THE CERTOR CARE—At the last county court held The WILTS QUARTER SESSIONS.

Cursious Cass—At the last county court held here the following case was tried:—Samuel Powler, Ann Townsend, both of Winterboures-Medicher, Defendant was a widow, and the clais was fee £14. It.d. for goods had by her hasband. Planting alled that the woman had made hermif liable by receiving £2 12s. 6d. from the Feckman to provide the property her husband left?— sectionant lease of the husband left?— sectionant lease of the property her husband left?— sectionant lease of the husband left?— sectionant lease of the husband left?— sectionant left is the property her husband left?— sectionant lease of the husband left?— sectionant lease of the husband left?— sectionant lease of the husband left?— sectionant lease there were house there. William Sheppard, secretary to the Eschampton benefit society, proved that the defendant had received a gratuity of one shilling from the mouth of the section of the section

Monday, October 18th, 1856.

Magistrate present—David Archer, Esq.

Timethy Speek and John Hesth, were charged the being drunk and disorderly at Wroughton, on uday, the 17th inst. they were each fined 5s, and controls.

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Larcewy.

And Beverton, was brought up in custody of police, charged with stealing a quantity of lead, preperty of the Great Western Railway Comp.

He was remanded till Thursday, the 28th John Recerton.

oshua Sewell, was brought up charged with elling in a carriage of the Great Western Rail-without a ticket from Bristol to this station, on

way without a ticket from Brisiol to this station, on the station of the station

cond class train.

The defendant said.—I am a corn factor, I had no most. I got in at Bath, and was going to Maideasad... I had no ticket, and have done so hundred and... I had no ticket, and have done so hundred and... I was actotaller, had been on a visit to Bath, and had 29 with me. I wrote last nights to Bridge's Green hagon, Bishopgate-street. I know Mr. Fletcher, (Maideabead, Derwer, he would send a post-chaise or me directly, My watch has been left at an Inn for breakfast.

he train he would force his way in commented the feer Durage.

the Green Dragon.

He was fined £1 18e. 7d., including fare and costs, or one celemder month; and by a special order, to be detained at the police astained until Monday next, the Bench not feeling satisfied as to the man's samenes. The prisoner at once wrote a letter to his friends. One of whom arrived in Swiadon on the following day, and having paid the fine and costs, took the unfortwarts and way with private lunatic anylum, arrived at Swindon for the purpose of taking charge of him. It appears, he had costed from a lunatic sayhum.

Racht Hollister, was brought up in custody of the polite, cheeped with tealing valoue articles of seeing appara. He property, of Harriet Hall-stees, of Wroughton.

The prisoner was remanded till Thursday week, after which full particulars will be given.

France: Any Fars Tann.—The Glos states hat the French Government has instructed its consider agents in England to institute a comprehensive inquiry as to the results of free trade. They particularly directed to acceptain what effective rade in corn has had upon agriculture and the price had, and what has been the effect of recent splatsion, upon, the consumption of butcher's sea.

nmediately assured that a the arm.

The Jury found the prisoner guilty, and he was sen-

and Jury found the prisoner guilty, and he was sentenced to 6 meetic hard about.

Georgie Bessent was indicted for assulting a great bodily harm.

The presenters was indicted for assulting a fix. Swayss proceduled.

The presenters who was too ill to attend, was passing. The presenters who was too ill to attend, was passing than on the knees and thigh. He want to work for some time, but was ultimately obliged to go home, and has since been confined to his bed. Mr. Haurice, surgeon, made an incision in the leg, and more than a plat of material content of the found no constitutional counter of the found not constitute that the counter of the found not constitute that th

month' hard labour.

Henry Eastment, a lad 11 years of age, was dideted for cutting and wounding another boy named tobt. Herris, at Bedvyn, Mr. H. J. Swayse prosecuted. The parties were tending cattle, and on its coming on rain, they went into a shed and lay down. A quarrie cross between them, and the prionsor challenged the proceeder to fight. Harris threw him down they proved with the cutter of the country of the country

rm."

The learned Chairman accordingly directed the Jury
5 find the prisoner guilty of a common assault. He was
natenced to 14 days' imprisonment.

The learned Chairman accordingly directed the Jury to find the prisoner guilty of a common avantle. He was statemed to 14 days 'imprisonment.

Asron Petter pleaded guilty to malening two cows, the property of Deniel Higgs, at Dauntsey, and was sentenced to 12 calsafar santists hard above.

George Scott pleaded guilty to stealing in a ducks, the property of Thomas Harrison, as Somington, on the 17th of August. 1858, and having been previously convicted, was sentenced to 4 years' penal servinude.

Elizabeth Wheeler was indicted for stealing a mare pony, the property of thomas Harrison, as Somington, and mare pony, the property of the William Bishop, at Highworth fair, and he was scootdingly taken into custody, and tried for stealing it, but william Bishop, a will work the second timely taken into custody, and tried for stealing it, but william Bishop, as wivers that he cought the pony, for had been a second to the second timely taken into custody, and tried for stealing it, but it for said. A short time simply his pony, for had been as the second time of the seco

stopped the case, and directed his acquittal.

