CARROLL NOT GUILTY.

THE BOOK QUESTION

REFORE THE SCHOOL BOARD AT ITS MBETING LAST BYENING.

The Swinton Series Accepted by a Vote of 28 to 3-The Superintendent's Monthly Report, A special Meeting to Consider Teachers' Salaries Bills Ordered to Be l'aid.

The June meeting of the Lancaster city school board was held on Thursday evening, in common council chamber, with the fol-lowing members present: Messrs. Bolenius, Breneman, Brosius, Brown, Byrne, Cochran Darmstetter, Eberman, Evans, Hartman, Johnson, Lichty, Marshali, McComsey, Mc Cormick, McElligott, McKillips, Ochs, Pontz, Ringwalt, Schwebel, Shindle, Shirk, Smeych, Snyder, Sprenger, Warfel, White, Wickersham, Wohlsen, and Dr. Levergood, president.
The minutes of the May meeting were

read and approved.

Mr McComsey, of the superintending committee, reported that the committee had agreed upon the matter submitted to them is reference to an equalization of salaries o equal grade and were ready to report but in the judgment of the committee the report should not be made until the board is ready to elect teachers for the ensuing year. A motion was made and adopted that the com-mittee report at the special meeting to be called this month to elect teachers.

As to the introduction of sewing into our public schools the committee reported that they visited several schools in Philadelphia. were kindly received, showed great at ention and were greatly interested in what hey saw, but they were not yet prepared to

BILLS TO BE PAID. Mr. Evans, from the finance committee, op-ported that the following bills had been ex-amined and found correct and upon his motion the treasurer was directed to pay

the same:
Lancaster Gas, Light and Fuel company, gas, \$11,88; Charles A. Barr, books and stationery, 17.17; Kate Shirk, night school teacher, \$137.00; Edwin Bookmyer, repairs, 75 cents; John B. Riley, kindling wood, \$1 Hamilton estate, ground rent, \$6.14; Lev Powl, labor, \$8.10; J. W. Samson, brushes Stoner, Shreiner & Co., merchandise, : Lancaster Examiner, advertising, 17.80; F. H. Kilburn, brushes, \$4.75; Wm. Wohlsen, lumber, &c., \$35.87; Flinn &

reneman, sundries, \$14.10.
Mr. Hartman, from the property commit tee, reported that a contract had been entered into for the addition to the Lemon street school building with McLaughlin . Gessell at the price for which they bid ; the a penalty of \$20 per day is to be paid by the contractors for each day after the opening of September if the building is not, and that J. Fred Sener is the

Dr. McCormick, from the furniture committee, said some arrangements should be made about securing furniture for the Lemon street building. Mr. Hartman said the desks of the Key-

stone Furniture company were in the other rooms of the building, and he made a mo-tion that the committee be directed to contract with that company for desks for the rooms to be furnished, providing they can be procured at a price no higher than the desks re-cently purchased from that company.

CITY SUPERINTENDENT'S REPORT. Following is the report of the city super intendent for the month of May :

RINCIPALS' OR TRACHERS' NAME.	Eurolineer.	Attendance.
High Schools. P. McCaskey s S. H. Bundellar	110 198	100
- 4 A A A A A	278	262
Grammar Schools. H. Levergood. Gates M. Stamy C. Maiz. Sc. Powers G. Bundall C. B. Huber M. A. Dougherty M. M. Musselman	4.3 5.1 5.7 5.7 5.2 4.0 4.1 5.1	35 31 34 24 28 38 41
	340.	295
Secondary Schools. M. Palmer, H. R. Finger L. Zog E. Downey E. Downey K. Cliron L. Neeper S. Stanley L. Lind E. Green S. Dengter A. C. Kathvon M. Zog M. Mc Neal	44 392 44 43 81 37 395 34 40 20 32 38 40 40 44	400 44 高智 高高 高 高 高 高 高 高 高 高 高 高 高 高 高 高 高
	DEN	483
Ungraded School.	50	40
E Suydam S Carpenter E Musser M J Bruning L Marshall K Bundell	10 50 42 97 40 50	45 41 88 28 28 77

