and by whom? The theory on the part of the prosecution is, that he was murdered on the afernoon of Thursday, the 9th of August, although that is hy no means proved. I admit however, that probability points to that time. Then, where is by no means proved. I admit, however, that probability points to that time. Then, where was he murdered? That is by no means so clear. It is said on the other side that he was murderel in the house of the two prisoners; and then comes the next question—How was he murderel? That I think is proved beyond a doubt by the medical evidence. Then comes the important question—Was he murdered by both? If so, where is the evidence of their concert? As far as the mule prisoner is concerned, there is not a single fact from beginning t) and to justify the hypothesis on the other side, that he premeditated the destruction of O'Connor. It seems to me-and I have read the case with great interest and attention-that the only circumstances that can be urged against the male prisoner, Manning, as arguing anything like premeditation, are the purchases of the lime and the crow-bar. Now, let me invite your attention to these two facts My hypothesis is one which at first sight may appear shocking and unmanly; but we must not allow the usual ur-banities of life to interfere with our judgment on questions like the present. We are all

ע

in the habit of associating the female character with the idea of mildness and ob dience, and that of the male with the idea of power and streigth. It is not necessary, however, to come to the conclusion that this rule is an universal one. History teaches us that the female is capible of reaching higher in point of virtue than the male, but that when once she gives Way to vice, she sinks far lower than our sex. My hyp thesis, then, is, that the female prisoner Manning preditated, planned, and concocted the murder, and that she made her husband her dupe and instrument for that purpose. The learned sergeant then proceeded to call the attention of the Jury to the facts of the case in support of this hypothesis. With respect to the purchase of the line, he held that Mrs Manning had suggested to her husband that lune was n cessary to destry the slugs in the garden, and had got him to purchase it for that put sets in tensarily out of the made no screet of the purchase, as he m ght early have done had hat intertained any criminal intention. If he had wanted the lime s cretly here might easily have carried it home himself, or gove to a remote dis rict for it; instead of which he ob aimed it in the neighb urhoo', told the purpose for which he wanted it, and wrote with his own hand the address to which it was to be sent. It was worthy of notice, too, be thou ht, that although it was not taken home for two days, he manifested no in-patience ter it. Was there any evidence of mystery in all that? Then, with respect to the crow-bar. Where did the male prisoner go for that? There were plenty of receivers of stolen goods, calling themselves "dealers in marine stores," and living in dark passages, where such an in-t ument as that for an unhallowed purpose might have been obtained. But, instead of going there, he went to one of the most respectable ironmongers in London, Mr. Evans in K ng William street, and ordered it openly, before all the people in the shop, described the sort of instrument he wanted, wrote his name and address, and waited two or three doys till one was made. When it was on its way home to him, he met the boy with it on the bridge. The press, by way of amusing the public, had described Manning as a conceited, coust quential sort of man. It might be so These things were the r sult of accident What was more likely than that this same feeling of and constitutional conformation conceir had prompted Manning to say to the boy that surely paper was a scarce thing in his shop, and then to go to a station r's stop and bey the paper to wrap it in? He begged the Jury to observe that Mrs. Manning knew the crow-bar we scoming, that she received it at the house, and showed that she knew where it was bought, what was to be paid for it, and that she paid at other shilling, becau e it happened to be larger than was expected. What was that bought 6 r? It was absurd to suppose that it was purchased for the purpose of the murder, becau e, with a poker and a pistel in the house, it was not recessary to have it to deprive him of life. It was equally unnecessary to lift the stones of the kitchen, for a meat-chop er or a pair of tongs sharpened with wear would have done that equally well. If such suppose that its purchase would have been effected with much greater screey. These were the only two circumstances which occurred before the event which seemed to afford anything like a case on the part of the prosecution agains: M. nning. Was the murder, then, done by like a case on the part of the prosecution agains: M. nung. was the mutuer, men, were exp the two promores? The circumstance, both before and after the events seemed to lead an opposite c in lusion. There was nothing to show concert before; there was even thing to show the opp site of concert after. Both went off in different directions; they were never even to show it each other, or to be in each other's company afterwards. Was the murder, seen to speak to each other, or to be in each other's company afterwards. Was the murder, then, done by one p rson? There was no doubt in the world that it could have been; for, supposing O'Connor shot with the pistol, any one wi h the strength of childhood could have supposing O'Connot shot with the pixels, any one with the strength of the function could nave completed the act. The buryle g could, with equal case, have been effected by one person. If it was done by one person, then what was the motive for it? What motive could Manning have? The counsel for the prosecution had tried to make it appear that Manning was jea-lous of O'Connor. In his (Mr. Sergeant Wilkins's) e pinion, Manning was not the man to be jealous. No mon who had read the history of the case could doubt that Manning was only too easy about his honour as a hu-band. It was evident that he allowed his wife night after night to visi: O'Comor alone-that he received him upon every occasion with the greatest were seen in company with cach other, they appeared to be on the most friendly terms, Where was Manning's motive for murdering him, then? Could it be said that Man ing was influenced by the love of lucre-that he did it in order to possess himself of O'Connor's property? Let a_{2} is speak for themselves. It did not appear that Manning pos-essed himse f of a shilling that belonged to O'Connor, or the slightest tittle (f his property. With respect to the £100 note, he would show, hy-and by, that he was in that case the mere dupe of his wife as he had been throughout the whole affirir. He was aware that with regard o Manning's defence there might be a great deal of de lamation. It might be said, as it had been said, that he was growning himsel with in any by throwing the blame upon the wife. That was easily said; but if the blame was justly due to his wife—if it was she alone who committed the murder, had not the husband suffered erough from her already, without standing coolly and allowing himself to be sacrificed by the wick d woman who had entrapped him? He would show from the evidence, as he proceeded, that she was not only abundantly capable of doing such an act but of facing it out in a manner that he was happy to say few people could imitate. He called the Jury's attention to the fact that it was Mirs. Manning



i.

who wrote the notes inviting O'Connor to dinner, who was constantly with him at his lodgings, and who had access to his secrets. According to the testi nony of Mr Kearing, O'Conner was seen, about a quarter to five o clock, on Thursity, n Lond.n.bridge, going in the direction of Minver-place. The Jury would be able to form their own opinion, from the evidence, as to the time it would be likely to occupy the deceased in walking from the Surrey side of the bridge to Manning's house. On Friday, the 12th of August, Keating called at Manning's house. At that time O'Counor was dead. Whom did Keating see ? Let the Jury mark that. He saw Mr. Manning. Let the Jury olds rue her hypotrisy—her elashout her communetor fieldedness. Keating a she was Alaehovd her consummate wickelness. Keating asked Mrs. Manning if she had seen O'Connor. She replied that she had not seen him since Vednesday night. Keating sid it was a very strange thing. "Very strange," repeated the female prismer, "for I invited him to dinner on the Thursday, and Mr. Mann ng thought it a most ung-nt.emanly thing that he did not come at the appointed time. I went to his lodgings to ascertain the reason why he did not come." On that occasion-the only time when her lip was noti ed to quiver and her cheek to blanch-she made use of an expression which had struck him, as he saw it had done a me of the Jury. She said, " Poor Mr. O Counor I ne was the best friend I had in the world," " Poor Mr. O'Connor !" (ontinued the learned sergeant). Why " Poor Mr. O Connor?" You (apparently addressing the female prisoner) kn-w his body was mouldering in your kitchen. You knew you were at that moment in posses ion or ms property. And not his voice would never be heard again. You knew that he had been hurried out of time into the had been hurried out of time into the operation of the property of the moment. Well might you say, " Poor Mr O'Counor," thrown off your guard at the moment. If you believed inversely that he had gone out of town in some weak of fancy—for you describe him as a fittul and fanciful person—why exclaim "Poor Mr. O'Connor?" Was it true that the woman who exclaimed "Poor Mr. O'Connor?—who affected to be astonished to at he ha not kept an appointment to dine w th her on Thursday-had at that moment pessession O'Connor's property? Had she his shares, money, and scrip in her possession? How she become passessed of them? His box was locked; he always carried his keys in of bit pocket; how did she get those keys? How did she get those keys but from O'Con his pocket; and, if from his pocket, how did she get access to his pocket? The Attorney-G .uor'ı seemed to think that the female prisoner did not possess her eli of O Connor's property Thursday. Why, then, should she have been at O'C noo's lodgings for an hour aneral on the day? Why did she come down pale and tr inbling? It night be that there was more on that than she could take away that day. It might be that she thought it more prudent to t property tion on Thursday and a portion on Friday. One thing, however, is clear-she k O'Connor kept his property; and it is equally clear that she was atterwards foun-sion of it. The evidence of David Graham agreed almost to the letter with .ake a por-.new where, in po-sesthat of Mr. Keating, and he (Mr. Sergeant Wilkins) therefore thought it unnecessary James Coleman had stated that he saw O'Connor on the 9th of August, abor after five o'clock, within 150 yards of Minver-place, and going towards M .0 refer to it. it ten minutes anning's house. He (Mr. Sergeant Wilkins) thought, therefore, that the witness Younghu sband must have been mistaken when he said he saw O'Connor at a quarter past five on Lo. towards the City. If O'Connor had gone to the house of the prisoners to adou-bridge going dinner, as no dout he had done, why had he turned away? If Mrs. Manuing, as she represented, had gone to O'Connor's lodgings to fet h him, she must have left I er own house bef ore ave o'clock; for it was clear that, within a few minutes of that hour, O'Connor was alnost at the prisoner's door There was no evidence who let O'Connor into the house in Miaver-place on that day; but it was clear that, if Mrs. Manning was at home, he would not I e turned from the door; and it was evident, from her own statement, that she was at home : at six o'clock ; for she said that at that hour she left her house to go to O'Connor's lodgings in Greenwood-street. The next witness was Sophia Payne, who had proved that on Thursd Ay, the 9 h of August, at a quarter before seven o'clock in the evening, he saw Manning si tting on the garden-wall of his house. Now, he (Mr. Sergeant Wilkins) would not say .hat the male prisoner might. not, after the commission of the murder, have aided and assist ed in secreting the budy. He. would not say that, after the de d was done, Manning m partly, perhaps, from some regard for the woman-have assi sted her in disposing of the body; was aware of the contemplated but he contended there was nothing to show that Manning murder, or that he participated in the act. It might be that, as early as seven o clock, or thereabouts, Manning was at the place, and that he had taken steps to conceal a deed which, if brought to light, would have hazarded his own life, le , him ue innocent as the most innocent. How did Manning appear at that time, according to the statements of the witnesses? He wore his ordinary dress, and presented, in all respects, his us mal a pect. No blood or stains were seen upon his clothing-nothing to indicate that he had been engaged in the commission of the deed. It appeared that Maoning sat on the wall fo r twenty minutes or half an-hour, smoking. and drinking, and then got down, saying that h ment. He (Mr. Sergeant Wilkins) thought h would be able to show that Mrs. Mauning ment. He (Mr. bergenning to the end, taken as n such pains to impose upon and cheat her has had, from the beginning to the end, taken as μ such pains to impose upon and cheat her hus-band as to cheat any one else. There seemed to be little doubt that the nurder was committed on the Toursday, and on the Monday after χ vards the male prisoner was at Bainbridge's, the broker's, and about five o'clock in the af far ioon requested B inbridge's servant to fetch his wife to tes. Could the Jury have any joult that Manning at that time really believed that

his wife was at home? The servant came back, and said she could not find the place. Man-ning than went him elf---and how did he act? When he got to the house he knocked at the door, but got no answer. He then, not knowing that any one was looking at him, knocked at the window. Could they have any doubt that he expected his wife would answer him ? She did not answer. Manning then asked a woman whom he saw standing at a door opposite whether she had seen his wife? The woman replied that she had gone away in a cab, taking with her a great deal of luggage. It was clear there could have been no concert between Mrs. Manning and her husband as to where she should go, for she told Mr. Moxhay, when he amenhand d havin bedien and ashe have been here have been do told Mr. Moxhay, when he apprehended her in Edinburgh, and asked her where her hurband was, that and the normal for she left him in London on a sudden, without his knowledge. It would probably be at-tempted to be shown, on the part of Mrs. Manning, that she was upon terms of peculiar inti-macy with O'Connor-that he was what was commonly called "a very good friend" to her. Experience had shown them that the man who forgot the obligations of life, as the unhappy does not be able to be a some wight count upon the bollowness and deceitfulness of the dereased appeared to have done, might count upon the bollowness and deceitfulness of wicked woman with whom he was associated. He (Mr. Sergeant Wilkins) had no doubt that the female prisoner and O'Connor were upon terms of endearment-that she might have put es 'u de Cologne upon his head-that she might have said he was to her as a father. When the y were together, there were, no doubt, all those outward manifestations of regard; but com d any one suppose that Mrs. Manning entertained any real affection for O'Connor? This wen an an 'oly love-she would not have been the person to conceal his death. If she had willy lowed O'Counor, and had seen him struck down by the hand of him whom she waised, she would without hesitation have given up the murde or to justice, and would not mised, she would white the state in have given up the burde of the justice, and would have gone we crept shifty to the dead man's room, have possessed hereoff of his property, and have gone 'dinburgh, to endeavour to convert it into money. It might be supposed that there had isolonzy of U'Counter on the part of Manning. He (Mr. Sergeant Wilkins) was not there and that white 'n no man of proper principle could countenance, and he was afraid that 'armight have deserved contempt for having lent himself to his own dishonour, and the supposed is and upproceeds which every good may would score. The part with the supposed that the part with the supposed that the supposed th fba\ to h been to dei ed intimacies and approaches which every good man would scout. The next with Manni ere Anne and Emily Armes-two young women whose characters, he believed, annetion bent a stain, but against whom his learned friend (Mr. Ballantine) had been 20088865 W to insinuate that they were reaping the wages of shame, and letting out their proper purposes. On the Friday evening previous to the murder, Mrs. Manning comor at his lodgings, where a quantity of scrip was laid upon the table, and he were with instructed . house for in. was with O'C wills character and objects. It appeared that she was at that time wheedling derc ibed to h Connor to give her an account of the scrip, and the best mode of disposing of it. stages from the evidence of the two winesses Anne and Emily Armes, Mr. and coaxing O After reading p Sergeant Wilkins of August, asked why she had stayed there for an hour, when, according to and reason to suppose that O'Connor was at her house? The next witness Thursday, the 9th her own story. she 1 , and he asked the particular attention of the Jury to the evidence of was William Massey ney-General, and the community, seemed to have been led to suppose vave something very wonderful, while he (Mr. Sergeant Wilkins) (be of opinion that his evidence really amounted to nothing. Massey this man. The Atton that Massey was to 1 thought the Jury would and the statements which had been mentioned by the Attorney. was a medical student, a General as the result of oi. e conversation, turned out to have been scraps and fragments of at various times; and those observations naturally and necessarily different conversations held suppened to be the subjects of conversation. For instance, it visoner asked Massey whether he thought murderers went arose out of topics which h appeared that the male p. to heaven. That certainly seen ned an odd question to ask; but it appeared that a conversation t the exhibition of a wax figure of Rush at Madame Tussaud's, had previously taken place abou enquiry. He (Mr. Sergeant Wilkins) could not help thunking, Madame Tussaud, that her exhibition, in immortalising which had suggested this singul ir though he had no wish to injure uisance. Massey stated that, being a medical student such vil ans as Rush, was a g eat i conversations connected with his pro. fession had frequently taken place between Manning and Bithself, and that Manning on one occi. Bithself, and that Manning one occi. Bithself, and that Manning one occi. Bithself, and that Manning one occi. Bithself, and that melantic field as a series and rather melantic bitself, and that melantic field as a series and rather melantic bitself, and that melantic field as a series and rather melantic bitself, and that melantic field as a series and rather melantic field as a series and rather melantic field as a series and rather melantic field as a series and a series and the series of the s . himself, and that Manning on one occ. Manning said he would like to get U Connor, the was very first to put his name to a pro-missory note for 2500, and that he thought the best way to get him into a good-humoured mood would be to induce him to take brandy-and. When a man was accused of crimes of this nature, it would really be answing-but for the seriousness of the investigation-to

đ.