Richard Couley [13], pleaded guilty to obtain
ing good under false pretences, from Mr. Westmacost
of Swindon, and scatenced to one month's imprisonment
with three years at a reformatory.

(Before J. H. Jacon, Eq.)

James Laneley was indicted for stealing 25s., he property of George Al xander, a travelling aweep, at

and stealing from his p. prayer-book, at Head in to three, and the other months' hard labor

me nearest and labour. Homes Cleveland (the latter diminist within only 10 years old), was indicated for stading a pocked fastfarenhef and some money, from the press of decading mility, and the press of decadina Mulling, at Bishop's Caminas, on the 97th of August. Cleveland pleuded guilty, but the 97th of August. Cleveland pleuded guilty, on the 97th of August. Cleveland pleuded guilty, on the problem and pleuded, and the little boy was shown to have had comeshing to do with it. When he was taken, but with the problem of the press. The high levelide and come money were found in his possingion. He offered to represent a their person. The hindlerchief and come money were found in his possingion. He offered to represent them the three woman wound any nothing by the stade of the press. The stade of the press. The stade of the press of the press. The press of the press

shout it, and the the melinely and he was given into cuntody.

In his defence, he said it was his first offence, and saked the magistrates to deal lensingly with him. He was centenced to six menute hard labour. Cloral control of the days, and to be then each that Bringways for three years.

William Jones was found guilty of stealing a sack of heate, the property of Mr. Mossa Glass, of Warnington, and extended to in month imprimensed. The heate were taken from presecutor's store, and deposited in a yard from which the primose was seen to remove them by the peck.

Edward Jones Plank was indicated for stealing three silver spoons, the property of Mr. Hard, of Maribough, but acquisited. He was subsequantly found guilty of fadesically, nearlying a pair of boots, the property of the same person, and entenced to at month' had labour.

This concluded the criminal business, and the Court

This concluded the criminal busine was ordered to be adjourned until Th of an appeal (or rather of two appeals) way rate.

THURSDAYJIA

THURBDAY In The Court opened this morning at ten o'clock and at once proceeded to hear the following appearances:

The Magistrates present being Sir John Awdry as F. Crowdy, Keg.

William Wooffers's: the Beercaper of Scienced Henry Edwards Fromms v. the Decreaper of Scienced Many Edwards Fromms v. the Decreaper of Scienced May Associated the Maconichie, instructed by Mean and Wa. Associated, and Corowity, Townsond, and Ormand, and Sir Grayes and Mr. Fitagers for the appallants, and Mr. Grayes and Mr. Fitagers for the appallants, and Mr. Grayes and Mr. Fitagers for the appallants, and Mr. Grayes and Mr. Fitagers of the presidence and the second of the second on the second of the second on the second of the s

respondents.

It may be briefly stated that the two Waltcott farms in the respective occupation of Mr. Woolford and Mr. Free-

of contracted by Mr. Xinner; of Swinden, appeared for the particular of Mr. Xinner; of Swinden, appeared for the special contract of the particular of the transport of the particular of the pa

and Broome as manon, a were heard them called to unit one of the control of the c

retired for a few minutes, upon Audity said, the builden of proof alimbs, the Court was af opinion shirth the Magistrates retired for a few minutes, upon their setum. Sir John sharing said, sub-passing, of proof falling upon the appetition; the One's was deformed they had not provide a handware light not because the fifth of they been example as the time of the spening of the Sightway Are, the Coart thought it was then in-combett again. In the time to thought it was then in-combett again. In the time to thought it was then in common to have a possible proper whomes. As we will be a present the spening of the Coart of the One of the Coart of the option of the Coart of Queen's Beach.

A case for the option of the Coart of Queen's Beach.

and cities.

Mr. Bewars replied, extending that the fact that Walkeott and Brecome wave distinct from the thicky of the property of which be sind various offers as a second dista.

Mr. Bewars replied, extending that the fact that Walkeott and Brecome wave distinct from the thicky of the property of th

The Hr. Graves it asserts of the result are in some among condition as bye-reads are in general. As good profus of the result geogenicated 1 de such lowers what proporties the tenants regaring the reads. There is one of the repairing the reads, nor drawing stones for their repairing the reads, nor drawing stones for their repair.

Hr. Henty Edwards Presenas, exactined by Mr. Swytes said: I have been tennat of Walcott farm, which with my farm comprises the utiling of Walcott. As long at 1 an eventual to the said the said to the said the said to the said

ELOPEMENT OF A LADY OF FORTURE WITH A GROOM.—At an early hour on Tuesday morning, anys the York Gueste, our peaceful city was thrown into a state of great excitement by the following circumstances. About half-peat 3 o'clock in the and after several vali attempts to the White Horacopen, altimately was deliven to the White Horacopen, into in Bootham. The carriage contained the chief containle of one of our riding police forces, accompanied by a lady, and the object of their pursuits of was a fair young maides. (If, daughter of a highly esteemed and influentlef magisterie) who had been on indiscrete to be object with a young min far face inferior in station. It appears that the lady had left that abode of her parameter for her training home the content of the content of

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