**	E. Downey E. Baker C. Lighty.	81 37	27 30
**	K. Curton	36	7309
		34	29
**	S. Stanley L. Lind	20	34
	E. Green	39.2	24
	S. Dengler	38	30
44	A. C. Kathvon	36	- 30
**	M Zng	40	36
11	M. Zug M. McNeal	44	37
		560	483
	Ungraded School.		440
	shibley	- 50	40
_	- unifordered and d	-	
M i=	Intermediate Schools.	10	48
***	E Swedam	50	4.5
**	E. Suydain S. Carpenter	42	33
19	E. Musser	27	23
**	M. J. Bruning	40	33
**	L. Marshall	543	37
**	K. Bundell	. 33	31
4.0	K. Bucktus	10	34
**	M. Stahl	5.3	43 .
++	S. Smith	53	4.5
**	K. Shirk	54	45
44	S. Halbrook	411	49
**	A. Carter	60	411
44	- アプレスア先後連携を行すにしにエトル・ロットルマ にとは食べたたんかは ロッ・ヒャン芸	4.7	353
94	L. Falck	47	1859
		700	584
_	Primary Schools.		_
Min		54	4.3
**	Carrie Breneman	569	389
	M. Underwood	46	35
	Wilhemfna Roblis	40	31
	M. Guthrie	42	DE I
**	A Advance of the control of	. 22	35
	N. Hapley	12	121
**	M Sharper I I I I I I I I I	121	12
**	M. Sharpe	221	50
**	Hattie McKeown		31
**	Kate Barnes	34	28
**	B Weitzei	36	28
40	D. Smaling	40	30
	I. McMillan	58	51
44			40
	S. King	34	
44	S. King	653	50
**	A. Bushong Sue Harking		563
**	A. Bushong Sue Harking	653	
::	A. Bushong Sue Harking	56	142
:::::	A. Bushong Suc Harking S. Fleuring L. Eaby	63 56 97	1 42 I
:::::	A. Bushong Sue Harking S. Fleuing L. Eaby M. Sener	66 66 97 62 76	1 42 I
********	A. Bushong Sue Harking S. Fleuting L. Eaby M. Sener M. Raub	63 56 97	1 42 I
:::::::	A. Busheng Sue Harking S. Fleming L. Eaby M. Sener M. Raub M. Humphreville	63 97 62 76 34 46	61 61 31 30
*********	A. Bushong Sue Harking S. Fleuting L. Eaby M. Sener M. Raub	63 97 62 76 34	42 1 43 48 61 31

LANCASTER, PA., June 3, 1886.

LANCASTER, PA., June 3, 1886.

To the Board of School Directors:

GENTLEMEN-Your city superintendent presents the following report of the public schools for the mouth of May:

The whole number of pupils enrolled was 278 in the high schools, 340 in the grammar, 560 in the secondary, 52 in the ungraded, 709 in the intermediate and 1,260 in the primary, making a total of 3,199.

The average attendance was 262 in the high schools, 295 in the ungraded, 584 in the secondary, 40 in the primary, making a total of 2,676.

The average percentage was 85, the number of pupils nover absent 467, the number of visits made by the city superintendent was 83, those made by directors numbered 48, aw follows: J. W. Byrne 9, 1L. R. Breneman 13, J. McKillips 12, Dr. J. Levergood 2, Wm. McComsey 4, J. I. Hartman 1, A. Oblender 3, Geo. Darmsteadier 1.

The examination for teachers and applicates previously examined, whose certificates expired with this month, wfil take place June 5, at the usual place and time. Unless the board order otherwise, the examination for applicants, who have never been examined as such, will not take place before December next.

Very respectfully

December next.

Very respectfully

Your obsdient servant,

R. K. BURRELE THE BOOK QUESTION.

The report of the book committee, submitted at the May meeting, was called up for action. The recommendations of the committee were as follows:

1. The introduction into the high schools

4. The adoption of the Lippincott readers, to be used instead of the New American sories now used in our schools.

Mr. Eberman offered the following: Re-

Mr. Electrian offered the following: Re-solved. That it is not expedient at the pres-ent time to fatraduce any new studies in the ligh schools now in use in the schools of this text books now in use in the seneral security.

He withdrew the first part of the resolution and as to the latter part said he offered it because he believed the time was near at band when the board would purchase all the books required in the schools and then more than one series of readers could be put in use.