mark the ingenuity which was displayed in raking up every trifling not as evidence of his guilt. Why, every one of these observations was just as likely to be made by any man key Manning's situation as by Manning himself, and that with the most innecest intentions. The witness William Cabill proved that a shovel was bought by Mrs. Manning on the 8th-of Angust, the very day on which she had invited O'Cannor to dire. They then had the evidence of the poer child Harnah Firman, whese testimony had not been impugneds and he thought the only effect of the cree-examination to which she had been unjected ought to have a subscript the sate of the cree-examination to which she had been unjected ought to be to excite the sympathies of those who heard it to endeavour to snatch her from sin and ruin. The learn d Sergeant then proceeded to refer to the evidence of Mr. from an and run. The searn a Sergeant then proceeded to refer to the evidence of Ar. and Mrs. Bainbridge, observing that it was quite clear they had mistaken the obser-vation Manning made when he returned from looking for his wife. Mr. Bainbridge positively asserted that Manning said, "I have started my mistress off into the country." Now, was it not more probable that Manning said his wife had siz ted into the country? Then Mrs. Bainbridge said abe would swear Manning's obser-vation was, "I have sent my mistress into the country ?" while Mattida Weldom, the servant, would not swear whether Manning said he had sent his wife, or that; abe had gone. It was clear Mr. and Mrs. Bainbridge were mistaken, because Manning had, yot start abe into the country is the servant of her with the had her with the bar were mistaken. not started his wife into the country; he did not know that she had gone, or that she was going. Was it likely, if Manning had been a participator in the crime, that he would have quietly allowed his wife to g off, he knew not where, taking with her all she could carry, and that he would then have said he had sent her into the country? The story Mrs. Manning told herself showed that the Bainbridges were mistak in; for she said, on her apprenension, that she left London without her hushand's knewledge, and that she did not know sky the time whether she was going to Edinburgh or France. It appeared to him (Mr. Sergenat Wilkins) that the explanation of Manning's present difficulty was afforded by his own obser-vation to one of the police officers-"I was a great fool that I did not stop and explain all." Now, it was no uncommon thing for incent people, when danger stared them in the face, and when they found themselves involved in a mesh from which it seemed impossible for them to extrica a themselves, to have recourse to conduct which might be considered as proof of their gu lt. Cases had occurred in this metropolis, where persons of high respectability had been stopped by scoundrels, who had threatened to accuse them of certain crimes in lass money or valuables were given to them. If the person assailed were a man of great energy and of high moral courage he would at once seize his ruffianly assaulant by the throat, and deliver him up to justice; but, if he were a nervous and excitable man, rather than labour under the imputation of such a charge, he would take his watch from his pocket, and give is to the scoundrel. Now the all-charitable, deep-reflecting world would say that the fact of a man's giving up his watch under such circumstances was a proof of his guilt; but men who had had experience in investigations of this description would form a very different conclusion, for they knew that to the superficial, innocent men often appeared guilty, while the hardened, and wicked, and guilty were regarded as innocent Now, he would put the present case to the Jury in this aspect :--- Manning might have been sitting up-stairs in the dining-room, while his wife went down-steirs and shot O'Connor through the head. Maining would be horror-stricken; he would say, "At the very bottom of the stairs of this room the woman has destroyed a tellow-creature; what am I to do? If I go out and proroom the woman has destroyed a tellow-creature; what san I to do? If I go out and pro-claim her guit, I shall be her destruction The world may accuse me of committing the deed, or it may be said that as I was in the hence when it was done it may be fairly preamed, that I had the opportunity of preventing it." The unfortunate man might yield to bad rea-soning, by which hundreds had been enmeshed, and might determine not to give the criminal up to justice. He (Mr. Sergeant Wilkins) did not know what the truth was, but it might be that Manning had assisted in disposing of the body; but that would not make him guilty of the crime with which he was now charged. It might be that Manning's fears had let him to alopt a line of conduct which had involved him in difficulties; but the explanation seemed to he afforded in the few worlds he had uttered to the afform t is an perfective innocent: I am to be afforded in the few words he had uttered to the afficess. "I am perfectly innocent; I am a great fool that I came away without explaining it." It appeared from Manning's conducts that he had been inclined to linger about the spot, with the view, probably, of thing what he knew, for he did not quit Loudon till the Wednesday, although inquiries were made after his a nice, for he sunday, and a still more eager search on the Moulday and Tuesday. It appeared that he had antertained some intention of returning, for he had left with a friend a new hat, which he might easily have taken with him. Mr. Sergrams Wilkins then briefly alkaded to the evidence on Mary Scholefield, William Kirk, William Dery, and Mr. Moxbay, the superintendent of police at Edinburgh, observing, that he might comgratulate that city upon poweessing so excellent an officer. Never since he had been in the prefession had he (Mr. Sergeant Wilkins) heard a man in his capacity give his evidence in presential number (Mr. Sergeant which synchrony means a main in his capacity give his evidence as no intellagent a manner, and so creditably to himself. Mr. Moxhay toki them that Mna-Manning had been a consistent sharecter throughout. That woman certainly must have the most extraordinary control over hereelf of any person of whom he (Mr. Sergeants Wilkins) had ever heard. She treated Mr. Moxhay with all the courtesy of the drawing-room. When he observed that his impression was that she was Mrs. Manning, she still re-tained the utmost self-possession. Mr. Moxhay asked if she had any objection to her lug-gage being searched? She said, "Certainly not." She was seked if she had any scrip?

"Scrip? what is scrip? said she, as if it were the first time she had ever heard it mentioned; while it was proved that she had received from O'Connor a full and accurate descrip-tion of it. Mr. Moxhay opened one of her box.s, and the first thing he f and was a bill with the name of "F. G. Manning" upon it. Still she retained her self-possession. "Now have you any scrip?" she was aked. "Oh yes," said she, "to be sure-scrip of my own." She was told that she was apprehended on the charge of murdering Mr. O'Connor. "Mur-der Mr. O'Connor!" she exclaimed; "No, indeed; he was the best friend I had in the world. He was like a father to me." If Mr. O'Connor had been like a father to her, she certainly had behaved very unlike a child towards him. Mr. Moxhay asked where her hus-band was? She replied; "Upon my honour, I don't know. He ill-treated me, and once attempted to kill me. I came away from London suddenly, without his knowing it, and I had not made up my mind where to go to" Then, if her busband had treated her so ill, and if she was so fond of Mr. O'Connor, why did she not, from love of him, or from hatred of her husband, denounce Manning as O'Connor's mauriterer? The learned sergeant then read the evidence of police-s rgeant Langley, who tioned; while it was proved that she had received from O'Connor a full and accurate descripmurderer? The learned sergeant then read the evidence of police-s rgeant Langley, who apprehended the male prisoner, and who stated that Manning remarked, "I suppose they will find a great deal of money upon my wife—£1300 or £1400 at least." The sum found upon her, it appeared, was only about £150, so that it was clear Manning knew nothing of the amount of the money. The male prisoner said, on his apprehension, that "his wife shot Warmen about the line of the state of the shot and the shot and the shot O'Connor; she i vited him to dinner; and when he came the sug; ested to him that he should go down to wash his hands; and, when at the bottom of the stairs, she put one hand on his shoulder and shot him at the back of the he d with the other." Now, who could say that sill this was not pos ible? Much as Manning might det at the crime, yet his feelings as a husband and as a man might prompt him to srek to screen his wife. Captain Chevalier asked him, in Jersey, what had be one of the body, and he suid, "She had a grave dug for him. Manning asked, if his wife were to confers, would he be tree? and to that question the officer gave a very proper answer. Manning then observed, "I am sure she would con-fess in the presence of a clergyman." A shooting-coat of Manning's had ten produced, in which there was found some tissue paper and loose gunpowder; but it was not known how lo g it might have been since he had worn that coat; and if, when he kept an hotel at Taunto be highly have obtained in the first was not at all surprising that he should have a few grains of ginpowder in his pocket. If he had really been a murderer, one of the first things he was likely to do would have been to empty his pockets, and get rid of every evidence of his guilt. The learned serge and proceeded to refer to the evidence of Inspector Harmes and of Discharder the statistication of the law to the Haynes, and of Mr Stephens, the stockbroker, directing the attention of the Jury to the inquiries made by the female prisoner of the latter witness, whether she could sell Sambre and Mause scrip without the knowledge of her husband. He (Mr. Sergeant Wilkins) thought, then. that he was justified in saying that she was seeking to cheat her husband, as well as every body else. Could there be any doubt that, at the very time she made these in-quiries, she was contemplating stealing the Sambre and Mause and Amiens and Boulogne shares belonging to O'Connor, and that she had formed the intention of quitting England and abandoning her hu-band? Mr. Sergeant Wilkins then called attention to the evidence of Mr. Green, clerk of the transfers to the Eastern Counties Railway Company, and said he thought he was justified in expressing an opinion that Mrs. Manning had, throughout the whole transactions, sought to avoid ti e vigilance of her hu-band, and to use him as her instrument. He would ask the Jury, on looking at the male prisoner, whether they thought any person who had ever seen him was likely to forget him? Well, it had been proved that some person had gone to the office of Messrs. Killick and Co., and had di-posed of some scrip which had belonged to O'Connor, for which he had signed the transfer paper. Mr. Shillibeer had stated that he knew Manning's bandwriting well, but that the signature to that paper was not his, and did not resemble it in the slightest degree. Mr. Shillibeer The also said that he thought the signature was in the handwriting of the person who had filled also said that he thought the signature was in the handwriting of the person who had filled the writing different in appearance. The witness, however, would not swear that it was Manning who signed the transfer, but he said that he gave in payment to the person who did sign it a £100 Bank of England note, a note for £5, and five sovereigns. The £100 note was, afterwards presented at the Bank of England, but there was no evidence that Manning was the person by whom it was presented, although his name was upon it. Could there be any doubt that his wire had induced him to write his name on it? It was clear that if Manning was the person who had forged O'Connor's name to the transfer, he would not have gone to the Bank of England, or have written his name upon the note, ad have placed upon the proceeds of his forgery the clue to his detection. But, with all the fra-lessness of a man who had nothing to dread, he had written his name and address on the tack of the note. Where were the proceeds of that note afterwards found? In the rossession of Mrs. Manning, when she was apprehended at Edinburgh. He (Mr. Sergeant Wilkins) had now gone ti rough all the evidence, and if he had omitted to notice anything, he must ask the Jury to supply his deficiencies. He had been called upon to discharge a duty from which, had he consulted his own feelings, he would have shrunk. Not that he was oppressed by a consciousness of the gailt of his client, or bowed down by the real difficulties of the case, but that he felt he had to fight against a mass of prejudice which had been created

by those who ought to have known better; that he knew the interest which attached to the ease from the manner in which it had been written up; and that he felt it most lacerating and agonizing to stand there as the repre-entative of the husband, criminating and seeking to convict the wife. This was to him such a task that it had almost unfitted him for the important duties which devolved upon him. The Jury had, however, list-ned to him with the greatest attention, and he was sure they would weigh what he had sait with care, diligence, and caution. He prayed them by all they held sacred, as they valued the trust which their outry had reposed in them, as they respected its laws, as they withet to maintain the proper administration of ju tice, as they loved our common manhood, and as they expected to be judged, that, whatever their verdict might te-and what it should be he presumed not to dictate to them--it might be a verdict of reason. He called upon them not to allow those common impulses—good, divine, as they were—which influenced them in private life, and induced them to yield aff. ction, protection, and respect to woman, to step in between them and truth, but to treat the matter as a pure abstract question of reasoning, as between two human beings. He would only add, that his client placed himself upon his coun ry with confidence, knowing that his con uct would be weighed by upright men, and that, whatever the verdict might be, it would be in consonance with that honesty and truth which formed the bulwark and protection of English liberties.

A short adjournment took place at the termination of Mr. Sergeant Wilkins's address, when the Judge, the Lord Mayor, and several of the more distinguisted persons on the bench, retired to function. During their absence the prisoners were removed from the dock. After an interval of about 20 minutes the learned Judges returned, and, the prisoners having been again placed at the bar,

MR. BALLANTINE'S DEFENCE OF MRS. MANNING.

Mr. Ballantine proceeded to address the Jur. on behalf of the female prisoner. He com. menced by complimenting the Attorney-General on the fair and temperate manner in which he had opened the case for the prosecution. He could not ask the Jury to dismiss from their minds all that they had heard with reference to this case, for he knew they could not avoid remembering such things; and, when the evidence adduced on the part of the prosecution was concluded, they must have wondered how it was that many allegations relating to this unhappy woman which had found their way into the public prints, and had been op nly talked of, had not been proved. It was clear that those allegations could have little foundation n reality, because, as this case had been conducted by able and intelligent officers, who had discharged their duty with g eat propriety, intelligence, and zeal, they might be certain that the evidence which had been brought forward was all that had any bearing on the subject. He need not ref.r to the exaggerated reports and calumnies which had been circulated with regard to his client; for he was not surprised at them, after the mode in which the case had been conducted on the part of the other prisoner, and after the attempts which had been made, even before his client came into a court of justice, on the part of one who ought to have cherished and protected her, to place her in such a position as to render it impossible that she could be rescuel from the tomb propesiel for her by many. The Jury would not, therefore, be surprised at his (Mr. Ballantine's) attempt to obtain a separate trial for the woman at the bar. He would have been glad to avoid certain observations which he felt bound to make-but which he would endeavour to make temperately-upon would have been glid if they could have escaped the spectacle, unpuralleled in 'a criminal court, of finding an advocate, either for the prosecution or for the defence, in the presence of a person who was undergoing a tri if for her live, denouncing the interest, in the presence of a person who was undergoing a tri if for her live, denouncing ther in terms that, to say the least, were utterly unnecessary—terms which be could hardly help calling some-what coarse. He considered that the presence of the person against whom those obs-rva-tions were made, ought, at all events, to have preven ed his learned friend from using them, whatever might be the necessities of his case. Far be it from him to say that his learned friend had not exercised the best judgment that he could apply to this matter—that he had not conscioution by followed the instructions he had received, for he would do his learned not conscientiously followed the instructions he had received; for he would do his learned friend the credit to believe that he had acted contrary to his own taste and feeling in per-forming what he believed to be his duty to his client. His learned friend appeared to anti-cipate that he (Mr. Ballantine) would follow his example, and endeavour to throw upon the male prisoner the burden of this miserable, this unhappy transaction. God forbid that he should pursue that course! He would far rather never enter that court, or any other, than, in the presence of a fellow creature awaiting his doom-who might be led from that court to the scaffell, and might soon have to appear before his Creator-he would use such terms as had been applied by his learned friend to the female prisoner. He (Mr. Ballantine) would do that which was his duty as an advocate; but, if his duty as an advocate required that he should cast upon the male prisoner the sort of observations and accusations which had been made against the woman, he would feel that his projession was a disgrace, and that the sooner he abardoned it for one somewhat more creditable, the sooner he would be a respected, an honest, an honourable, and an



upright man, and placed in a position better to respect himself. Every date who was called upon to defend a cause must take the evidence that had bee Every advou submitted to the Jury. He must show how that evidence weighed, and, as far as his humble abilities enabled him, point out to the Jury the mode in which he desired them to view it. If that evidence inculpated others, it might be necessary to apply some observations to the sub-ject; but when this painful duty was cast upon an advocate, it ought to be performed in a calm and temperate manner. He (Mr. Ballantine) would now proceed to call the attention of the Jury to the facts of this case, attaching no guilt to any one, and would ask them to consider the issue they were called upon to determine with regard to the female prisoner. and whether they could conclude that she was guilty in either of those points of view which had been presented to them in the fair, temperate, and proper opening of the Attorney-General. The Jury had been told that the female prisoner might be found guilty either as a principal, or as an accessory before the fact. He thought, when they considered the circumstances of the case, that they would hesitate before they found her guilty as an accessory. Accessorial acts, as between husband and wife, were extremely vague. It was very difficult to under-stand, in the relationship existing between husband and wife, and in the absence of direct and positive testimony, how far the one might be accessory to what was done by the other. He could not help thinking, then, that, unless they were clearly of opinion that the woman was present at the murder, they would find it almost impossible to come to a satisfactory verdict that she was guilty as an accessory before the fact. He would ask them to consider whether the facts which had been disclosed did not show that, at the time the murder was committed, the female prisoner was not present. He wished first to dispose of that which could alone support the count charging the woman as a principal, present, and aiding and abetting, at the murder; and, if he did that, it would materially assist him in getting them to the conclusion that she might not have been a party acting accessorily in the matter. He hoped the Jury would come to the conclusion that this woman did not forget her sex, and do that which few women were recorded to have done-commit a cold-blooded and atrocious murder, under circumstances of cold-blooded and atrocious violence. What were the circumstances of the case? Mr. O'Connor seemed to have formed a connexion with Mrs. Manning, of the nature of which no one could en ertain any doubt. It appeared from the statement of Mrs. Manning herself that her husband had ill-used her, and that ill-usage was not likely to strengthen any feelings of virtue she might possess. He (Mr. Ballantine) would ask the Jury whether it was likely that a woman in the situation of the female prisoner, who had formed a connexion of this nature with O'Connor, would lend herbelief to the violence imputed to her? It seemed that O'Connor was past the middle age, and it was almost proverbial that at that time of life men were weak enough to yield anything to the women with whom they were connected. Mrs. Manning could have no necessity for committing an act of violence, for there would, no doubt, be moments when she could find her way to O'Connor's coffers without contracting any other guilt than that which attached to the impure and illegal connexion she was maintaining. What motive, then, could there be on the part of Mrs. Manning for engaging in a design for the murder of O'Connor? He thought he had a right to assume either that Mrs. Manning was a woman of abandoned would have had no need to commit murder in order to get possession of O'Con-tor's property-for ahe might, undoubtedly, had she chosen, have been taken into comparatively wealthy keeping-or she was a woman of kindly feeling and disposition and in that case her connexion with O'Connor would make it most unlikely that she would land herself to such a transaction as that with which she was now charged. It appeared that, on the 9th of August, the deceased was seen on London-bridge about five o'clock, in Weston-Street at ten minutes after five, and sgain on London-bridge at a quarter-past five. He appeared then to be vacillating in opinion as to whether he should go to the Mannings or not; but he (Mr. Ballantine) thought the Jury would probably agree with him in believing that this vacillation ended by his turning back and going to Minver-place, here he would not arrive until later than he had been expected. The dinner hour of the Mannings was senerally five o'clock, and, as O'Connor was seen on London-bridge at a quarter-past five, he could not have arrived at Minver-place until considerably after the usual dinner-hour. This would, then, be consistent with the statement of Mrs. Manning, that, finding he did not come at the expected time, she went to look for him at his house in Greenwood-street. According to the statements of the Misses Armes, who were evidently not very tavourably disposed towards the female prisoner, she arrived at their house on that evening at a quarter back of the size of the strength of the size of the strength of the size of the mamming nearly inree-quarters of an hour to go from one place to the other. If she had started from her own house about a quarter-past five o'clock, she might have arrived in Greenwood-street at about a quarter to six. If, then, the murder was committed between half-past five and a quarter to eight o'clock, it was quite impossible that the female prisoner could have been a party to it, for during that time she was absent from her own house. Then, was the murder committed during trat period? He thought the evidence for the prosecution was open to no other hypothesis than that it was committed before Manning was income the well arrived in the she was absent from the she was absent for manning was seen on the wall smoking his pipe, at a quarter-past seven o'clock. He submitted that all

