and took defence at it. Suppose we rule with rson to do or to abstain from the most public place that 1 c you now what will be the state of things? as I do, in this court, in the a hich he has a legal right to do The Lord Chancellor-If we assent to this ap-Queen's oing, or with a view to punish the Commiss peal it will upset the second trial. Court of Justice to administer as ne or abstained from doing any Lord Justice Barry-If the defendants had with a view to deter caution, so that any persons cann stood on their rights and not gone down to the after that they were mistaken or second trial it would be different; but by apthat they did not know what they om doing any pearing at th t trial they acquiesced in the reprocures, or commands, I say, gentlemen, an admonit gularity of it: and how can they ask us to upset because from the time that the ny other person or persons is opened here until it shall be c Mr Roche said the reason why his clients went after the business is over, it is or persons in general, not to down to the second trial was in order that they sworn duty to see that justice is fairly and impartially, withou n person or not to employ him profession, trade, or calling, or might prevent excessive damages from being assessed against them in their absence. What he ith, or to inflict upon him any one side or without intimidation o submitted now was that the plaintiff never had onvenience or loss or damage and it would be absolutely no any right of action. If the Court should decide in the event, which I do no but which, at the same time, r such counsel, procurement, or that that was so the effect would be to do away yed by writing or by speaking neans whatever likely to prowith both trials guard against—that every person The learned Counsel had not concluded his ar-(2) Publishes, or conspires to of any person or of any firm or that if they do by any act of gument at the rising of the court. should be satisfactorily proved to that he or they may incur any with the course of justice, whethe courthouse or outside it, within th as aforesaid. (3) Refuses to A DISPUTED LIMERICK WILL the five counties which form h person in the ordinary way of On Thursday last, before the Vice-Chancellor ance with any such counsel Circuit, and over which my commi the case of the Wilkinson's trusts came on for that they should be dealt with, ar ommand as aforesaid, provided hearing, involving an interesting question as to a gift to the Convent of Mercy, Kilkee, County upon the spot. Such is the powe accused of this offence may time immemorial is vested in a ju by providing any reasonable Clare, under the will of the late Mr Thomas perior courts when engaged in the a nds any public sale of goods Francis Wilkinson, formerly of Westland street, of justice. It is grounded on the f istress, execution, or other legal in the city of Limerick, and afterwards of No 3, and is inseparably attendant upon nt to obstruct the same or the Digby terrace, Mountjoy street, in the city of Dublin. By his will Mr Wilkinson bequeathed s purchased thereat; and who ch intention by any act, word, to a superior tribunal such as this] And the judge of that court, wh to Mrs Mary Fitzgerald, of the city of Limerick aspires to do so, or counsels, course be always fairly and firmly widow, the sum of £250 absolutely, over and which should be always dispassion ands any person to do so. (5) above the annuity of £30, which he said that he now paid to her, under the terms of her late father's will. He then bequeathed the sum of £10,000 to Miss Sarah Anne Spain, Superioress terminedly administered, is the ult upon any such person, or which is appealable from to no reviewable by no tribunal. These, rty, or threatens to do so, or or otherwise intimidates or ingreat reasons why anybody invest akes any part whatever in any of the Convent of Mercy, Kilkee, "for the prugs of any body of persons, by large powers, and such large disc pose solely of such convent, or to such other be specially careful that he exercimay be called, which assumes person as might; be Superioress of the Convent moderation and within due boun-reason I have alluded to the subject ercise, over any person any of at the time of his decease;" he left £2,500 to Mr ourt of justice with any such Robert Henry Elms, of 38, Kenilworth-square, no person—to repeat it over ngain-everybody who runs may r Rathgar, Dublin, Clerk to the Civil Service; and lr Justice Stephen | says, ought left all the residue to Mr Robert Holmes, of Midhomely and perfectly plain step further. He has himself leton Park, Queenstown, whom he appointed his residently legatee. The testator appointed Mr Robert Holmes and Robert H Holmes executors oycotting in which the person standable language which I have ounishment—for such it was you, that it cannot be said have not done so with full n_0 cure bread except through his of his will. Mr Wilkinson died on the 10th July admonitory caution. I hope, gent r less direct means, and could 1885, and probate was granted to Robert T Holmes (the other executor having renounced), d only by sending them to a barracks some six miles off. trust that it shall not fall to my lo act in any way in the direction whi and it was now sought to obtain an order from y this should be permitted. If At an age at which many men a the Vice-Chancellor that the Accountant-General rive a hackney car, he is under to admit and carry at the the bench I have now a service so on the judicial bench, and I beli do draw in favour of Mrs Sarah Anne Spain, the the Superioress of Kilkee Convent of Mercy, the none in the United Kingdom, passenger for whom there is amount of the gift to the convent under the years I have been presiding admission no reasonable obwill, or for such order as the court might think and during that period it he volved upon me to punish (6 and 7 Vic, cap 86, sec 33) similar obligation be extended Messrs George Wright, QC, and M'Inerney (instructed by Mr D R Hilliard), appeared for summary jurisdiction of my own. no keeps a shop for the sale o to life or to the enjoyment of rts? We are all dependent on had occasion to punish anybody fo the Superioress of the Convent. court or anything approaching to it is from chance or merely an elem Mr Ronan (instructed by Mr T Hodder), for tailors, shoemakers, chemists the residuary legatee, argued that the gift was while up to a certain point I am many others for articles either too general and was not available for charitable person, but that there is a point a ry to life, or at all events essenreached it is pretty well known I a sense. I certainly should regret devolve upon me to take any suc Why should these persons be Mr GF Hart (instructed by Mr J A Freuch), for the Attorney-General, submitted that it was necessary to ascertain the purpose for which the hemselves the instruments of nands of a set of irresponsible that the fame of this fair city of yo efuse to sell to a boycotted render to him se vices essential gift was made to the Convent. God has done so much and man so The Vice-Chancellor reserved judgment. be disgraced by any exhibition c ll events, to his comfort? summary jurisdiction of a court, w Throat Irritation and Cough.—Soreness and dryness, tickling and irritation, inducing cough and affecting the voice. For these symptoms use Epps's Glycerine Jujubes. In contact with the glands at the moment they are excited by the act of sucking, the Glycerine in these agreeable confections become actively healing. Sold only in boxes, 7id. tins Is Itd labelled "James Epps & Co, Homeopathic Chemists, Lordon." Dr George Moore, in his work on "Nose and Throat Diseases." says:—"The Glycerine Jujubes prepared by James Epps and Co, are of chundoubted service as a curative or p illiative agent," while Dr Gordon Holines, Senior Physician to the Municipal Throat and East Informacy. Writes: "After an extended Throat and East Informacy. g, tradesmen and others who engaged in the administration of j of the operation into execution he most terrorized, and would which came before it, many of whi my attention and that of the juror: f a reasonable excuse for not orders of those who set the it is necessary that our minds show . I would therefore not only tracted in any way in this imports nanner already stated for BIGAMY. m for refusing to deal with A private in the King's Royal if their intention in so doing James Lowe pleaded guilty to ut I would go further, and charging him with having, on