Mr. Hartman said the question of a change of readers had been discussed for years. There is now in use a series of readers that are obsolute; two years and a year ago a triatority of the members present yould for a

jority of the members present voted for a change, but there was not a majority of the elected members for any series. It is cer-tain that the board has no further use for the Mr. Eberman's resolution was voted down

by a vote of 25 to 6. Those voting in the negative were Messrs. Eberman, McCormick, Ochs, Ringwalt, Shindle and Smeych. Mr. Brosius offered the following resolu-

tion :

Resolved, That hereafter the readers used in the public schools shall be owned by the Mr. Hartman said the resolution of the

gentleman was not the way to reach the matter. He was opposed to the piece-meal system of the board buying school books; the time will come when the board will purchase all the books used in our schools but the board is not so situated financially now that it can be done.

Dr. Levergood said it was questionable

whether the resolution was in order as the loard was now considering the report of the text book committee.

Mr. Brosius said the resolution would be utterly useless after a series of books had been adopted. He thought it better that been adopted. He thought it better that more than one series be adopted; if two or three are adopted the excellence of all can be

ascertained and a variety of reading matter which is always desirous be secured. Mr. Brosius' resolution was defeated by the following vote: the following vote:

Ayes—Messra, Boienius, Breneman, Bro-sius, Byrne, Darmstetter, Eberman, Mc-Cormick, Ochs, Pontz, Shindle, Sineych, Warfel, Wickersham and Wohlson, 14 Nays-Messrs, Brown, Cochran, Evaus artman, Johnson, Marshall, McComsey

Naturan, Johnson, Marshall, McComsey, McElligot, McKillips, Ringwalt, Schwebel, Shirk, Snyder, Spencer, White and Dr. Levergood, president, lc. Mr. Hartman moved the 1th proposition of the back committee be taken up for consider Mr. Hartman moved the tin proposition of the book committee he taken up for consider-ation. This was the section in reference to a change of readers, and the committee unani-mously recommended Lippincott's readers. The propositions of three houses publish-ing readers were road. There was compara-tively little difference in prices.

Dr. Wickersham moved to strike out the recommendation of the committee as to

recommendation of the committee as to readers and insert the following: That two series of readers, Lippincott's and Swinton's, be adopted, provided they can be obtained wholesale at satisfactory prices, that the books of the two series be purchased by the board in equal quantities, and remain its property and be given out to the pupils in the schools, and used by them without charge, subject to such regulations as may

percafter be agreed upon. Dr. McCormick offered as an amendment hat a third series be added and named the 3utler readers.

Dr. Wickersham accepted the amendment of said he offered the resolution in the terest of economy and for the best interests the schools. White the introduction prices are low it was not certain to remain so, here books can be purchased by the board less than introduction prices and will less less than introduction prices and will last om three to five years. Statistics show that e cost to school boards who purchase all ost to school beards who pure as a for scholars is small. As an experi-he thought the board ought to begin readers. There ought to be two or series of readers. Some of our pupils too proud to ask the board to purchase irchase them and this board is putting the ain of poverty on them. Mr. McComsey said he was sorry to be

mpelled to differ with the doctor. This and has had in use for many years the canest set of readers ever published, and very effort to replace them has thus far been usuccessful. While one series had a marrity of those present and others a mere agment, the question was, who should ledd; so that a change should be effected. While it has been declared illegal in our eighboring county for the board to furnish coaks to the poor, Lancaster is acting under special law, and under that law books an be purchased for the poor. He was present to the furnishing of books to the position dinancially, to assume that reportsibility. The annual expesses would be teach pupil; that means \$3,000 per year and ery effort to replace them has thus far been each pupil; that means \$3,000 per year and 000 more to start with. If the beard is to y books the tax must be raised.

Dr. Wickersham said he desired to correct McComsey's statement as to the cost of Philadelphia with 175,000 children the st was \$50,000 per year, or a per capita of 6

Mr. Brown said it was evident that a change of readers was needed. That should be acted unationed. Dr. Wickersham's proposition should be considered with great care. How the books are to be introduced, whether by purchase by the board or otherwherean be safely left to another meeting. He was satisfied that all the members were not now prepared to vote on the proposition for the board to purchase and own the readers.

readers.