the evidence tended to show that when Mrs. Manning returned home-which, according to the evidence of the Misses Armes, could not be much before a quarter to eight o'block, the number had been effected. The next question was, whether Mrs. Manning was an accessory by the murder before the fact. She was charged in the indictment as an accessory before the first observe effected and the fact. fact, the supposition on the part of the Orcwn undoubtedly being, that the probability was, that a murder of this kind was much more likely to have been committed by a man than by s woman. Mr. Sergeant Wilkins had contended that this was a murder which must have been committed by one person, and in that proposition he (Mr. Ballantine) entirely agreed; but it was for the Jury to consider whether it was most probable that such a murder had been committed by a man or a w man. There were three points alleged on the part of the Grown as showing that the woman was an accessory before the fact; namely, that she had been a party to the purchase or order of the crow-bar, the lime, and the shovel. As to the showel, it was an ordinary coal showel, and entrely unit for the purpose to which it was alleged it was intended to be applied; and, as the prisoners had a garden, why should net Mrs. Manning at once have purchased a spade, which would have been much more service-able in digging a hole, had she required it for such a purpose? With regard to the lime, Mrs. Manning might have supposed that it was intended for the destruction of the "slugs" whi h infested the garden; and the woman who paid $1\frac{1}{2}d$. to the boy who took it to the house was not identified by him as the female prisoner. Then as to the crow bar, which had been ordered by the male prisoner, it had no doubt been paid for by Mrs. Manning, under her husband's directions; and what was a more usual occurrence than for such a payment to be made by the wife in any family in ordinary life? The crow-bar was no doubt brought home wrapped up, fold in fold, in brown paper, and the bill was handed to Mrs. Manning, though how the article was name in the bill did not appear in the evidence. There was no hung what the transation but might be the second did the second did to the second did the second did to the sec whatever in the transaction but might have occurred in the case of any one present; and no man's wife, having been previously informed of the price of an article by her husbaud, would fail to find fault when she found a higher price charged for the article than had at first been agreed upon. As to the efforts made to throw the whole blame connected with this murd r upon the woman, was it to be imagined that thi originated with the learned counsel on the other side ? It had originat d rather in the attempt made by the male prisoner to shift the crime from his own shoulders, if there it rested, to those of the woman he was bound to have protected. It was a mere afterthought, the creation of a feeble mind yielding to the influence of cowardice and fear, and ready, as a poltroon ever was, to preserve his own life at whatever might be the sacrifice. He said this without reference to his guilt or innocence of the crime, and entirely upon the ground of the statements he had himself may e, and because of the charge which the learned sergeant had preferred against the wife, and the terms in which that charge was made. He could not understand how any man in the position of a husband, were his wife ever so culpable, even if her guilt was of the deepest dye, could bring himself with so much readiness to cast all blame upon her in the manner which had been exhibited in this instance. He would now come to another point of the case, that which related to the stains o blood said to have been seen on Mrs. Manning's dress. It was very remarkable that the only marks deposed to with respect to one dress were marks upon the cape, and all upon the back of the cape. This he con-sidered inconsistent with the notion that such spots, whatever they were, had been received during the commission of a murder. But so far as the evidence went, these marks were not shown to be blood at all; indeed, he thought they had better evidence than that of the chemist, which led them to believe that the marks were not blood, but iron-mould. There were some other articles besides the cape produced on which the marks of blood were said to be seen. They had toilet covers brought before them of a very handsome description-articles which she had probably obtained possession of in the huses where she had been employed as an upper-servant, houses which indicated that she had been highly respected, and conaddered as a person altogether unlikely to be mixed up in a transaction of this kind. Now, there were a hundred ways in which toilet covers might get drops of blood upon them. Possibly the person who committed the murder might go to the bed-room after the deed was aboy the parson who committed the inducer might go to the other both atter the deat was done, and in this way the marks might be made; or they might be lat while taking linen from the drawers, and in a variety of other ways: but all this was nothing to the purpose as implying guilt against the woman at the bar. Then it was said, there was blood on the inside of a dress; but he thought the Jury would have no difficulty in finding an explanation of the fact of there being marks of blood inside the dress of a woman, and that there was nothing in these appearances which could show that the dress was stained at the time of the murder. Therefore, both as regarded the shovel and the stains of blo d, he thought the Jury could rest nothing in considering their verdict. Another point to which he would refer was the evidence given by Mr. Massey. That witness seemed to have had some curious conversations with Manning, though they did not affect the case of his Something out of O'Connor. As to the observations with reference to the will of O'Connor baying been made in favour of Mrs. Manning, these seem to have taken place in her presence, and nuthing was then said but what she might with the greatest propriety listen to. With regard to laudanum, chloroform, the softest parts of the skull, and the like-these conversa-tions did not take place when the woman was present, as it was probable they would have

excited attention and enquiry on her part. He would not say whether they ought to have excited inquiry on the part of Mr. Massey, but this he would observe, that, having had such conversations from time to time with the male prisoner, it would at least have been discreet on his part to mention them, and then probably this awful tragedy would not have occurred. and they would not have been that day sitting to make inquiry into the fate of poor Patrick O'Connor. There was one remarkable circumstance to which he would briefly call the attention of the Jury. The evening of Wednesday the 8th of August was a very important one as regarded this transaction. By that day every one of the articles su posed to have been used in the murder had been purchased. The crow-bar and the lime had been purchased, the conversation with Massev had taken place, and other circumstances had occurred. all going to show that the design of the murder, as laid down in the case for the pr secution, had been completed on the 8th of August. Then what was the conduct of Mrs. Manning on that day? They found that O'Connor had been invited to dinner on that day; and a letter of invitation to him was found in the handwriting of the female prisoner. He would just say, in passing, that, if Manning had intended any evil to O'Connor that night, they could quite understand that he might get another person to write a letter asking him to dinner, and that just in the way she had been made to pay for the crow-bar, Mrs. Manning might have be n led to write the letter. On the 8th, however, O Connor did not some to dinner; but he came in the evening accompanied by a person named Wa'she. Now, if at that moment Mrs. Manning had made up her mind to commit a murder, let them recollect what was her demeanour. In the presence of Walshe she asked O'Connor why he had not come, entered into conversation on the subject, and, from beginning to end, exhibited the utmost openness before Walshe, and the most perfect freedom from all concealment. The same evening, when he became faint, what did she do? He would ask if even the worst prostitute could have but led the temples of s man suffering from giddiness after smoking, with a murderous intent in her heart? At such a moment the heart of even the basest woman would speak out, and she would shrink from going near the man whose murder she had contemplated, and with whom she had live t on terms of the closest intimacy. There was another view to be taken of this matter. Both Manning and his wife were considerably benefited from their acquaintance with O Connor. Mrs. Manning certainly was greatly b nefited and, in consequence, she would wish to keep up her friendship with him, and to be as much as possible in his company. Throwing aside affection, there was interest in the welfare of O'Connor, and interest of that kind that most affected a woman, and which would lead her to repudiate the notion of murder. He would next ask the Jury to consider the conduct of Mrs. Manning at the house of Miss Acnes. Finding that O Connor did not come to dinner, as she expected, on the 8th, she went to his lodgings to inquire after him, and not to possess herself of his property, as was attem ted to be shown. Now, if the hypothesis of the prosecution was correct, the mind of the w man was at that time under influence of the most awful kind that could affl ct a human being. With the dreadful weight upon her mind, that she was a party to the murder of a mun who had been the friend of her youth, and who, from time to time, had helped her with money, and whose corpse, on her return, she might find buried in her own house— with this awful load pressing upon her mind, she went to the lodgings of O'Connor; and all that the Mises Armes could say of her appearance was, that she looked a little pale. Was such a thing compatible with their ideas of human nature? On the following with the world ent to wrate interaction path the return path the such a buried to the source was that the to the source was that she house the source was the to the source was the source of the source buried to the source buried tothe source buried to the sour night, he would admit, it was not improbable that ner appearance might indicate that something dreadful had occurred, for it was not impossible that she had then come to the conclusion that some foul deed had been perpetrated; and, accordingly, it was observed that on that occasion she greatly trembled. He would now shortly consider her conduct after the murder had undoubtedly been committed. He would not attempt to deny that at some period or another the woman became acquainted with the murder before she left her house. Whether it was on the Thursday night, or on the Friday, or some days afterwards, it was useless to speculate about; but his impression was, that she learned it previous to her departure for the country. Having learned it, he believed her conduct was consistent and reconcileable with her entire innocence. He had shown why he came to the conclusion that she could not have been present at the murder; he had also shown why he thought it impossible that she could have been accessory before the murder; and he would now endeavour to show that her conduct after it was just such as might have been expected. If she heard of the murder first from her husband, how m ny views might not be taken of the probable course which she would be inclined to pursue? The criminality which she had clearly indulged in with O Connor would operate powerfully upon her; she might believe that jealousy was the groundwork on which the conception of the murder had been raised; and the Jury could easily conceive how a woman who had acted sinfully and criminally towards her husband, would shrink from making known a crime which she had good reason to believe had been committed by him on account of the course of life which she herself had pursued. Certain it was that, on the day following the murder, she went to the lodgings of O'Connor, and that there she was seen to exhibit that want of nerve and that shaking of the hand which attracted the notice of the Misses Armes. With reference to the property of O'Connor found in her posses-sion, he was not able to suggest any other reasonable proposition than that, in all probability, he had purchased shares for her in the Sambre and Meu-e Railway; and that she thought herself justified in taking them away; and that, in doing so, she took other property, to which perhaps

43

she thought she way entitled. There was every reason to believe that she wanted to invest money without the knowledge of her husband; and from conversations overheard between her and O'Conn r, he had, no doubt, been employed by her to invest that money in railway shares. Placed in such circumstances, and learning that O'Connor was murdered, what was a woman likely to do? Taking the most innocent and virtuons woman in the world, or the most profligate and abandoued, the course which they would adopt on finding that a husband had murdered their friend would depend very much on the temperament of the parties. In the present instance, the woman readyed to get away from her husband, and, while doing so, the possessed herself of a considerable amount of property. He hoped it would be borne in mind that he was not putting this woman before the Jar as a person of pure mind or of pure habits; nor did he regard her as a person guided by high moral feelings. Knowing that O'Connor was murdered, it was not improbable that she immediately resolved upon her course, and went to the house of the deceased to possess herself of ver property, and that she took other procesty, without knowing whether it belonged to her or not. Nothing but scrip was taken awny-none of the I.O.U.'s which lay in the cash-box of the deceased. But it was not to be doubted that the husband atterwards got possession of part of the property, and, as he said, sont his wife off to the country. The truth somed to be, that she resolved to leave him altogether, and that she took the name of Smith in order the better to effect that purpose. There were some smaller matters to which he did not think it necessary to refer; but he trusted that he had shown enough to convince them that the woman at the bar was not accessory before the fact to the murder of this man. In conclusion, the learned counsel thanked the Jury for the attention with which they had listened to his address, and expressed the fullest confidence that the case of his chent, though a foreigner, would receive from an English Jury the most patient, careful, and impurtial consideration.

The Attorney-General was abou to reply, when

Mr. Parry interposed, and said that, although, perhaps, in strictness, the Attorney-General would have the right of rep y, yet it was not customary to exercise this power in a case where not a tittle of evidence had seen adduced by the prisoners.

The Chief Boron said the Attorney-G neral clearly had the right.

Mr. Parry then put it to the Attorney-General whether he would exercise the right in a case where the lives of two of his fellow-creatures were at stake?

THE ATTORNEY-GENERAL'S REPLY.

The Attorney-General said he had undoubtedly, as the representative of the Crown, the right to have the last word on an inquiry of this description. It was a right which had been usually exercised with great caution, and he should not in this case have exercised it, though he and many other Attorney-Generals had on other occasions done so, but that he thought it his duty to endeavour to hold as evenly as possible the scales of justice between the parties whose interests were now before the Court. He thought that Mr. Ball-intine was justified in com-plaining of the course that had been adopted by the learned sergeant. He considered he had only done his dury as an advocate to his client, and he must say that it appeared to him to be the more manly course boldly to state a charge against a party, and the grounds upon which the charge against a party and the boldness to ownly which the charge was a ported, than to insinuate it, and not have the boldness to openly make the accusation. He concurred entirely in what had been said by both of his learned friends as to the propriety of the Jury dismissing from their minds any impression but such as was legitimately derived from the violence lad before them. Both of his learned friends admitted that the unfo tunate man O'Connor was murdered by somebody in the house in Minver-place, and that he was murdered either by a shot or by blows, or that death was produced by both jointly. On this point, therefore, there need be no difficulty to the Jurythat in the house occupied by both prisoners, there being no servent to take part in the trans-action, Patrick O'Connor was murdered on the 9th of August, either by means of a pistol, or by a crow-bar, or by both. Now, there was, then, one thing on which the learned counsel who had addressed the Court were entirely agreed, and that was that the murder had been committed by one person only. That he and that was that the murder had been committed by one person only. That he thought highly improbable. He did not think that one person could have raised the stones in the kitchen, dug the grave, covered it over, and, above all could have thrust the body into the grave in the manner which had been described. He did not see any reason why Manning should have committed the murder alone, because, unless he perpetrated it with the concurrence of her whose presence in O'Connor's room would not create suspicion, and ther by obtain the property sought for, he would have no motive for committing the deed. It was not suggested that jealousy was the motive, and they were shut up to the alternative that he was actuated by a desire to get possession of the property of the deceased. How, then, was Manning to g t access to the property? Had he goue hims If to the longings of O'Connor, suspicion might have been excited; but there was one who had been constantly in the habit of going there, whose presence would excite no suspicion whatever. With regard to the time when the murder was alleged to have been committed, there did not appear to be any evidence when it was actually committ d; and it was very possible that the act might have been committed af er the return of the female prisoner from the house of the deceased. A little after rive o'clock O'Connor was seen near Minver-place. After that time he was

seen on the bridge, apparently in a hesitating and uncertain mood, very like a person who was looking for some one. The probability, then, was, that, not fluding the female prison er at home, room after five o'clock, he had left Minver-place, but afterwards returned-whether with the female prisoner or not could not be ascertained; and in all likelihood the murder was committed then. Manning said he was in the house when it was done, but he did not say at what time. He did not say it was committed at five o'clock, or any other hour, having comtented himself with saying that he was present, and then attributing the murder to his wife. Was the murder perpetrated, then, before seven o'clock? They had evidence to the effect that the husband was seen smoking his pipe on the garden wall; was it when he was seen to jump from the wall that he went and opened the door to O'Connor, perhaps accompanied by his wife.

Mr. Ballantine : It was half past seven o'clock when he was seen smoking.

The Attorney-General could only say, from what had come out in evidence, that the murder was not committed at five o'clock, and he had end-avoured to come as near as passible to the time when it was in calling perpetrated. A good deal had been said about the purchase of the chisel, the lime, and the shovel; and it should be borne in mind that before the 8th the chisel and the lime were purchased, and that the shovel was bought on that very day. But then the Mannings were before the 8th in treaty for the sale of their furniture, and they sold it two days after. Why, then, did they buy a shovel on the very day of the muder, when they were actually discussing with a broker whether they should get £13 or £13 10s. for their furniture? No doubt it was used for the removal of the earth from the floor. Mr. Ballantine asked whether the conduct of the woman on the night of the 8th, in the presence of the witness Walshe, was like that of a guilty person. But he did not regard this as a correct view of the matter. On the contrary, she would find that there was no use in attempting concealment, because the fact of a letter having been sont to O'Connor was made known to Walshe. Then, it did not appear that she asked O'Connor, in Walshe's presence, to come to dinner on the Thursday, but she wrote him a letter of invitation after twelve that very night. Mr. Ballantine: There's no evidence to that effect.

