

paid, some did not: and when
I proceeded to Procep to the Civil Bill
Court, I could not get a Procep
to serve them. These fellows being
ited to b., had no inclination to
do the business; & they dared
not refuse, except under our
pretence or assistance, to do their
duty. There was no difficulty in
getting Subpoenas issued, as the charge
limited by the Court was 15/6 for
a single service, I think. There was
one in Balespoo, of one of these services,
being returned by John M. Keenan, who
was afterwards acquitted at the 2^d Sepion;
there being no witness except the person
assaulted, & his character being so bad
that the jury would not convict on his
unsupported evidence. This is the case
of far less that was reported to you, in
the Legation. I am much obliged
by your offer of service in the Re Eugene
Cowan's case. There was a year due May 53
£10:10: to this add £5:5 for Nov: 53; and
£1:15 up to Jan: 54, when the late Jackson
bent dies, & the term due will be 17:10.
The 3^d of this - 5:16:0 is Mr. O'Hara's part.
I will full oblige if you will receive
this for him, and I will desire my
Cowan to keep her portion of the
clear for any proceeding for a Re
in the court. The same also in the case
of the other of Phillips' Avenue.
I remain - Dear Sir
Truly yours
J. Marshall