Mr. Byrne said the question had been sprung so suddenly that the members have not had the proper time to consider it. While he was satisfied that the proper thing for the board to do was to buy the books yet he was in favor of postponing action for the present, as it will not prevent the purchase by the board of readers at the next meeting.

Mr. Brosius said that before taking a vote he desired to make inquiry as to the report of the book committee. It has been rumored on the street that it was only the report of the committee formally; that the entire committee committee formally ; that the entire commit-tee d id not concur.

Mr. Byrne said the report was signed by all the members of the committee. The statement of the gentleman is a reflection on

the committee.
Dr. Bolenius said the report was genuine as procented.
A vote was now ordered, with the follow-

Messrs. Breneman, Brown, Cochran, Darmstetter, Evans, Hartman, Johnson, Mar-shall, McComsey, McElligott, McKillips, Schwebel, Shindle, Shirk, Sprenger, White, Wohlsen and Levergood, president, 18, voted for Swinton's readers.

Wohlsen and Levergood, president, 18, voted for Swinton's readers.

Messrs. Bolenius, Brosius, Byrne, Lichty, Pontz, Smeych, Snyder, Warfel and Wickersham, 9, voted for Lippincott's readers.

Messrs. Eberman, McCormick, Ochs and Ringwalt, 4, voted for Butler's readers.

Before the vote was announced several members changed their votes to Swinton's readers and the result was announced as 28 for Swinton to 3 for Lippincott. The three members who stuck to Lippincott to the last were Messrs. Brosius, Lichty and

he last were Messra. Brosius, Lichty and Following is the proposition of the repre-sentative of Swinton's readers:

TERMS OF THE SWINTON PUBLISHERS.

LANUASTER, Pa., June 3d, 1886. To the School Board, Lancaster, Pa.

To the School Board, Lancaster, Pa.

GENTLEMEN: Should you adopt Swinton's readers they will be supplied through the book dealers of this city on the following conditions, for three months from the beginning of the next school term:

The No. 1 will be given in exchange for any old No. 1 reader at 15 cents.

The No. 2 will be given in exchange for any old No. 1 or No. 2 reader at 20 cents.

The No. 3 will be given in exchange for any old No. 2 or No. 3 reader at 30 cents.

The No. 4 will be given in exchange for

old No. 2 or No. 3 reader at 30 cents.

The No. 4 will be given in exchange for any old No. 3 or No. 4 reader at 35 cents.

The No. 5 will be given in exchange for any old No. 4 or No. 5 reader at 50 cents.

In order that there may be no increase in the price of these readers, after the introduction shall have been completed, I hereby guarantee that they shall be sold by the dealers to the school from the date of their

THE DEER-PARK HONEYMOON.

adoption, at the following rates, viz.: No. 1 reader, 25 cents; No. 2 reader, 35 cents; No. 3 roader, 50 cents; No. 4 reader, 65 cents; No. 5 reader, 90.

I also guarantee that the above named prices shall be the regular retail price of Swinton's readers and that under no consideration shall the same be increased so long as they remain in use.

Should your board at any time in the future conclude to purchase these readers and supof Swinton's Studies in English Literature of Swinton's Studies in English Literature and Buehrle's Grammatical Praxis.

2. The substitution is the same schools of Packard's Zoplogy for Hooker's Zoology, and in the girl's high school of Ahn-Henn's French method for that of Ollendorf.

3. The purchase of sets 4 and 6 of Prang's models for the purpose of teaching freehand drawing; these to be also used in this high school.

conclude to purchase these readers and sup-ply them direct to the pupils, the same dis-count will be allowed the board that is now allowed the dealers.

Yours, Respectfully,

WILLIAN RIDDLE,
General Agent for Ivison, Biakeman, Tay-lor & Co.

Recommendations Nos. 3 and 2 of the book ommittee were adopted. When recommendation No. 1 was taken for

When recommendation No. I was taken for action Mr. Cochran said it was time to call a halt. The high schools were overcrowded now with studies.

Mr. Brosius favored the adoption of the recommendation of the committee.

The recommendation was divided and voked on separately and both books were defeated.

A SPECIAL MEETING.