The Attorney General : He was asked to dim er on the Thursday, but he was not asked in Walshe's presence. Not a word was then said about it; and there was little doubt that an invitation had been sent. It was strange that she should have been so anxious about the matter as to go and fetch him to dinner. But she had not only gone that night, but went also the following, when she, without doubt, opened the boxes of O'Connor by means of the k ys that had been taken from his person. It was in evidence that the female prisoner stated that she had herself cleaned the back kitchen on the day of the murder, and therefore she must have been aware of the condition of the kitchen at that time. Then they found her in the custody With respect to the man, what was his conduct? He did not deny that he was p sent at the murder, though he endeavoured to cast the blame upon his wife. He wished it to be implied that he was present when the murder was committed, but that he was present in nocently. Was it possible for a man to be present at the commission of murder innocently in such circumstances? Why, only the day after the muder, he went with a part of the property of the murdered man, torged the name of that man, and by this means procured a sam of £110. He then absconded, and, when taken, endeavoured to cast the blame of the whole transaction upon his wife. It was impossible, then, not to come to the conclusion that both prisoners were concerned in this strocicus case. Both were concerned in the purchase of the instruments used in procuring the d ath and burial (i heir victim. Both resorted to concealment, and both took part in the distribution of QConnor's property. He did net complain of his learned friends acting upon their instructions. It was their cuty to de all that properly lay within their power for the clients on whose behalf they appeared; but it was equally his duty to endeavour to apply the evidence fairly and impartially, and equally to both parties, without considering what might be the real of the inquiry. He did not intend, when he ruse, to trouble them with any minute xamination of the different parts of the evi-dence, nor had he done so; and he would now leave this distressing case in the hands of the Bench and the Jury.

THE JUDGE'S CHARGE.

The Lord Chief Baron then proceeded to deliver his charge to the Jury. The prisoners at the bar, he said, were charged with the awful crime of murder. They had respectively pleaded "Not guilty;" and, when the Jury had considered all the evidence, and heard what the law was upon the subject, they would have to determine with respect to each of them whether guilt was applicable to either, or to both, according to the evidence produced. The law, as laid down by the learned Attorney-General in the opening speech, had be n acquiseced in by both of the learned counsel who appeared for the two prisoners, and he did not think it mecessary, therefore, to say note than this-that what the July Lad to consider was, first, whether the deceased came by his death by violence-whether, in short, he was mur-dered; secondly, whether either of the prisoners, or both, were participators in that violence;

whether they both were directly or immediately parties to the violence, of whether either of them committed the violence, with the knowledge and previous assent and connivance of the other. If they believed that they were both directly participators in the violence, then their vardict should be against both. As, also, if it was the violent act of either of them, with the previous consent and concurrence of the other, then they must bring in a verdict of "Guilty" against both. But if they believed that the act was known to one only, and that no previous consent was given by the other, then the verdict should be against that person. If they thought neither of them had 10 do with it, or if it should turn out that there were no means before them of casting the blame upon one more than the other, it was possible that they might acquit both. These were the points which the Jury were called upon to discover in this case, and he did not think it necessary further to occupy their attention with laying down any technical rules, or occupying their time by adverting to the counts in the indictment. The crime in question was, perhaps, one of the most unexampled ever recorded in the interimeter. The country; but he did not mean to make any comments on its enormity. It was the duty of the Jury to enter upon the inquiry with as much calmness as possible, dismissing from their recollections everything they had heard before they eutered the court, and to consider caretully everything founded on truth that could ultimately lead them to a just conclusion. The first question they had to consider was, had the crime been committed at all by anyb dy; and the next was, whether either of the prisoners, or one or both of them, were guilty of that crime. With res ect to the first, it was admitted, on all hands, that Patrick O'Connoi, the deceased, was murdered some time on Fours ay, the 9th day of August; and his body was found in the state described by the surgeon, the skull having been perforated by a bullet, and the back of it fractured so as t) present no fewer than 16 pieces of broken bone If a body so circumstanced had been found anywhere, the conclusion that the person had been inurdered would not, probably, have been irresistible. Hat the body, however, been found buried, as it was, in the back kitchen, with wounds of an equivocal kind, leaving it ambiguous whether the in tividual had caused his own death, or whether death had been caused by murder, still, inding a body thus concealed and thus strangely buried from all haman sight, in all probability they would have considered it as murdered, though the signs of violence left it doubtful whether nis own hands or the hands of o hers inflicted the woulds; because some one must have been there to bury the body, and it would not have been placed in that condition unless some one had deprived the individual of life. When, therefore, they found the two circumstances united, viz. that the body was strangely concealed; and, when brought to light, presented a spectacle such as the surgeon had described—there could be no doubt whatever that a murder had been committed. Neither did there appear to be any douot that Patrick O'Connor was murdered on the 9th of August. The question then arose, by whom was he murdered? The question then very naturally arose, who were the parties living in the house, in the back kitchen of which the body was found, and what was the history of those parties during the days that elapsed between the time when O'Connor was last seen and the time when his body was found on the 17th of August? The only two persons at that time living in the h use were the prisoners at the bar. It had not been suggested by either of the learned counsel for the prisoners that the murder could have been committed by any other than the inmates of the house, nor had it been represented that any body out of the house committed the murder, and brought the body and deposited it in the Litchen. There could be no doubt, then, that very grave suspicion must exist against the persons living in the house. The surgeon who examined the body was asked how long he thought it had been ouried, and he replied, that it must have been buried ab ut a long he thought it had been builted and he represe, sharts much are barred as the are week. That was on Friday, the 17th of August; and Thursday, the 9th of August, was the day on which the deceased disappea ed. He had been seen at half-past seven that morning by the persons at whose house he lodged; he had been seen on London-bridge by more than one person at two different times; he had been seen, also, within 100 or 150 yards of the boase of the prisoners some tew minutes after five o'clock; but from that time he had not been with barder of the barder of the lot he barder of the lot of the prisoners at the ber seen till his body was dug up in the back kitchen, on the 17th. The two prisoners at the bar appeared by different counsel, and they had attempted to throw the blame of this trans-action, this dreadful crime, the one upon the other. One of the learned gentle-men directly and openly repudisted, on the part of the man, all shave in the crime, and threw the guilt upon the woman; while the other learned gentleman, not quite so openly, but still distinctly enough, endeavoured to exculp ate the woman, and throw the guilt upon the man. The Jury, however, must attend to the evidence, as well as to the observations of counsel, and, by their own experience and sound judgment, come to a conclusion as to where the guilt rested, and whether it belonged to the one or the other, or both. In taking a review of the whole transaction, it appeared to him hat it would be very unsafe to rely up n small minute circumstances, as to which there might be no sure sources of information. They were to take a broad, general, comprehensive view of the case, not stopping to inquire, just at one particular moment, what would be the expressions of a man or woman in the circulustances that might attach to that particular occusion; but to consider what was the result of all the circumstances brought out in the evidence laid before them. There were There were some things that it would well become them to consider with respect to the joint intentions of the two prisoners at the bar, and to these he would endeavour to call their attention when considering the prominent facts brought out in the evidence which they had heard in detail.

With respect to the male prisoner, he stated that he was present at the murder; that he saw his wife tire a pistol at the head of the deceased. Now this was conclusive evidence that he was present at that moment, and it was a natural inquiry whether he knew a yth ng of it before. Was it a matter of which he h d not the slight st anticipation, or was it one that be had reason to expect? It appeared that, when he gave an account of the transaction to the serge and of police, he sold he was "anxious to go to town, as he wished to explain all." But had he ex lamed anything? There was an allusion made to there being other wounds besides that produc d by a shot, but he gave no explanation relative to them. He was told there were other wound, but he gave no »nswer. Now, assuming that the male prisoner was present when somebody fired the pistol-he (the Chief Baron) used that expreswhen some person put one hand on the man's shulder, and with the other hand fir d the pistol, then the question came to be, who inflicted the wounds on the back of the head afterwards? What course did he here take? Did he endeavour to prevent any further violence? These were questions which the Jury must put to them-elves, a. d - ndeavour to answer. As against the male prisoner, this seemed to be the case; h admitted te was present at the murder, but he gave no account of the rest of the tran-action, or of the concealment of the body. It appeared that, after the murder, both the male and female pri-oners quitted the house, and went off in different directions. Mrs. Manning, it appeared, went on Monday, the 13th of August; while the male prisoner left on the Wednesday morning following. [His Lordship then proceeded to direct the attention of the Jury to the other more prominent facts of the case, as brought out in evidence. In conclusion, he said :--] I believe that these are all the facts of the case on the part of the prosecution. No evidence has been called on the other side. It will be your duty to say to what conclusion your mindshave been brought as to the and the other innocent, but cannot po-sibly decide which is the guilty party, you may be re-duced to the alternative of returning a vertice of "Not guilty" as recards both. But, if you consider that one of them was guilty, it will be for you to consider whether, seeing that the murder was committed in the house where both the prison is lived, it could possibly he undertaken by the one without the knowledge of the other. If you think it possible that, in the ordinary course of human nature, this could have happened, you will, of course, act upon your judgment; but I trust your judgment will be well weighed before you pronounce it. If, indeed, you seriously believe that one of the parties alone has been guilty of the deed, and that the other had no private knowledge of the transaction, it will be for you to consider to which of the persons the guilt and innocence respectively applies. But if, looking at the hole transaction, you come to the conclusion that both must, according to the ordinary course of human affairs, have been concerned in the murder, then it will be your duty to find both prisoners guilty. With respect to any question of doubt-if, indeed, this be a case where any of the facts can be doubted-it will be for you to decide what part of the evidence you thick true, and what you think objectionable. With respect to the doubts, I appretend that your duty is calmiy and gravely to investigate the case, to see what is the conclusion impressed upon your minds, as men of the world, as men of sense, and men of solid justice. If the conclusion to which you are conducted be that there is that degree of certainty in the case that you would act upon it in your own grove and important concerns, that is the degree of corvainty which the law requires, and which will justify you in returning a verd et of guilty against one or both of the prisoners. It is not necessary that a crime should be etailished beyond the possibility of doubt. There are crimes committed in darkness a d secrecy which can only be traced and brought to light by a comparison of circumstances, which piess upon the mind more and more as they are increased in number. There are doubts more or less involved in every human transaction. We are frequently mistaken as to what we suppose we have seen-still oftener as to what we suppose we have heard. In all the tr n-actions of life there is a certain degree of doubt mixed up, but these are not the doubts upon which you act in deviding upon a case so important as this for the public, on the one hand, and the prisoners on the other. I doub not that you will discharge your duty most faithfully. You will consider that you have on the one hand a duty to the public -namely, to take care that the guilty shall not escape; and that, on the other, you have a duty to the prisoners-to take care that they shall not be convicted upon any mere surmises or suspicion-upon rash or light grounds, but upon grave and solid reas as presenting themselves to your understandings, and leading you to a satisfactory conclusion that one or both are guilty of the crime. With these remarks I dismiss you to the performance of your important duty, and I pray that your decision may be founded upon justice and truth.

The Jury retired exactly at six o'clock, and remained absent for three-quarters of an hour. During their absence the prisouers were allowed to retir, and the andience occupied themselves in eager conversation on the merits of the case and the probable verdict that would be returned. The dock, which was by this time nearly filled with spectators, was ordered to be cleared.

On the return of the Jury, at a quarter to seven o'clock, the prisoners were again placed at the bar. The loud buzz of conversation in the court at once gave way to solemn sikence.

THE VERDICT.

Mr. Streight (Clerk of the Arraigns) said : Gentlemen of the Jury, do you find the prisoner Frederick George Manning Guilty or Not Guily? Foreman : GUILTY.

Mr. Streight : Do you find the prisoner Maria Manning Guilty or Not Guilty?

Forem in : GUILLY.

Mr. Streight: Frederick George Manning and Maria Manning, you severally stand conwitched of lie murder of Parick O'Connor; what have you, or either of you, to say why the Court should not proceed to pas, judgment upon you according to law?

MRS. MANNING'S ADDRESS TO THE COURT.

Mrs. Manning, in a state of great excitement, addressed the Court as follows. She spoke with a strong foreign accent, and with remarkable vehemence, her expitement appearing to supply her with fluency of speech :- There is no justice (she said) and no right for a foreign subject in this country. There is no law for me I have had no protection-neither from the Judges, nor from the prosecutors, nor from my husban i. I am u-justly condemned by this Court. If I ware in my own country, I could prove that I had money sent from abroad, which is now in the Bank of England. My solicitors and counsel could have called witnesses to identify shares that were boutht with my own money. Mr. O'Connor was more to me than my husband. He was a friend and brother to me ever since I came to this country. knew hun for seven years. He want d to marry me, and I ought to have been married to him. I have letters which would prove his respect and regard for me; and I think, considering that I am a woman and alone, that I have to fight against my hus and's s atements, that I have to fight against the prosecutors, and that even the Judge himself is against me-I think that I am not treated like a Christian, but like a wild beast of the forest; and the Judges and Jury will have it upon their consciences for giving a verdict against me. I am not guilty of the murder of Mr. O'Connor. If I had wishe i to commit murder, I would not have attempted the life of the only friend I had in the world-a man who would have made me his wife in a week, if I had been a widew. I have lived in respectable families, and can produce testimonials of character for probity in every respect, if inquiry is made. I can account for more money than was equal to the trifling shares that were found upon me. It my hubaud, through jealousy, and a re-vengeful teeling against O'Connor, close to morder him, I don't see why I should be punished for it. I wish I could have expressed myself better in the English language. That is all I have to say.

Manning said nothing.

THE SENTENCE.

Mr. Justice Cresswell (who, in the absence of the Chief Baron, delivered judgment) then put on the black cap and addressed the prisoners as follows: -Frederick George Manning and Maria Manning, you have been convicted of the crime of murder-

Mrs. Manning (vehamently): No. no; I wont stand here to hear that said. You ought to be ash mued of yourselves. There is neither law nor justice here [She then turned round as if to leave the dock, but was prevented by Mr. Cope, the Governor of Newgate, who stood behind her.]

Mr. Justice Cresswell: You have been defended by able counsel.

Mrs. Manning: They did not pro use any withesses for me. Mr. Justice Cresswell. Every topic which ingenuity or experience had taught them would be at all available for your defence, has been urged by them. You have been found guilty by a Jury upon evidence which, I will venture to say, could leave no rational doubt upon the and of any human being who heard it. A verd et of guilty is the only one which the Jury coult conscientiously return. Had they failed to return that verdict, it would have been very difficult indeed to convince me that they had not shrunk from their duty, so completely was I satisfied, by the evidence which I heard detailed by the uifferent witnesses, of the guilt of both of you.

Mrs. Manning: The witnesses in my favour were not called.

Mr. Justice Cresswell: Murder is the highest crime that one individual can commit against another in this country. It is at al times a horrible offence; but the present murder was one of the most cold-blooded and deliberately calculated I ever remember to have heard or read of. Under the pret nee of friendship, or rather affection-for such was the description of the invitation of the 8th-under that pretence, you unhappily deluded him to a place where his grave was probably then prepared, and where the deed was afterwards committed which had, no doubt, been for days contemplated. It is one of the most appalling instances of human wickedness which the annals of this court can furnish. It has been suggested that the deceased led a vicious course of lite with one of you prisoners; but whether that was so or was his course of like, without a moment's warning or preparation, without the slightest opportunity of thinking of tuturity, or endeavouring to seek pardon for any offences he had committed, that unhappy man was huried into eternity. The law, more merciful, allows to year space of time for preparation. It appears that, on a former occasion, a conversation passed between one of you and the witness Massey arto where the soul of a person who had committed a murder would go. The time has arrived when you should ask that question again. As I cannot hold out the slightest hope of a com-mutation of the sentence which I am about to pronounce, I am bound to tell you that, as far as my judgment goes, your doom is irretrievaly fixed when that sentence is passed. I advice you, therefore, to resort, with all humility, and all contribinn, to the advice and counsel of the minister of the Goepel appointed to attend you. From him you will receive all the consolation which, in your unhappy condition, he can, in the faithful discharge of his duties, afford you. From him you will learn what you have to fear. He will no doubt point out to you, in strong terms, the full extend you. have to fear. He will no doubt point out to you, in strong terms, the full extent of your have to fear. He will no doubt point out to you, in strong terms, the this extent of your guilt; and I am sure he will rejice if he can conscientionally hold out to you any hope of that parlon hereafter which, in this world, is impossible. I consign you to his advice, and prayyou to profit by it. Whatever sorrow, or even indignation, you may really feel, or affect to feel, as to the course of proceeding this day, depend upon it that others will judge differently; and I doubt whether every one who has heard the trial will not be as well satisfied as I am that the result is the only one consistent with justice. Having given you this warning and advice, which I pray you once more to receive in all humility, it remains have meaning to promounce the dired extense of the law, which is that you he taken have to for me only to pronounce the dreid sentence of the law, which is, that you be taken hence to her Majesty's goal for the county of Surrey, and thence to the place of execution, and there be severally hanged by the neck until you be dead; and that afterwards your dead bodies be buried within the precincil of the goal in which you shall be confined after this sentence; and may the Lori have mercy upon your guilty souls!

Mr. Streight : Amen.

Mrs. Manning was again proceeding to address the Court, when she was ordered to be to-"Base and shameul England!" According to custom, the enderse upon her, and added, "Base and shameul England!" According to custom, the bench in front of the dock was strewn with rue. Taking some of this in her hand, she threw it into the body of the court,. as if by that contempuous act she coul I find some relief from the excitement under which she laboured. She was immediately removed by Mr. Cope and a semale turnkey

Manning merely bowed to the Court and retired. He seemed very subdued, but retained his self-p «session.

The proceed ngs closed shortly after seven o'clock.

The following letter, which led to the renewal of the intimacy between the prisoner Maria Manning and the unfortunate deceased, will doubtless be perused with interest by the public. It proceeded as follows :--

"Cus oms, St. Katherine's Docks, June 11th, 1847.

