

'phenomenon depending on the different
angularity of Light.—From Tegg's
version of "Hutton's Mathematical Re-
sults."—London, 1841.

Chronicle & Gazette.
WEDNESDAY, OCTOBER 6, 1841.
Mr. MCLEOD.

The trial of McLeod was certainly to commence at Utica on Monday last, and in all probability the case is by this time decided.

It is to many a matter of surprise that Mr. Fox should remain in the United States while a subject of Her Majesty is undergoing a trial for an act, the responsibility of which is fully assumed by the Imperial Government—but the matter as we understand it is thus: the Cabinet at Washington represent to the British Minister the peculiarity of his position in regard to State rights, especially in the present instance that of New York, which claims the exercise of an exclusive jurisdiction, beyond the control of the general Government. Lord Palmerston answers that the Cabinet of St. James can have nothing to say to the State of New York in the way of negotiation, and can have no objection to that State putting McLeod on trial, but that the Government of the United States will be held responsible for the safety of the person of the prisoner. In view of the case, then, the trial now going on at Utica becomes a mere matter of form. It is true, however, that if McLeod be found guilty, and that the Governor of the State of New York insists upon putting the sentence of the law in force, a collision between the two countries will in that case become inevitable.

SAVINGS AND DOINGS AT UTICA.

Correspondence of Commercial Advertisers.

TRIAL OF ALEXANDER MCLEOD.

Utica, Monday Sept. 27th, 1841.

An early frost has closed the court room in this place, was crowded, some being called there on business, while a large number were brought together in expectation of seeing McLeod, who, it was reported, would brought

the following day. The American friends, some of whom had been here for some time, and have no objection to which of the two sides he should be tried, have come, the sweetest, saddest, and most pitiful of all the year. Its sunsets and its glorious forests, now beautiful—and brief a beau-

tiful year—35.

There is a pensive beauty in October days, when it is now closed in her lowly bower; a soft, though hallow, scene, lending a melancholy to another day. Go into the back room, listen to the hushed, deep tones of the organ, like a gentle voice, as it gently voices the glories and awful grandeur of life.

A large number of reporters from various parts of the Union, were seated at a table provided for their accommodation. Most of these gentlemen are representatives of the daily press. I also noted the celebrated stenographer, Mr. Gould, who I understand will publish the proceedings in extenso.

The Court having been opened by proclamation, the grand juries were exiled, and having been sworn, an excellent charge was delivered to them by the Court. It had reference to their duties as pointed out by the laws of the state, such as to inquire whether there had been any violation of the laws in relation to lottery, injury, and election frauds. The names of those summoned as petit jurors were called, when

Mr. Attorney General Hall rose and asked the clerk to call the names of certain persons who had been subpoenaed to appear in the case of the people of the state of New York against Alexander McLeod. The names were then called as follows:—Henry Myers, John Leonard, Samuel Brown, Fred. Myers, Seth Hinman, James McLean, John Chelcher, M. Lanning, T. T. Wheaton, C. B. Gillman, Salvatore, Ulysses Wilson, H. R. Clark, F. G. P. Burns, John Hattier, R. W. Blum, Synder, S. H. G. Appleby, A. H. Smith.

The Attorney General then said that he had the names of the above called to enable him to have a sufficient grand jury. Many of the witnesses were still here, and he was anxious to have the trial on Monday next.

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