Mr. Warfel moved that a special meeting be held on Thursday evening, June 17, to consider the report of the superintending committee as to the salaries of teachers for the ensuing year, the vacancies to be filled and the election of teachers. The motion

HIGH SCHOOL COMMENCEMENT. Mr. Eberman moved that a committee of five be appointed to make all the arrange nents for the coming high school commence ment and that Mr. Marshall shall be chair man of that committee. The motion was adopted. The chair appointed as the com-mittee: Messrs. Marshall, Eberman, Pontz, White and Shindle. Mr. Hartman said there was ground rent

on a few of our properties. He moved that the finance committee be authorized to exthe finance committee be authorized to ex-tinguish the same by purchase.

A motion was made and adopted authorizing the property committee to advertise for fuel for the ensuing year and to make all necessary repairs to the school buildings. Adjourned.

ALLISON STEVENS OCCERS CASE. Found in the Station House With Blood Trick

Thursday afternoon, Allison Stevens, painter, who resides on Manor street, went eme and began to abuse his family. threatened to kill his wife and child, Mrs. Stevens went to the office of Alderman Mc Ginb, where she made complaint against him, charging him with surety of the peace. He was accessed and taken to the station house by Officer Helse. About 5 o'clock some house by Officer Helse. About 5 o'clock some men who were working in the station house heard Stevens making a great noise in his ceil. He yelled that he had eut his throat and would die if he did not receive assistance. Officer Wenninger who was on duty, ran down stairs and unlocked the ceil occupied by Stevens. He found him bleeding very freely from a wound in the neck underneath the chin. Medical aid was sent for and the would was evanined. It was was a couple inches long, but it was of no depth and it was not even found necessary to sew it. Stevens explained the affair by while in the cell, and began tearing at his throat with his finger nails hoping to give himself relief. When he saw the blood he yelled. Some of the people around the relied. Some of the people around the dation house think differently, and that the man used a knife to make the wound and then threw it away. In a short time Stevens was as well as ever and was taken to jail.

A RECORD REVERSED.

Decision of a Lower Court Changed Betor

the Supreme Court. The supreme court has handed down, in an opinion by the chief justice, a decision in the recent case of McDevitt's appeal, which came before the court on an appeal from the or phans' court of Lancaster county. It appeared hat the decedent, Richard Derrick, owned certain real estate, a portion of which he devised to his son, Eii Derrick, in general terms. without adding any words of inheritance. The will then provided that the share thus devised to Eli shail "be retained by my son George, as to said Eli, and I direct that the interest thereof be annually paid to Eli, and after his death his share to be equally divided among his children." Upon the death of Eli Derrick, the court decreed the proceeds of said share to his administrator, holding that he took, under the will of his father a fee by virtue of the provisions of the act of April's, ISM, which declares that "all devises of real estate shall pass the whole estate of the testator in the premises devised, although there be no words of inherit ance or of perpetuity, unless it appear by a devise over or by words of limitation or otherwise that the testator intended to devise a less estate." The supreme court holds, however, that the orphans' court erred in this disposition of the fund, as the legacy was not vested, and Eli's right under the devise was limited to the receipt of the interest thereon during his hie. The decree of the orphans' court is therefore reversed, and the trustee for said Ell, during the natural life o rphans' court is therefore reversed, and the d awarded to the heirs and devisees of

ASCENSION DAY SERVICES.

How the Knights Templar Honored a Great Christian Festival.

The order of Knights Templar of this city had Ascension day services in their asylum (Masonichall) Thursday evening. The attendance was large; the sir knights were in full uniform, and their wives, sisters and other lady friends were fashionably attired. Prof. Hall was musical director and the their under his lead sang an anthem and thauted a Te Teum.

The service which was prepared especially for the occasion was an inspiring one, including the Lord's prayer, responsive service, the Gloria Patri, Gloria in Excelsis, and the Arosthe's creek he A postle's creed.

the Apostle's croed.

An elequent sermon was preached by the prelate, Rev. J. Y. Mitcheil, D. D.

The select choir under the head of Prof. Hall rendered the musical part of the programme very effectively, especially the grand old compositions "Hymn of the Ascension" and "Coronation." The following ladies and gentlemen composed the choir:

Mrs. Harry Elias, Miss Leila W. Bear, Miss Mazie Locher, Miss Laura Locher, Miss Ella Arnold. Messrs. Wm. Schlaugh, Howard T. Hays, E. H. Albright, Sir Kt. Wm. B. Hall, conductor. Mr. Harry Elias, organist.