-Not knowing your real name, I have addressed this note as usual. " My dear Mrs. -I hope it will find you. I cannot describe to you my feelings, and what I suffered since I naw you last evening. If you were to know hall you would have compassion for me, if I was the greatest enemy you ever had. I have spent a solitary and dreary winter and a dull and me-lancholy spring, in anticipation of having a jovial and ple sant autumn. I had given up lancholy spring, in anticipation of naving a jovist and protect and protect and the second of the se anxious to economise and secure for ourselves the means of m king us happy and comfortabl the rest of our lives. I had my month's leave of absence settled to commence on the 6th of August, when I thought you might be after returning from the Continent, and intended to get married on the 7th, leave London for Boulogne on the 8th. and there spend the honey-month; heart can wish for, and I am glad of it. For poor me there is none of these consolations left, but the sad reflection of being disappointed. Ah, Maria! You have acted cruel to me. Why not, like a true professor of what you avo ed, write and say what you intended before vu acted so-then, at the risk of losing my situation, I would go every step to Erskine House and get married to the onl being on the face of God's earth who could make me happy; and, Maria dear, if you coud only read the feelings of my heart you would not do as you did. However, it is too late to be speaking of these things how. We must be reconciled with the will of God, and hope all thing, are regulated by Him for a wise and benevolent purpose. Enough now of this sad and melancholy affair, for so it is to me. However, I hope we will always entertain the same kindly feelings towards each other that is due to old friends. I can speak for myself, and am sure I will. When shall I have the pleasure of seeing you here? Bring your hu-band, and any others you like; I will be able to show them the docks and the vaulus; but, mind, ladies are not admitted into the wallts after one olock; I wish you could come soon. There is a ship from China, alongside my station in the docks—the *Viscount Sandon*; she leaves on Sunday. There are the se Chinese on board, and it would be a novelty for you to see them with their long tails. You said you would call on me on Sunday. I wish you would. If you do, write and say what time, that I may be sure to meet you. You may be able to give some explanations on the matter, which may smooth it down a little. I wish I could acquit you of infi lelity on the obcasion. I hope that the blessing of Got may rest on all your proceedings, and believe me, under any circumstances, till death, -Yours very affectionately, PATRICK O'CONNOA."

London ; W. M. CLARK, Warwick-lane, Paternoster-row.

APPENDIX TO CLARK'S EDITION.

THE ONLY CORRECT ACCOUNT

OF THE

CONFESSION AND EXECUTION OF

FREDERICK GEORGE MANNING

AND

MARIA MANNING.

FOR

THE MURDER OF PATRICK O'CONNOR.

Late on Saturday night (the 8rd November) Mrs. Manning's attorney, Mr. Solomon, re-ceived an anonymous letter couched in the following terms:— "I beg to state that I think Mrs. Manning had a right to be tried by a jury de medi-tate lingua, on account of her being a foreigner in the first place; s-condly, if you will take the trouble to go to St. Marylebone Church and look at the books, you will find that George Frederick Manning, now under sentence of death, is the same person who was married in 1832 to Mary Roberts, and that his bother, Richard Manning, was witness to it; but if you should not find it so, you had better apply at No. 28, Camden-cottages, where you may obtain further particulars."

This statement, which appeared, as is said, to be written in a female hand, induced Mr. Solomon to go the next day (Sunday) to Marylebone Church for the purpose of examining he marriage registry. The following was the result of his search :--- "March 9, 1882. "George Frederick Manning, bachelor, and Mary Roberts, spinster, were married by banna. "BRYANT BURGESS, B.A., Curate." "SARAH LAWRENCE, Witnesses. "Richard Manning, Witnesses.

could not have been, at the period of the marriage named by your correspondent, thirteen

It will be seen that the Registry gives the name of George Frederick instead of Frederick George, and that the prisoner has no brother named "Richard," the witness.

APPEAL ON THE PART OF MARIA MANNING.—THE JURY POINT.

The point reserved in this case, as to the right of the prisoner to be tried as an alien, by a jury consisting of an equal number of aliens and natural subjects, or, in legal language, de modietate linguage, came on for argument, on Wednesday, Nov. 7, The Learned Judges who formed the Court were—the Lord Chief Justice Wilde, the Lord Chief Baron, Mr. Justice Coleridge, Mr. Justice Cresswell, Mr. Baron Bolfe, and Mr. Baron Platt.

PRICE ONE PENNY.

ralized was an alien? In Comyn's "Digest," under the title "Who is not an alien," he found this passage, for which the authority of Lord Coke was quoted :---"If an alien is naturalized, he shall be, to all intents, a natural subject, and shall take an inheritance as if born in the Kipg's allegiance." That was an answer to the question, "Who is not an alien?" And an alien only was entitled to the benefit of the 47th section in the act of George IV. He would only refer to one other matter to which his learned friend adverted-that it was enough for a

only refer to one other matter to which his learned friend adverted—that it was enough for a party to allege his allegiance, to be entitled to a jury de medistate lingue. The Lord chief Baron intimated that there was nothing in that point, Mr. Baron Platt said Mr. Ballantine had referred to the words in the 16th section, "and have all the rights and privileges of a natural-born subject;" and perhaps the learned Attorney-General would explain why, if his argument were correct, those words were added to the words "shall be deemed and taken to be of herself naturalised."

The Lord Chief Baron thought the same question might be asked of all modern statutes. (A laugh.)

Mr. Justice Cresswellsaid they might have been introduced to prevent confusion as to the wife

being naturalized or having the same privileges as her husband. The Attorney-General submitted, that acts of Parliament must be construed according to the words used. The words in question might have been added for greater caution, and, so far from weakening his argument, they only strengthened it. In conclusion he submitted that the conviction was right, and that the prisoner was not entitled to a trial by jury de medietate linguæ.

Mr. Ballatine, in reply, contended, that, as a natural-born subject could not get rid of his allegiance, so an alien could not get rid of his allegiance to the country of his birth, and that he ought not to be deprived of any privilege incident to his state of allenge. With respect to Barre's case, he observed that the prayer was made after issue was joined, which might possibly be the ground upon which the case was decided. The learned Judges then retired, and were absent for about half an hour.

On their return, Lord Chief Justice Wilde delivered the judgment of the Court. He said he need hardly say, that from the time this case came from the Central Criminal Court into the hands of the Judges, it had received their anxious attention ; who, although not for the purpose of forming an opinion, had yet paid considerable attention to it, in order to prepare them to appreciate the arguments they would hear, and be the better able to apply those arguments to the facts the arguments they would heat, and be the octor alore to apply these arguments to the facts of the case. Each and all of them having considered the matter beforehand, and having attended to what he thought the able arguments that had been urged on the part of the prisoner by Mr. Ballantine, who he (the Lord Chief Justice) thought had omitted nothing that talent and ipgenuity could bring to bear on the subject, they were unanimonaly of opinion that the objection could not be sustained, and that the party was properly tried by the jury which was empanelled on the recent occasion. It appeared to all the Judges-and he was warranted in expressing that opinion—that it was unnecessary, for the purposes of a just and proper conclusion on the question submitted to them, to enter into many of the topics Just and proper conclusion on the question submitted to them, to enter hat many of the copies introduced in the course of the argument. The question was simply—Was the prisoner, Mrs. Manning, an allen or not at the time of this trial? If she was, she would be entitled to that which she prayed—to be tried by a jury de medictate lingua. If she was a British subject, she was not so entitled. Now, the effect of a bill of naturalisation had not been questioned, and one could hardly expect it should be, for the authority of text writers was so clear, so uniform, and so consistent, that one would not expect an advocate of the ability and learning uniform, and so consistent, that one would not expect an advocate of the ability and learning of Mr. Bullantine, who supported the case of the prisoner, would question it. By Lord Coke, by Lord Bacon, by Sir Matthew Hale, and by every text writer, in all the editions of "Blackstone" by the various learned editors, it was a proposition universally adopted, that a person natu-rafised became to all intents and purposes a British-born subject. That proposition was not at all impugned, nor its correctness in any degree impeached, by the circumstance that, in naturalisation acts of Parliament, certain disqualifications were introduced; because it was competent for the Legislature to impose disqualifications individually on British subjects which did not generally apply to the subject of the country. The Royal Marriage Acts imposed disqualifications in regard to marriage on Bri-teh subjects and various other acts of Parliament disnulified subjects in performance. The Royal marinage Acts imposed unstantications in regard to marinage on Bri-tish subjects : and various other acts of Parliament disqualified subjects in particular situa-tions from holding cartain offices and exercising certain rights. In the "King c. Molière" the question arose whether a naturalisation bill of the party disqualified him from performing the office of constable. It there appeared perfectly clear that the naturalisation was not a qua-ble different licities but the party holding the office of our applied to a granulicities of the second lified naturalisation, but the party had become a British subject, and was qualified to exercise ment naturalisation, but the party had become a British subject, and was qualified to exercise an office of trust, which the office of constable was; but, by virtue of a disqualifying provision in the Naturalisation Act, although the party had become a British subject, he was held to be incapacitated for exercising the office of constable. The question in this case, therefore, seemed to be, what was the *status* or political or civil character attaching to the prisoner at the time of the trial? The section of the act that had been so much relied on in the argu-ment stated that "the party should be taken and deemed to be naturalised." Then came the inquiry, what were the circumstances, *status*, and political character and rights of a Bri-the subject? A British relied to the subject to certain discussions but he (the last the inquiry, what were the circumstances, suitas, and pointed character and rights of a Bri-tish subject? A British subject might be subject to cartain disqualifications, but he (the Lord Chief Justice) knew of no instance in which the character of an alien and a British subject were united. The disqualification imposed was not a disqualification that resulted from alien-age after naturalisation by the Legislature, but was a disqualification imposed by the authority of Parliament on a particular individual. If the effect of naturalisation generally therefore was to make the party to all intents and purposes a British subject, as would be found in whole subject was gone into, which was to be found in 1 Ventris, was there anything in this act of Parliament which at all qualified that act of Parliament which said that " the party should be taken and deemed to be naturalised?" What was the ordinary effect of every naturalisation bill? The argument was, that this statute was to give certain rights and not to take them away. The argument that had been urged in the present case might be urged in every case of naturalisation, because in none of those cases was it said that it was intended to operate on the trial by jury, but that it was intended to give certain specified rights. Not at all ; but rather that, by the naturalisation, the party be, and should be taken and deemed to be, a British subject. What did it take away? It took away all that did not belong to a British subject. What did it take away? It took away all that did not belong to a British subject. What did it take away? It took away all that did not belong to a purposes. The argument attempted to be drawn in this case from the other parts of the act of Parliament appeared to be, that a woman married to a husband naturalised in a particular vay might, by the construction contended for on the part of the Crown, acquire a different status, and be entitled to different rights beyond those which her husband was entitled to him by the legislative authority, he was not less a British subject because he was under these disqualifications; but that could not be taken to qualify a distinct substantive eitactto be naturalised and have all the rights of a British subject; and it surely was not a correct construction take words intended to enlarge the operal to not disqualifications at all. The section upon which that depended was in general terms, that the party should be deemed to be naturalised and have all the right

This decision destroys any hope that might have been entertained by the relatives of Mrs Manning that she might evade the sentence of the law.

THE CONDEMNED MURDERESS.

Shortly after the decision of the Judges was known as to the reserved point, information was forwarded to the Governor and Chaplain of Horsomonger-lane Gaol, so that Maria Marining might be made acquainted with the fact, as she had, aince her condemnation, confidently relied on being successful, which had materially buoyed up her spirits. These functionaries' accordingly had an interview with her in her cell, and the rev. Chaplain informed her that she must prepare herself to meet her Maker, as the sentence pronounced upon her by the-Judge at her trial would be carried into effect on the Tuesday morning next. She seemed extremely surprised at the announcement, and exclaimed that she had been unjustly tried and convicted, which her unfeeling husband could prove. He could unravel the whole of the circumstances relative to the murder, and if he told the truth it would exculpate her from any participation in the dreadful crime. She seemed rather excited at first, but afterwards put her hands to her face and cried bitarly. The Chaplain exhorted her to employ the few remaining hours she had to live in prayer and repentance, and implored her to make a full confession of the crime for which ahe was convicted. She asserted that she was not the party who

committed the murder, and ahe had nothing to confess. Her husband several times expressed his anxiety to see her, which was communicated to her. He still continued in a very depressed state, eating hardly anything, although everything he wished for consistent with the regulations of the gaol was afforded him. He occupied all his time in reading religious works and writing.

The authorities of Horsenonger-lane Gaol, fearing that Maria Manning might do some violence to herself after hearing her fats on Wednesday morning, thought it advisable to have an extra woman in attendance upon her. Accordingly, Mrs. Randall, the female searcher of the Southwark police-station, was sent for that night to assist the two other women in watch

• • • •

.

fing her. Mrs. Randall attended upon her during the several lengthy examinations at the police-court, and Mrs. Manning seemed very much attached to her. As soon as she was in-troduced to her in the cell, she seemed much pleased, and conversed freely with her on several subjects. The unfortunate woman still asserted that she was innocent, and would not be executed, and that some influential ladies would intercede for her in high quarters. On Tuesday (the 6th) she wrote two letters, and believed that the contents would have the effect of saving her life. On she wrote two letters, and believed that the contents would have the effect or saving her me. On being told that her legal advisers had done all they could for her, she stamped her foot on the floor, and exclaimed in a violent manner, "Done all they could!. Why, they have done nothing; they and everybody else in the court decided up on hanging me before I was tried." In alluding to ber husband, a few minutes afterwards, she said, "Ah, he is a vagaboud. I never aid anything about him. He knows who murdered poor O'Connor, and can tell all." She still refused all religious consolation, and paid little attention to the Rev. Mr. Roe, the charded of the state of the state. chaplain. She was visited by a charitable lady, who attempted to instil into her mind the awful position in which she stood, and implored her to offer up prayers to her Maker : the avoid position in which she stood, and implored her to offer up prayers to her Maker; but she listened with a deaf ear, and as soon as the lady had left the cell she entered into conversation with her attendants, as unconcernedly as if she was free from crime. She ate heartily, and slept well, but if any of her attendants would converse with her all night she would sit up and join them. Upon some allusion to her attorney (Mr. Solomon) and the conneel who defended her, she became much excited, and, clenching her fists, exclaimed, "Oh, if I only had them here I'd serve them out. They might have got me acquited if they had done their duty." She, however, seemed confident that she would be set at liberty, and had no idea that the sentence of the law would be carried into effect.

MANNING'S LAST INTERVIEW WITH HIS SOLICITOR.

On Friday morning (the 9th), at the special request of Manning, Mr. Binns, his solicitor waited upon him in the condemned cell in Horsemonger-lane Gaol. The interview took place in the presence of the Rev. Mr. Roe, the chaplain; Mr. Keene, the governor; and two turn-lesys. He was in much better spirits than on the day preceding, and as soon as Mr. Binns entered his cell he shock hands with him cordially, and thanked him for his kindness. He had him be was once with preceding the update the update him for his kindness. told him he was quite prepared to meet his unhappy fate, and could die happy if his wife would only tell the truth. He informed Mr. Binns that he took with him some railway would only tell the truth. He informed Mr. Binns that he took with him some raiway shares to Jersey, which he destroyed in a water-closet before his apprahension, a description of which he handed him for the benefit of O'Conor's family. They will, it is supposed, by restored by the companies who issued them. This will clearly show that the murdered man was possessed of considerable property in railway shares, which were useless to any one except the real owner. On being asked where the crowbar was, he stated that it could be found at a cortain railway station (naming the place). He directed Mr. Binns to dispose of all his property, and after paying all demands for legal expenses, to hand over the surplus to his brother Edmund. Prior to Mr. Binns leaving him, he handed him the following letters, siving him nermission to mublish them if he pleased :-giving him permission to publish them if he pleased :-

CORRESPONDENCE BETWEEN MANNING AND HIS WIFE.

MANNING TO HIS WIFE.

11 1

"I address you as a fellow-sinner and a fellow-sufferer, and not as my wife, since the contract must be considered as cancelled, extending, as it does, only until death, and not beyond it, and both of is standing, as we do, on the brink of eternity. We may already consider onreelves as cut off from the world. The consciousness of this truth does not, howeven prevent me from expressing my earnest solicitude for the happiness of your soul as well as my own. I do, therefore beseech and implore of you to be trathful in all you utter; and that you may not be tempted to yield to any evil suggestions of the enemy of our soul's weighter to question for an instant the soleman truth that we shall shortly appear below our God in judgment...that his even is upon us now. The time, though not, so far as I can learn, precisely, fixed when we are to be launched into eternity, but we may be quite sure and certain that it is close at hand. And now, by all kindly feelings we have at any time enter-tained towards each other, I carnestly pray that you will look to God for the pardon you need, and of which I feel my own need also, believe me, through the merits of a crucified Kedsemer, being satisfied that his all-sufficient atonement and intercession cannot benefit us unless we repeat, and give proofs of that repentance. Believe me, I upbraid you not, but trust you will be assured that I forgive every one, as I pray and hope to be forgiven by God; and now I close, as my feelings are too soute to write more. May the Lord be merciful, and may He be so consistent with his promises. Let us be truthful and sincere in all we say and do. This is the last latter you will ever receive from me. Now let me beg of you to grant me an interview this day, if possible: I have a great wish to have one before I depart this world. "F. G. MANNING."

"Written on the 29th of October, 1849, in the condemned cell, Horsemonger-lane Gaol-FARDERICK G. MANNING."

MARIA MANNING TO HER HUSBAND. "I address you as my hipband. I am far away from my happy native land, en account of this contract and this land, which you have made to me a captivity. The peace and well-

being of society, the laws of truth, which you have broken, have alike demanded my banish-ment from the country which gave me birth. But I am not going away from God ; He is everywhere alike present, and at all times gracious to those that seek his mercy and his furour. What has brought me into this eiternal consequence? If you live and die unforgiven by God, though those ins will be punklied by the laws of man, they are still all registered by the only God. All that I have to say is this—I never made any statement of any kind to infure or condemn you in this matter—that you well know—from first to last. I am here condemned only by your statement. If it had proved beneficial to you, I should have been suisified with all your doings, and the great expense of your learned counsellors, that did not benefit you, but planged me unmercifully with you to this horrid fate. All I have to beg of you now is to state facts ; as you know that I was not in the house when O'Connor met with his death ; but I was gone to see for him, and during that time he called, in my absence, and his death; but I was gone to see for him, and during that time he called, in my absence, and was shot by that young man from Guernsey who was with young the back parlour smoking; but that I did not know anything about it until the Saturday, and that it was all settled in the kitchen. I was in hopes that you would have brought the young man forward of the trial, but that you did not do, but only blane me, as you did, from the first day. But, my dear, as you now know that you canhot save yourself. I implore of you to state the facts, which are truth, and endeavour to save yourself. I implore of you to state the facts, your own heart and soul, to know that you are doing right and good towards me before you depart from this word. The Lord God will forgive you and comfort you. Believe me, I upbraid you not, but trust you will be assured that I forgive you, and every one, as I pray and hope I may be forgiven by God. If you comply with this true statement, I shall be happy to see you until the last day. My hope and life is, in your hands. You can, if you will, save me. Remember you cannot answer for our sins and transgressions, when all our secret sins shall be set in the light of bis countenance, and when the wicked who carelessly lived and miserably died, without the fear or favour of God, shall doubtless perish everlast-ingly. In that day, a craven conscience shall proclaim a failing heart, and an angry judge shall point to the wicked. "I humbly look to thee, O Lord. Thou hast set forth as a propitiation for the remission of signs that are past throngh Thy forbearance. I cannot write any longer. God bless you, and have mercy on us both. was shot by that young man from Guernsey who was with you in the back parlour smoking;

have mercy on us both.

" M. MANNING."

"Received by F. G. Manning on the 30th of October, 1849."

On the same day. Manning the data interview with his brother Edmund in the presence of the Rev. Mr. Roe, the chaplain of the gaol; Mr. Keene, the governor; and the officers of the gool appointed to be constantly with him. Manning was seated in the condemned cell, at a small table, and so altered and mentally prostrated that his brother scarcely knew him. He shock him foregoint by the head and hold his hold in his course for some transmit during shook him fervently by the hand, and held his hand in his grasp for some moments, during which time neither was able to utter a word.

At length the brother said, "Surely, Frederick, you are not guilty of this horrible charge?" Manning immediately replied, "No, I am innocent. I have told Mr. Roe every-thing. I have confessed all to him. Have I not, Mr. Roe? (Mr. Roe nodded assent) Ed-mund, she murdered him. I was up-stairs dressing myself at the time she shot him. I did foft know she was going to do so. I had no hand in the murder. Mr. Roe knows I am in-nocent." He continued to assert his innocence with much vehemence, and added, in conse-quence of his brother having asked him if he had not written to his wife urging her to make a full confection. Wr. Roe have I not? queries of his orother having asked him if he had not written to his whe unging her to make a full confession, "Yes, and I have authorized yos, Mr. Roe, have I not? over and over again; to get her to see me, because I could put such questions to her that she could not evade." Mr. Roe replied that he had dorie as he said, but that she had declined to see him. Maining then handed to his brother a copy of the letter given above. Maning's brother, after he had peruged the letters, exclaimed, "Frederick, she exculpates herself from the charge, and accuses a third party; who does she mean?" He replied, "Her statement is altogether false; no one accompanied me to Jersey. I know, Edmund, you will believe me have Lowerst that Lerm innegent for you have here here a way here fained and t

statement is altogether false; no one accompanied me to Jersey. I know, Edmund, you will believe me when I assert that I am innocent, for you have always been up best friend; and I should never have married that woman if I had listened to your advice." After a long pause the brother urged his unhappy relative to make his peace with God, who would receive his soul if he was, as he said, innocent, of the awful crime. He intuicdi-ately exclaimed again, "My dear Edmund, I am innocent, as Mr. Roe knows perfectly well. I hope God Almighty will commit my soul to hell flames if I am guilty of this murder." Roe is in possession of the whole of my statement. I have told him all. I declare most solarmly that I shall die innocent of Mr. O'Connor's murder. I never hurt a hair of his head." head."

These letters, and some disclosures which it is said Manning offered to make with reference to some robberies in which he had been concerned, were made the ground of an application to the Home Secretary to grant him a respite, which was refused.

MANNING'S LAST INTERVIEW WITH HIS BROTHER.

At our o'clock on Saturday afternoon (the 10th), the convict's brother, Edmund Manning, had an interview, to take his final leave of the wretched man. He was introduced to the condemnied call by the chaptain and Mr. Keene, the governor. On observing his brother cutter, the convict rose, and advancing towards him, said, "How do you do, Edmund? I am glad

to see you." In reply to his brother's inquiries, he said that he felt perfectly happy and reto see you." In reply to his brother's inquiries he should not be test periods mappy and re-signed to his fats. He added that he slept well, and was not at all disturbed during the night, in proof of which he appealed to the turnkeys in attendance upon him. He asked his brother if he had seen Mr. Binns, and whether he was aware of the un'avourable result which had attended the applications made in his favour to the Home Secretary. He then told his brother that he had written another letter to his wife, soliciting an interview, but he feared she was as hardened as ever, and would not when solution an interview, but he teach she was as haddned as evel, and would he grant it. Referring to the subject of the murder, he produced a pencil sketch of the back kitchen, showing the postion of O'Connor's body when (as he allege) he first saw it. He took especial care to explain this sketch to his brother, and evinced great anxiety to satisfy him that he was not a participator in the actual murder. After some other conversation. he requested his brother to give his love and last bleasing to his relative, especially the sister who visited him on the previous Tuesday, after whom he inquired most par-ticularly. He also desired his respects to his former master, Mr Reeves, a coach-builder, of Tauntin. and requested that his best thanks should be given to that gentleman for all his kinduless to him when a boy. His brother being about to leave, Manning requested Mr. Roe to offer up a prayer before they puted, which the reversed chaplain did in a very impressive manner, all present kneeling and joining in this act of devotion. After the chaplain had concluded the praver, his brother asked him if he should come and see him again. Manning replied that he thought it would be of no use for him to do so; in fact, he would rather that he did not. The final separation then took place, the convict remarking to his brother that he was only going a short time before him, and hoped he should meet him in another and a better world.

MARIA MANNING'S APPEAL TO HER MAJESTY.

On Monday, November 5, the female convict draw up a memorial to the Queen, imploring her Majesty to save her from the scaffold, and reiterated her innocence of O'Connor's death. This memorial she enclosed in a letter addressed to the Duchess of Sutherland, in which her Grace was asked to lay it before the Queen. The letter was duly posted, it appears, but, being unpaid, was rejected on presentation at Stafford House, and on the Saturday it was opened e course at the Dead Letter Office, in St. Martin's-le-Grand. The wretched woman, impatient of a reply, had written on the previous day to Sir George Grey, requesting his interce sion.

PREPARATIONS FOR WITNESSING THE EXECUTION-THE PRISON LOCALITY DE-CRIBED.

If it would be superfluous to describe the exterior of Newgate at the spot where executions for capital crimes take place, it is not so respecting the exterior of Horsemonger-lane Prison, for, being situated in a remote district of London, beyond the Thames, and almost in one of the southern suburbs, its precise locality is by no means generally known amongst the hundreds of thousands dwelling on the Middlesex side of the river.

The great thoroughfare leading through the borough of Southwark from London Bridge to the Elephant and Castle begins on the north side with High-street, which terminates at St. George's Church, and then the line is taken up by Blackman-street, which runs southward star as the Borough-road. Almost at the east end of this is the Queen's Prison, an edifice, we fance, pretty generally known. The road abuts on the top of Blackman-street, or at Stone's End. Almost opp site the spot on which it abuts is Horsemonger-lane, a narrow street, leading to the area in which the prison and its outward walls are situated. Many persons confound the Surrey Sessions cont, which is built in a court-yard, a little higher up on the left than the southern ending of Blackman street. Before one arrives at this judicial edifice. if coming from London Bridge, he must take the first turning before it, and advancing eastwards down Horsemonger-lane, for about 150 yards, he will find himself in front of the used the gaol.

It is comparatively a small one. It forms an irregular square, of greater length than width. The roof would be flat, were it not for several large lanthorns or skylights projecting upwards from it. There was a general notion abroad that it was on the summit of this roof that the gibbet for the execution of the Mannings would be arected. This was not the case. The prison is, surrounded by an outward wall, separated from the building by the yards. In the middle of the outward wall that bounds the prison on the north or Los don side is erected the entrance-lodge, a small square edifice, about thirty-five or forty feet high. Its roof was once perfectly flat; but since the original erection, a low small, square tower has b en raised in the middle of it. On this roof, at its western end, between the tower and a stack of chimneys at the extreme western end of the tower, the scaffold was erected. The scaffold, with its suspens on-beam, was several feet higher than the tower. The faces of the culprits were turned to the north, towards Londor ..

The entrance, or reception lodge, is built over the gateway leading into the prison yard. On stepping through the gate, immediately on the right, is a doorway leading to the clerks' offices; these are in the right wing of the lodge, and immediately over them the condesimed were executed. The left wing of the lodge contains the right satisfies to which the prisoners . .

. . .

e . 13 · . . 2-1

are introduced before they are received into the body of the prison. It is by a door in the left wing, leading into the yard, and by flights of steps leading from this door to the roof of the lodge that the priseners seconded to the spot on which, in pursuance of the sentence of the

Joings that the prisoners accorded to the spot on which, in pursuance of the sentence of the law, the culpriss had to forffeit, for their unparalleled crimes, the breath which gave them life. They were led from the chapel to the lodge, and in their progress had to pass by their graves. The prison and its roof are higher than the summit of the lodge, and shut out on the south side all view of the execution, which could not be seen except from the area and houses fronting the prison wall and lodge on the north side. This area is very wide, the thoroughfare portion of it on the prison side extending in width forty feet or more, and in length beyond either end of the prison wall. On the other side of the thoroughfare, opposite to, and parallel with the prison wall, is a long row of graden shout as wide and as long as the thoroughfare etther end of the prison wall. On the other side of the thoroughtars, opposite to, and parallel with the prison wall, is a long row of gardens about as wide and as long as the thoroughtare at this end, looking towards the prison, is built a new row of houses. The gardens are fenced by slight and low iron rails, and within them are planted several stanted poplars. The windows and roofs of this row of houses, called Winter-terrace, were let to spectators. For a place at the windows of the houses directly in front of the prison entrance-lodge the sum demanded was £1. In the gardens in front of some of the houses of Winter-terrace, were alevated a succession of sets like those one sees in funt of the lease houths on Encom were elevated a succession of seats, like those one sees in front of the lesser, booths on Epson Race-course. The price for these seats was five shillings a head. They were not erected, by the owners of the houses, but by parties who rented the ground for the occasion, paying, according to the extent of the superfices, from £20 to £7 for their temporary holding. The spectral lators were chiefly costermongers and the lowest frequenters of the prize ring. At each end of the area, already described, is a large public-house. That on the west end is called the Masons' Arms, and from it a close view could be obtained of the scaffold. In front of it, reaching up to the first floor, is a wide terrace, and the charge for a place on it was £2. This bouse is situated at the end of Swan-street, which abuts on the area fronting the prison, and outhouse premises belonging to the inn run down the left side of the street, and here were erected high and long scaffoldings with seats, with awnings over them, the price of each being half-guines. From the rook of nearly all the houses in Swan-street the execution could be wit-nessed. At the east end of the area is another public-house, the Albion, with an extensive frontage in the direction of the prison entrance lodge, and upon and around this frontage was erected an amphitheatre, seats in which were charged at 5s. each. There are several other streets, from the houses of which the place of execution could be seen at a distance. From the tops of the houses in Bridge House-place, Stone's End, and from the tops of some of the houses in Blackman-street a distant view could also be obtain d of the awful exhibition.

A portion of the area next to the pri on wall was barricaded off from the ordinary thoroughfare, to prevent the crowd from congregating close beneath the entrance lodge, and under the

scaffold. Within this fence were also stationed a large body of police. The place in front of Horsemonger-lane Gaol was, during the whole of Saturday (the 10th) largely frequented by persons who were anxious to witness the locality which could excite so much attention on Tuesday. At times the large space fronting the building had the appear-ance of a fair, and the public-houses in the neighbourhood were crowded to an extent they had never known before. The work of erecting scaffolds, whence could be commanded a near view of the execution, was being busily proceeded with during the greater part of the day. The prices charged for permission to view the tragedy varied, of course, with the situation. In a good many of the windows of the opposite and adjoining houses the words were to be seen in prominent characters—"To Let."

Much speculation was indulged in by the crowds assembled as to whether the two convicts would be brought out for execution at the same time, and as to which of the two would be executed first. It was stated by some of the parties connected with the prison that an interval of an hour would take place between the execution of the prisoners. It was also mentioned that the one would be brought out at eight in the morning and the other at nine. Great disappointment was expressed at this by the populace, because the spectacle, according to their views, would lose much of its interest if both parties were not brought out at the same time.

In the afternoon of Saturday, Nov. 10, the Rev. Mr. Roe, the chaplain of Horsemonger-lane Gaol, waited upon Mr. Secker at the Southwark police-court, and informed him of the state of Horsemonger-lane, especially that part facing the gaol. He stated to the magistrate that nearly all the inhabitants had raised a number of slender scaffold-poles in front of their houses to which they had side a idea means and placed planks over them for the part their houses, to which they had tied side pieces, and piaced planks over them, for the pur-pose of accommodating persons to witness the awful spectacle on Tuesday morning. He was certain, from the manner in which these platforms were erected, that some serious accident would occur, unless the magistrate at that court interfered. So great was the curiosity of the public, that many persons had paid as much as a guinea to witness the execution; and other places were publicly let so low as half a crown. In fact, the state of Horse-menger-lane was of so disgusting a nature, that he hoped the magistrate would exercise his authority, and order the stands to be pulled down.

Mr. Secker asked the reverend gentleman whether the stands were erected on public property?

Mr. Roe replied in the negative. The houses in front of the gaol had long gardens, and the occupiers of them had erected the stands for gain.

...

.

Mr. Secker said that if such was the case he could not interfere. He was, however, sorry . .

. .

· . .

to hear that respectable people should act in such a disgusting manner. He hoped the public would have more regard for their morsis, and not patronise such people. Mr. Roe observed that if accidents of a fatal nature occurred in any of those places, would

not the owners be liable to be indicted for manslaughter?

Mr. Secker replied that he had no doubt they would. He, however, hoped the public would not endanger their lives to witness the execution of their fellow-creatures.

Mr. Secker said he had nothing to do with their private stfairs. It was stated that the seaffolding projected on the public footpath; consequently he should order it to be removed. Guest was ordered to take a number of constables with him to remove the nuisance.

During the whole of Saturday a number of applications were made to Measure Albott, the Under Sheriffs, for admission into the chapel of the gaol on Sunday, te hear the condemned sermon. The Secretary of States' orders were so peremptory, that no attention could be paid to any of them.

On Friday attended and the second attended to be a second attended and the second attended at

MANNING'S LAST APPEAL TO HIS WIFE.

The rev. chaplain of the gaol visited Manning at an early houron Friday morning (the 9th), for the purpose of offering the wretched man all the consolation in his power. Manning received the rev. gentleman's exhortations in a very becoming manner, and during the interview added considerably to the statement he had previously made to Mr. Roe on the subject of the mur-der. This statement, which will not be made public until after the death of the convict, govers twenty-five pages of foolscap paper. Several circumstances of a very extraordinary pature are disclosed in this document. During the convict's interview with the chaplain he again urged the rev. gentleman to use his utmost endeavours to induce his wife to see him, which Mr. Boe promised to do. At a later hour he addressed the following letter to the chaplain. reiterating his remeat on this subject :-chaplain, reiterating his request on this subject :---

"MY DEAR SIN -- Feeling an earnest desize to be at pasce with all man, and with my wife in particular, before the close of our earthly course, which is so rapidly approaching, may I ask it of you as an act of kindness to learn from her whether an interview may not take place, as it is traily awful a contemplate the index of the take place. as it is to you as an act of kindness to learn from her whather an interview may now take place, as it is truly swful to contemplate the wickedness of any one who shall enter the presence— the awful presence of. God without being at peace with all men. As such an interview would, I think, be calculated to bring peace and comfort to us both in the next world, do, in the name of God, let me implore of you to ask her to grant this last request for the sake of her poor soul. Sir, if you could venture to do this for me, I hope you, will promote it. "I remain, my dear sir, yours obediently, "The Rev. W. S. Roe, Chaplain." "The same night by M. Roe, but it had no

This letter was handed to the female convict the same night by Mr. Roe, but it had no effect, as she persisted in her refusal to grant her husband an interview unless he first committed

himself to the version of the circamstances set forth in her reply to a previous letter. Mr. Binns, the solicitor, had an interview with Manning on Friday morning (the 9th), and sommunicated the result of his endeavours to obtain a commutation of the capital asstance ton his behalf. Manning had entartained great hopes of his success; and when he learnt that all the means which had been tried had failed, he appeared greatly dispirited.

THE CONDEMNED SERMON.

Manning and his wife attended divine service in the chapel of Horsemonger-lane Gaol on Sanday for the last time, when the Rev. W. S. Roe, chaptain of the prison, preached a very impressive sermon, in the course of which he made frequent and pointed allusion to the very impressive sermon, in the course of which he made frequent and pointed allusion to the unhappy criminals, and exhorted them, by all their hopes of mercy hereafter, to unburden their consciences and truthfully confess the enormity of the crimes for which they had been condemned. The usual service of the prison chapel commences at 9 o'clock in the morning, and there was no deviation from the rule on this occasion. The other felom prisoners and the debtors confined in the gool having entered the chapel and taken their respective places, the condemned prisoners were introduced, in charge of the respective male and female officers appointed to attend upon them. The culprits were so placed that the one could not observe the other, Manning being seated on the male prisoners' side, and his wife on the opposite side, where the female prisoners sit. The visitors' gallery was exclusively confined to the visiting justices, of whom there were several present. Mr. Keene, the drawn occuried his uncle area. Manning the doubty-covaring and all the other afficers confined to the visiting justices, of whom there were several present. Mr. Keene, the governor, occupied his usual pew. Mr. Moore, the deputy-governor, and all the other officers of the prison, were also in attendance. The convicts on entering the chapel took their seats without betraying any extraordinary emotion; but as the service proceeded they became much distressed, and during portions of the rev. chaplen's sermon they both wept bitigrity. The usual morning service wairread by the rev. chaplen's sermon they both wept bitigrity.

cluded and a hymn sung, the rev. chaplain entered the palpit and commenced his sermon, selecting as his text for illustration the second verse of the 65th Psalm—" O Thou that hearest prayer, unto Thee shall all fiesh come." The rev. gentleman opened his discourse by remarking that if all his hearers knew how short a period existed between them and sternity, they would each feel the necessity of so living as to be able to assist each other, and thus sutertain a wel-grounded hope of assistance hereafter, through the heavenly and divine grace's which the blessed Redeemer had graciously throw in the way and placed at the disposal at all who chose to embrace it. How much more forcibly did this apply to their unhappy brother and sister, whose days were numbered, and who had but a few hours to live. Ho much more forcibly did this apply to their unhappy brother and sister, whose days were numbered, and who had but a few hours to live. Ho much more forcibly did this apply to their unhappy brother and sister, thought ... of this workd, and fix their minds upon strength; the no banish every thought ... of this workd, and fix their minds upon strength; on the necessity of an energetic repontance, in which the whole heart should be laid bare, contrasting this, the only proper course for the Christian, with that adopted by hypecrites and dissemblers, how many ains would arise in the consiciences of each, for us cure that in would always find a voice in the recesses of the human heart. The rev. gentleman, show all heart should be self always find a voice in the recesses of the human heart. The rev. gentleman the proceeds of the convict, assuring them that their loope of salvation depended solely upon their repentance, and beseehing them that their loope of salvation depended solely upon their repentance, and beseehing them that their loope of salvation depended solely upon their repentance, and beseehing them, and not to lose one, moment of the short period allotted to them for existence in this workd. The rev. preacher conc

The two convicts were deeply affected during the delivery of the sermon; and when the rev. prescher addressed them personally, they sobbed aloud.

On Monday Mr. A'Beckett, the sitting magistrate at the Southwark Police Court, was engaged nearly the whole of the day in hearing complaints from the parish authorities respecting the stages erected in front ef Horsemonger-lane gaal, and the great maisance they caused to the inhabitants. The clerk to the commissioners of pavements for the Borough and Dover-load districts was in attendance, with the respective surveyars. The worthy magistrate, siter consulting the saveral Acts of Parliament supposed to consterthe power of procuring an abstement of these missances, said, that, after a mature constiera-

The worthy magistrate, siter consulting the several Acts of Parliament supposed to confer the power of procuring an abstement of these nuisances, said, that, after a mature consideration, he was of opinion that the New Building Act could be put in force. He should, therefore, recommend the authorities to serue notices on the owners of those buildings, and inform them that unless they immediately pulled them down, they would be fined £200. He thought the parties would soon clear the ground of such disgrating places.

the parties would soon clear the ground of such disgusting places. The surveyors, assisted by Mr. Superintendent Haynes, left the court with a number of officers; and in a short time all the stages were rased to the ground.

A meeting of the visiting justices was held at the gaol at 10 o'clock on Monday, in order to make the final arrangements for the execution.

The "drop" was finally completed below four o'clock on Monday afternoon, and the achies of its section must have been plantly heard by the samale convict, whose cell was situated almost opposite. We may add that it was found absolutely necessary to barricade the windows of her spartment in order to prevent the possibility of her seeing the men at work. The noise of the multitude which crewded the vicinity of the gool was also distinctly au-

The noise of the multitude which crewded the vicinity of the gaol was also distinctly audible in the cell, and from a remark which she made to one of the turnkeys during the afternoon, it was quite evident that she was parfectly certain as to her fate. She observed that when she was brought out she would not let the mob see her face, for she would cover it over with a handkerchief.

The reverend chaplain had several interviews with the convicts on Monday. Manning is said to have been perfectly resigned to his fate, and said his only regret was that his wife should be so hardened. The female calprit, on the contrary, was greatly excited at her impending doom. She refused all spiritual consolation, but had wrote several letters, which she desired should be forwarded to be rfriends. It has been ascertained beyond a doabt that the wretched woman made an attempt on her life in the early part of Sanday morning.

DISCOVERY OF THE MISSING CROWBAR.

A crowbar has been found, and there is very little doubt, from the appearance, that it was the instrument by which O'Concor's death was finally effected. Manning's statement that it would be found at a railway station turns out to be perfectly correct, for the instrument was discovered on Monday at the Lawes station, on the Brighton Railway, where a parcel had been lying for some considerable time, addressed "Mrs. Smith, Lawes," and had been pather amongst other things which were expected to be called for. The parcel was carefully wrapped in brown paper, and when opened it proved to contait a crowbar, with human hair and spots of blood plainly discernible upon it. Mr. Weatharhead a clerk on the Brighton Railway, left : Brighton on Monday with the crowbar in his possession, which he deposited with the , authorities in London.

4

THE EXECUTION.

The last scene of this gloomy tragedy was enacted on Tuesday morning, Nov. 18, on the reof of Horsemonger-lane Gaol, in the presence of an immense assemblage, composed, for the most part, as we anticipated, of the filth and scum, "the cankers of a long peace and hard times," with which the population of this vast metropolis is infested.

Throughout the entire of Monday, and during the evening, the street in front of the gaol, and the various avenues leading to it, whence a glimpse of the preparations in progress for the erection of the scaffold upon which the perpetrators of one of the most atrocious murders contained in the annals of crime have now suffered the penalty of the law to their guilt, were throughd by a dense crowd, whose numbers, as night set in, diminished far less than might have been expected.

Notwithstanding the interference of the magistrates of the district, and the effoits of the police anthorities to remove the frail platforms and scaffolding which have been hastily thrown up during the last few days in the vicinity of the gaol, a large amount of accommodation of this kind was to be obtained by such as were willing to pay exorbitant sums to procure the gratification of a morbid propensity to witness, if not to gloat over, the dying struggles of their fellow-creatures. The proprietors of these stands were buily and incessantly occupied throughout the night in soliciting the patronage of every decently-dressed person whom they encountered, clamorously soliciting attention to the strength, security, and cheapness of their structures, and chamiting praises of the "splendid view" of the scene which was to be had from them. For two or three hours after midnight the crowd was not so dense as to prevent freedom of motion, and the gin-shops and night houses in the neighbourhood were filled to overflowing, and doubless, reaced a rich harvest.

Reflect incontra of monophates, reaped a rich harvest. In the meanwhile the masses who had determined to "rough it" sub dio, relieved the t dium of their night-watch with rude mirth, coarse pleasantries, and the most repulsive description of vulgar facetiousness, with speculations respecting the hour at which the execucution was fixed to take place—the appearance of the culprits together or separately upon the gallows—the chances of their being reprieved, and similar topics. Couversation, however, contributes but little to a comfortable circulation of the blood on a cold winter's night; and many groups becoming aware of the fact, resolved themselves into dancing parties, and executed quadrilles, polkas, or jigs, according to their respective tasts or capabilities. Nor was the demeanour of their "betters," who crowded the windows and platforms, such as indicated any sense of those grave and admonitory conceptions which, from a middle-aged idea of the tendencies of human nature, our penal system has endeavoured to eliminate by the display of wretched malefactors under the hands of the hangman. Shortly after six o'clock immense numbers of persons poured from all directions into the circumscribed space in front of the priseu; and soon the screaming of women and the cries of persons upon whom the legion of pickpockets in attendance plied their trade, gave significant tokens, both of the tramendous pressure which began to be experienced in the crowd, and of the materials of which it was composed. In that pressed, packed, and fluctuating multitude, there was no evidence of any appreciatiou of the "moral lesson" about to be inculcated—no display of any feeling beyond that of the excitement supplied by the hideous proofs of the law's intended fulfilment. We are convinced that, from that exhibition and its brutalising concomitants, few, if any, could have departed impressed with an increased detestation of crime, or with a deeper reversence for the power of the law; while, on the other hand, n

The gerdens in front of the houses opposite the prison, and from which the best view of the proceedings was commanded, were occupied by persons of apparent respectability, and amongst them we observed many well dressed females.

Shortly after seven o'clock the executioner and several assistants made their appearance on the gallows, and minutely tested the efficiency of the appartus. Their appearance elicited no manifestation from the crowd, which at that time was in a state of unrestrained hilarity, provoked by the efforts of several luckless individuals to escape from the tremendous pressure which they were enduring, by scrambling over the heads of the compact mass by which they had been surrounded.

Precisely at nine o'clock, after some necessary preliminary arrangements had been made by the hangman's assistant, the Rev. Mr. Roe (chaplain) ascended the pletform, accompanied by one of the sheriffs, the governor of the gaal, and executioner. As Manning ascended the steps leading to the drop, his limbs to there dunder him, and he appeared scarcely able to move. He first turned his face to the east, apparently reluctants to eye the gaping crowds assembled to watch his last mortal agony. A gleam of sunshine fell upon his features while in this posities, and showed that the pallor of his countenance still continued. When his wife approached the scaffold he turned more round, with his face towards the people, while Calcraft proceeded to draw over his head the white nightcap, and to adjust the fatal rope. In the meantime the female prisoner had reached the drop, mounting the steps which led to it with a firm, but, owing to the bandage on her eyes, not a rapid step, and when at last placed under the fatal beam, standing as fixed as a marble statue. The male prisoner had by this time recovered his firmness to a certain extent, and, turning to his wife, he shook hands with her in token of a final farewell. The executioner then drew the nightcap over the female prisoner's head, and, all the necessary preparations having now been completed, the scaffold was cleared of all its occupants except the two wretched beings who stood upon it, doomed to die. The worthy chaplain of the gaol, at this last moment, still deeply solicitons for the welfare of so great a criminal, standing on the brink of eternity without having contessed her guilt, once more approached, and asked Mrs. Manning if she had anything that she wished to say to him. She replied, "Nothing, but to thank you much for all your kindness." He withdrew deeply disappointed; and when he left, the husband and wife again approached each other, and shook hands; having done so, they finally resumed their positions. In a u instant Calcraft withdrew the bolt, the drop fell, and the sentence of the law was fulfilled. They died almost without a struggle, and the bodies having been allowed to hang for an hour, ware cut down, and in the avaining dividing the previous of the gaol.

The mob during this terrible scene exhibited no feeling except one of heartless indifference and levity. Not a single yell or cry of execration could be heard; scarcely a hat or csp was raised while the drop fell, and the bodies of the murderers had hardly ceased to oscillate with the momentum [of their fall before the spectators were hurrying in large numbers from the spot.

After hanging the usual time, the bodies were cut down, and the mob dispersed; and thus terminated a scene which we left convinced that no good can arise from familiarising the populace with the revolting details of a capital punishment. The vicinity of Horsemonger-lane prison, and all the streets in the neighbourhood, pre-

The vicinity of Horsemonger-lane prison, and all the streets in the neighbourhood, presented a very extraordinary scene on the day preceding the execution. At an early hour in the morning crowds of speciators, from all parts of the metropolis, began to assemble in the locality, and before noon upwards of 10,000 persons had congregated in front of and near to the gaol. The morbid curiosity, which had attracted them, found little, however, wherewith to gratify itself until after twelve o'clock, when the black timbers forming the dismal appa-' ratus of death became visible on the summit of the prison roof,

A number of workmen were employed at an early hour in erecting strong barricades along the front of the prison, leaving a space of about twelve feet, to be kept clear for the officers on duty. Barricades were also thrown up at short intervals across the main thoroughfare, and in several of the streets leading thereto, in order to lessen the pressure of the crowd, and prevent the occurrence of accidents.

The sale and hire of seats was carried on with great activity throughout the whole of Monday by the occupants of the houses in Winter terrace, a row of small tenements facing the gaol. The prices rose as the demand increased, and during the afternoon large premiums were offered for places in favourable situations overlooking the gallows.

MANNING'S CONFESSION.

The following is a complete account of the confession made by the male prisoner to the Rev. Mr. Roe. He said :--

On or about the 15th of March I left my residence, No. 41, Castle-street, Regent-street, for Jersey, and I remained there three weeks, and returned about the 5th of April; and, during my absence, I found that my wife had engaged the house No. 3, Minver-place. The landlord, Mr. Coleman, required a reference, and she referred him to Mr. O'Connor. On the Sunday night after entering upon the house O'Connor slept there, and promised to return on the following night, with his boxes, but did not keep his promise. On the following Thursday he came and told her that he had altered his mind, as he thought that Manning and he would not agree, as he (Manning) might one night return home drunk, and make a disturbance with him. Maria Manning replied, that he (O'Connor) was no man, nor worthy of the was the sole cause of her taking the King John's Head, at Haggerstone, by which £100 were lost; that he had once before induced her to take a house in the Mile-end-road; and that he might depend upon this, that he abould abide the consequences; stating, at the same time, that she herself was the same as her own poor father was, who despised a man whose word he could not depend on, and that she herself would sooner see the devil enter than one on whose word she could not rely. Shortly after three weeks from the 25th of March had elapsed my wife made a claim on O'Connor for the payment of what she coustly court, Osborne-street, Whitechapel, to recover the same. The day previous to the time for appearing to the summons in the court O'Connor came to Minver-place, and paid 30s. for the three weeks to me, in the presence of my wife, and apologized for not taking the lodging, saying that he was ashamed at the idea of giving my wife so much trouble, and truste I we abould not be bad friends in consequence. I replied, that it was a matter of indifference, as the

object of his lodging there would be of little account. I then said I had been informed that he had spoken disrespectfully of me, and that if I could be certified of it I would bring an action against him for defamation of character. He almost shed tears, solemnly declaring he had always spoken of me in the highest terms, and held out his hand to shake hands with me. He b gged me to take a glass of porter and smoke a pipe. I then said, "O'Connor, I owe younot the slightest animosity, and never did." He presently asked me by whom I had been told that he had spoken disrespectfully of me; I gave him no reply. It was, however, my wife who had said so to me, but begged me not to name it to O Connor that such had been the case. O'Connor left the house, and we parted good friends. When he was gone my wife said, "That old villain has been the cause of my losing much money, and I am de-termined, as I am a living woman in this room, to have my revenge upon him." I asked what she meant? She replied, "I will shoot him if I am hanged for it, as he has decived me so many times." I then expostulated with her on the impropriety of her conduct. She said there was no more harm in shooting him than in shooting a dog; that he was a perfect brate. now inform you of the plan I shall adopt. I shall frequently ask him here to dinner, and go to his house very often, to endeavour to ascertain the amount of money he has in his posses-sion, as also the number of railway shares he has." She added, "she was quite certain he had to sign bonds to the amount of £4000, which she herself could dispose of, as there was no name to them." O'Connor did come frequently to dine, and she did visit him twice a week, at his house, up to the time of the murder. She went and found O'Connor tipsy one evening at his house, and came home and informed me she had seen him quite drunk—he having taken brandy at the docks as a remedy for cholera. She said he went into his bed-room, and brought out all his scrip and bonds, and showed them to her, solemnly declaring to her that he had made a will, bequeathing to her £1300; and had so made it, that Manning should have nothing to do with it after her death. She said that she believed what the old villain have nothing to do with it after her death. She said that she bulieved what the old villain and wes a great lie, having an assurance that he would never leave her a shilling, and that she was quite contented, having seen the amount of property he possessed. "Now," and she, "I shall begin to get things ready to cook his goose." This took place shout the 25th of July. At that time I was offered a situation at Messrs. Gover and Co.'s, stationers, Holborn-bars, as their town and country traveller, at a salary of £2 per week, and 5 per cent. commission on goods sold. I then said to her, "Banish all these thoughts from your mind as regards O'Connor; this is an excellent situation, and I may be enabled to save a great deal of money." She replied, "You fool, you will never be able to save the amount which I shall, by murdering that O'Connor; and, if you take that situation, you will be knocking about with — in London and the country;" and that, if I took it, she would follow me to every part of Lon-don I visited, and that la de better let her carry out her plan, as she was determined to have her revenge upon that du yacabond. I persisted in going to see Mr. Gover. She looked and to introduce that is had better her carry our her pind, as shows determined to have her revenge upon that old vargabond. I persisted in going to see Mr. Gover. She looked up my coat and hat to prevent my going, and said, "Now I shall prepare his grave." She went and purchased a abovel at an ironmonger's shop in Tooley-street, and began next day to dig the grave, which was completed between a fortnight and three weeks previous to the murder. O'Connor had been in the kitchen three or four times after the grave was finished, and in walking over it frequently made observations as to what was being done. She told him that Mr. Coleman was having the drain altered, and O'Connor observed it was a long time in action. She said there was a great deal to do, and the men were not constantly at it. The reason he went to the kitchen was to wash his hands previous to taking his tea or dinner. On the 26th or 27th of July my wife got William Massey to write a letter to Patrick O'Connor, which was to the following effect :-

"Dear O'Connor,-I shall be happy to see you to dine with me and my sister, as she is coming from Derbyshire to remain a few weeks with me (this was entirely untrue); she will be most happy to be introduced to you. Dinner will be ready at balf-past five o'clock. If you are engaged; drop me a ine. Trusting you are quite well, you are engaged, drop me a line.

" I am, dear O'Connor, yours truly,

"W. MASSEY."

The letter was dated No. 3, Minver-place, Bermondsey. O'Connor came on the Thursdayr the 28th of July, at the time specified in the note. When he came into the house he asked fo Miss Massey and her brother. 'My wife said that they had just gone out, but she expected them to return in time for dinner: I was sitting in the parlour with O'Concor, relating my intention of bringing an action against two men at Taunton for defamation of character. Intention of bringing an action against two incluses a function of transactor. During this time my wife called me, and asked me why I did not leave the room, for she wanted to get him into the kitchen to "cock his gocce;" upon which I said I would not have any such thing done. During this conversation between her and myself O'Connor rose, put on his hat, and left the house. She immediately ran up-stairs and followed O'Cennor, and overtook him about 300 yards from the house, and the told me she said, "Patrick, wh.t makes you leave in such a mean way?" He answered, he did not like my observations as to bringing an action against the two men, and that it was his firm opinion I meant to entrap him in the same manuer, and he therefore declined returning to the house. She said that she repeatedly pressed him to do so, but he did not return. She came back in a very excited

state, and said to me, "You cur-hearted villain, you have prevented me carrying out my plan. You will stand for it, for it never will be found out. I am now quite cartain he will never come here again." I then asked her what would become of her soul if she committed an act of nurder? to which she answered, "We have no soul; after we are dead we are like a lump of clay, and there is no more thought of us, and we shall never suffer hereafter for murdering that man." The next morning she said to Massey, "O'Connor was here last evening, and i informed him that you were out with your sister. I wish you to write me a note to O'Connor." He said "Certainly, but you must dictate." Massey then sat down and said, "Now, Mrs. Manning, what do you wish me to say?" and then, at her dictation, he wrote as fellows :---

"Dear O'Connor,—After arriving home late last evening, being informed that you had been at my house, I was truly sorry that my sister and myself were not able to be at home to dimmer. We went to our uncle's in the afternoon, and while we were there he was taken dangeronsly ill, and my sister was obliged to remain the whole of the night, but we shall be most happy of your society some day next week. Trusting that you are quite well, I am, dear O'Connor, yours very truly, "W. MASSEY."

On Wednesday, about two days afterwards, my wife wrote to him to come and dine. He never came until ten o'clock that evening, as he did not receive the note before seven. He was accompanied by the witness Walsh, and appeared to be quite drunk. He latid on this sofa and seemed to be in a fainting state. My wife got a bottle of eau de cologne and appliéd it to his nose and washed his face, and implored Mr. Walsh to go straight home with him. We all shock hands, and parted as the best of friends. The next day, Thursday, the day of the murder, at nine o'clock AM, she wrote a note to O'Connor, and took it to the Post-office herself, telling me that there was a certainty of his getting it. The note was as follows:-----

"Dear O'Connor, --- I shall be happy to see you to dime with us this day at half-past five. I trust you are quite well. Yours truly, "MARIA MANNING."

He came at ten minutes past five on the Thursday, August 9, previous to which she had laid the table for five, with the dish covers and everything down. Nothing had been prepared in the way of food. When he entered the house, he asked where Mr. and Miss Massey were; the way of food. When he entered the house, he saked where Mr. and Miss Massey were; and my wife said they were up-stairs dressing for dinner. He then inquired how long they: had been up-stairs. My wife replied, they had only just gone up—they saw him come to the door. At this time Massey was not in the house, nor was his sister even in Loadon; and even to the present hour it is my belief that she has never seen London at all. My wife asked O'Connor to go down stairs and wash his hands, which he declined. She said, "Pa-trick, Miss Massey is a very particular young lady." He had then been in the house twenty minutes. My wife pressed him to go down and wash his hands, and I heard him go down the stairs, being at the time in my bedroom washing. In about a minute after he had de-scended, I heard the report of a pistol. My wife then come up to me and said, "Thank God, I have made him all right at last. If never will be found out, as we are ou such exceedingly seended, I heard the report of a pistol. My wife then came up to me and said, "Thank God, I have made him all right at last; it never will be found out, as we are on such exceedingly good terms. No one will ever have the least suspicion of my murdering him.". I replied, "I am quite certain you will be hanged for this act." She replied, "I will not be you who will have to suffer; it will be me." After shooting him, she said, "I think no more of what I have done than if I had shot the cat that is on the wall." Upon her coming the kitchen I found O'Connor resting on the grave. He moaned, and I never liked him very well, and I battered in his skull with a ripping chisel. She took from his trousers nocket the keys of his trunk and cashbox, and within ten minutes after the from his trousers pocket the keys of his trunk and cashbox, and within ten minutes after the murder, viz., twenty minutes to six, she put on her bonnet and mantle, and proceeded to his house. I then said it would be impossible for me to stay in the house, and I went out into höuse. I then said it would be impossible for me to stay in the house, and I went out into the garden, and smoked a pipe on the wall, and conversed with the landlord of the next house, and went out into his outhouse to make a purchase of some rice he had there. My wife returned from O'Connor's, letting herself in with the street door key. This was about twenty minutes to 8 P.M. She appeared much excited, and said, "I have the whole of the shares and the bonds with me. I knocked at the door when I went to O'Connor's house, and Miss Armes let me in. I then asked if O'Connor was at home. Miss Armes said, 'No ; he is not home from the docks yet;' upon which I asked leave to go up-stairs, as I had come to see him on business. I went up to his room, and remained there for fifteen minutes. I walked to his bedroom, unlocked his trunk, and took all the shares I could see----his two gold watches and gold chains. I say the banker's book, by which it armes-ed there. hist two gold watches and gold chains. I saw the banker's book, by which it appeared there were £3000 in the banker's hands. The book was useless, so I did not take it. I remained at Miss Armes' about an hour and ten minutes, and then returned home." She then sorten the shares, and, while doing so, said she had not the foreign bonds, which were worth between £3000 and £4000, and she was determined to go again on the following day to get these foreign bonds, as she was quite sure he had them, as she had seen them before she knew him (Manning). She repeated her visit on the following day to Miss Armes', and retarned greatly excited at not having found the object of her search. She said she had purchased a cake of Miss Armer, remarking to her that it was very strange O'Connor had not come home; to which Miss Armes assented; my wife desiring her to be kind enough to tell him that she had been two evenings to see him, as she desired to do so upon important business. My wife remained there about the same time as on the previous day. On Saturday she told me she • • * The second s

MALLEN LAND

wanted me to go to a sharebroker's with some Eastern Counties' shares. I asked her what was the use of doing so, as I should have to commit a forgery? She replied, "The man is dead, so there can be no witness against you." Upon which I said it would be impossible to sell the shares now, as fifteen days' notice was required before a sale could be effected. She self the shares now, as interent days notice was required before a said could be nested. Super-then said I could borrow money on them, and I went to Messra. Killick and Co., share-brokers, and wanted to borrow £120 upon them. They asked who had referred me to them, and I replied, "A gentleman who had been in the habit of doing business with them." I was then asked my name and residence, to which I replied "Patrick O'Connor, 21, Greenwood-street, Mile-end-road." I was told that £120 could not be advanced on the shares, but that I might have £110, and that the rate of interest was 5 per cent., and for six weeks. I replied, 4 I should not want the money more than two months;" and they said the charge would be the same if I had it only for a week. They then produced a document, which I signed "Patrick O'Connor, 21, Greenwood-street, Mile-end-road" They gave me a £109 note and 10 sovereigns. I immediately went to the Bank of England and had the note changed for 50 sovereigns and five £10 notes, and returned home and gave the money to my wife. There were other shares with O'Connor's name on them, and my wife said I had better take them to another broker and tarn them into money. The last-named shares I believe to have been some of the Leicester-ahire and Birmingham, an India bond for £5, and about six scrips of the Bordeaux Railway. I declined to comply with this last request. She declared there was not the least danger as the man was dead, and she became much excited and insisted on my going. I put on my hat, and went out as if going to a broker; and returned in about two hours, and said I had been to a broker (though I had not), who would advance money on the shares on Thursday. She remarked it was strange he would not do so then, and that she had her doubts as to my having been to a broker. On Monday, the 13th of August, I left hours at nine in the morn-ing, and returned about half-past 12, when my wife told me two persons had been there in-mining both for OfCompan and muscle, but she did not hours then believed they were quiring both for O'Connor and myself; that she did not know them, but believed they were Custom-house officers. I replied it was my firm opinion they were policemen in plain cloth-She replied, "Don't tell me that, or I shall faint." I then sat down to dinner, and after dinner she said I had better go to Bainbridge's, the broker, and get him to come and take the furniture that night, so that we might take our departure by the train to Liverpool, and go thence by steam-packet to New York. I left at half-past two for Bainbridge's, and upon my quitting she said she would join me in about an hour and a half. Bainbridge's, and upon my quitting she said she would join me in about an hour and a half. After waiting about two hours, I sent the servant to Minver-place, but she did not find the house. I then went home, and found my wife was gone away in a cab with all her boxes. I went through a neighbour's house, and found my own back door wide open, and that every-thing, except the furniture, had been taken away; and I was, therefore, left penniless. In about half an hour I returned to Bainbridge's, and told Mrst. Bainbridge that my wife had started for the seaside, but I thought I should remain with them a fortnight. I asked the' terms, and was told they were the same that Massey paid. I remained there till Wednesday morning, when I declared my intention of going into the country for a month or so; and I sent Bainbridge's girl for a cab, and quitted the house at half-past seven o'clock, but did not tell the cabman where to drive to till he had gone a quarter of a mile down the street. I then tell the cabman where to drive to till he had gone a quarter of a mile down the street. I then told him to go to the South-Western station, where I took a ticket for Southampton, and left that place at midnight by the packet, and reached Jersey in twelve hours, and went to the Navy Arms Hotel.

The remainder of the statement it will be unnecessary to give, as it merely referred to e proceedings at Jersey, and had nothing whatever to do with the crime: He stated, the proceedings at Jersey, and had nothing whatever to do with the crime. He stated, however, "that after his wife returned from Mr. O'Connor's on the night of the murder, she went down stairs with a large pair of scissors, and cut off the whole of his clothes and buried them, as well as the slippers that were upon the corpse; and then she got a strong piece of cord, and they both tied the legs back to the haunches; and having done so they put the body in the hole and covered it with lime, and then trod the earth in, which occupied a considerable time, and they did not retire till nearly midnight, and the next morning they again set to work at the grave, and concluded it about 11 o'clock, and then the wife said, 'Thank God we are safe; it is over; no one will think of looking there for him.' About a fortnight before we purchased a pint and a half of vitrol, and this was thrown over the body before the lime. My wife also frequently expressed her pleasure at O'Connor being dead, and said that he was the greatest villain that ever lived, and she said she would put no money out to interest. She afterwards said it would never be found out unless through my nervousness, and if any one came she would answer them, as she had the nerve of a horse, Bhe likewise said she was sorry she had not read prayers over the body," This remarkable statement concluded in the following words :-

"I do hereby solemnly declare that the foregoing account, as written by the Rev. W. S. "I do hereby solemnly accure that the true. Roe, the chaplain, at my suggestion, is just and true. "FREDERICK GEORGE MANNING.

" Condemned cell, Horsemonger-lane, Nov. 9, 1849. "Signed in the presence of-"W. J. ROE, G. HALLETT, S. DEALE."

Printed and Published by WILLIAM MARK CLARE, 17, Warwick-lane, Paternoster-row, London,

. • .

Lincoln. The Victor Vic

II.
 In One Thick Volume, price 5. Forty-soven Steel Engravings, SYLVESTER SOUND, THE SOMNAMBULIST.
 By Henry Cockton, Esq., Author of "Valentine Vox," "Stanley Thorn," "The Love Match," &c. This most extraordinary work has gained unprecedented popularity. It is decidedly the most exquisitely humourous work sever issued from the press, and, as may well be expected, as Bomnar-bulist's midnight wandering form one continuation of incident and interest from the first page to the lower.

TIT. Also uniform with the above, handsomely hound, price 5s., THE LOYE MATCH. Sy the same Author. Designed to Illustrate the Ups and Downs, the Joys and Grisfs, which sprang from the Mariage of Mr. and Mrs. Torn Todd. Illustrated with Twenty-three Steel ingravings. The Author of the inmittable "Sylvester Sound," and "Valontine Voz," has given the aid of nis powerful pen to the ever popular subject of Love! This tale abounds with like-like sketches, and the most exciting incidents.

THE WANDERING JEW; A TALE OF THE JESUITS. By M. Eugene Sue. Price 3s. 6d. With Twenty-four whole-length Portraits, after Gavarni an cthers.

THE MYSTERIES OF PARIS. By M. Engene Sue. Price 2s. 6d. Being the only perfect Translation extant, from the Paris Edition, revised by the Author, with explanatory Notes by the Translator.

MATILDA; OR, THE MENOIRS OF A YOUNG WOMAN. By M. Eugene Suc. Price 2e. Illustrated with Eight fage Fogravings.

By M. Eugene Suc. Price 2s. Illustrated with Eight Page Pogravings. VII. PAULA MONTI; OR, THE HOTEL LAMBERT. By M. Eugene Suc. Price 3d. VIII ARTHUR; OR, THE JOURNAL OF AN UNKNOWN. By M. Eugene Suc. Price 1s. In One Volume. Quarto, 960 Pages, Elegantly Bound, 153 Engravings, by Landolls and others-Gut Edges, 7s. 6d.. Containing talented sketches of Sea and Seamon, and truthful Narratives of Shipwrocks, Fires, Mutinies, Famines, and every danger of this life of peril, rendering it the handsomest, cheapest, and best Publication ever officed to the Public. En One Handsome Volume, Quarto, price 6s. 6d.,

In One Handsome Volume, Quarto, price 6s. 6d., TALES OF HEROISM, AND RECORD OF STRANGE AND WONDERFUL ADVENTURES. Being a Chronicle of the Lives of those Men whose gallant deed, bravery, and intropidity, have been the glory and wonder of the world. This, with many amusing Talos and Anecdutes, coupled with the numerous Egyravings from the first artists of the day, which adorn its rages, render it a tit companion to the last much admired and highly popular work.

THE LIFE AND TIMES OF DICK TURPIN, THE HIGHWAYMAN. With hearty Seventy Engravings. A New Historical Romance of the 17th Century. By H. D. Milles. HIE DIFE AND LIAM WHIStorical Romance of the 17th Century. By H
Seventy Engravings. A New Historical Romance of the 17th Century. By H
In One Vol., Octavo, bound, Five Shillings.
WILL WATCH, THE BOLD SMUGJLEE.
A TALE 07 THE COAST.
The Narrative founded on Facts, and Characters drawn from Life.
In One Vol., price 38. 6d.,
TALE S OF THE PIRATES,
AND LIVES GO CENERRATED BMUGGLEES IN ALL PARTS OF THE GLOBE.
WHAT TO TEACH, AND HOW TO TEACH IT;
SU THAT THE CHILD MAY BECOME A WISE AND GOOD MAN. Price One Shifting.
EV H. MAYNEW, ESO.

By H. MAYNEW, Esg. **XV**. In Five Volumes, Octavo, in embellished cloth binding, with 280 Engravings, price 25s. CLARK'S TALES OF THE WARS, AND NAVAL AND MILTARY CHRONICLE. Such Engraving represents some memorable Naval or Military exploit, and the Whole comprises a complete history of every celebrated battle by Scs and Land, together with innumerable ance-dotes of Individual beroism; forming a Naval and Military History of Britain to the yn ar 1845. **XVI**. In One Volume, Octavo, Bound, price Five Shillings, THE HISTORY OF THE WARS IN CHINA, AFFGHANISTAN, &c., &c. **XVII**.

WII. WRESTLING AND PEDESTRIANISM.

ons in Training for Athletic Sports and Exercises ; with Engravinge. With fall "

·

. -· · ·

.