Hall, conductor. Mr. Harry Elias, organist.

Caught 35 Pounds of Black Bass. Although the fishing season has just opened the knights of the rod and line are already making it very unhappy for the bass. Yes terday Milt Royer, Michael Harnish and Jas R. Garvin, caught 35 pounds of black base under the dam at Rock Hill. There were but two on their string that weighed under a

but two on their string that weighed under a pound, and the best one was strong two and three-quarters. At Barbor, the cathish are biting freely, and a number of our city fishermen who were there yesterday caught good strings. The dams are all running over and the water is still cloudy from the heavy rains. Good batt are scarce, and parties should provide themselves with a supply and not depend on getting them at their proposed fishing station.

Catish are running in the Susceptance.

Catish are running in the Susquehanna and plenty of them are being caught. Yesterday Charles Wagner. of the Stevens house, James Fisher. Private Watchman Erisman and John W. Hubley went to Safe Harbor where they caught 45 fine large catish.

Jefferson Solomon, a B-year-old boy, was arrested at Castleton, near Conowingo, Md., on Tuesday, charged with shooting Bora Fisher, a 6-year-old granddaughter of Mr. Henry Bruinger. Solomon was flourishing a revolver when it was discharged, the ball entering the head of the little girl above the ear, where it remained at last accounts, defvear, where it remained at last accounts, defy ing the efforts of the physicians to extract it, and it is feared the wound will result fatally. Solomon's friends claim the shooting was accidental. He will be held to await developments.

Made An Assignment.

Adam F. Oblender and wife, have made an assignment for the benefit of creditors to Philip F. Blessing.

PRESIDENT CLEVELAND WILL ALLOW NO INTRUSION ON HIS PRIVACY.

No Visitors Permitted to go Near the Dove Cote of the Newly Married Pair-An Afternoon Drive-The President to Fish in a Privileged Spot.

The president and his bride of twenty-four hours spent Thursday the first day of their honeymoon 2,700 feet above the sea in one of the most beautiful and comantic parts of Mary-land. They are at a cottage situated about fifty yards from the Deer Park station, and have, of course, been the centre of interest to have, of course, been the centre of interest to all persons living within a radius of ten miles. The run from Washington was made in about six hours, and just at daybreak thursday morning the train stopped at a point about 100 yards from the station and in front of the main drive. In a special car at-tached to the train were John W. Davis, President Garrett's assistant, and Charles Selden, superintendent of the Baltimore & Ohio Telegraph company. The two car-Selden, superintendent of the Baltimore & Ohio Telegraph company. The two carriages sent from Washington were in waiting when the party arrived, and a drizzling rain was falling as the president and Mrs. Cleveland left their car. The drive to the cottage occupied but a few minutes, and until after noon there was no sign of either the bride or grown.

The cottage is No. 2, and is situated within 100 feet of Robert Garrett's private cottage, with the chapel of the little village about the ame distance on the other side. is built in Queen Anne style, with peaked roof, and contains ten rooms. It sets on a knoll, and commands a peturesque view. A porch runs half around the house, and the diningroom is at the rear. No cooking is done in the house, at i meals being prepared at the hotel near by. When the party en-tered the house a cheerful fire was blazing brightly on the hearth, and made a pleasant ontrast to the chilly atmosphere without. The house is guarded by twelve detectives. The season at Deer Park does not open until June 15, consequently but few people are there. Those who have arrived are ex-senator Davis, wife and son; five children of Mrs. Stephen B. Elking, J. W. Williams, of

Philadelphia, and Mrs. Hotlenbeck and three children, of Baltimore. The bridal party are attended by a French maid, the president's valet and two colored servants. Their baggage consisted of four large trunks and two boxes. Mrs. Cleveland brought only such garments as would in-sure comfort, but the president brought with him a fishing suit and outfit. He will com-mence his piscatorial sport to-day. The finest trout stream in the Alleghanies is on the property of ex-Senator Davis near by. It

garded jealously, and the president has een given the privilege to use it. There was no stir about the "executive mansion" until nearly noon, when the presi dent came out on the portice for a moment and then went inside. The telegraph office has been burdened all day with telegrams of

ongratulations from all parts of the country.

Mr. Davis called at the cottage about ! o'clock, and found the president seated on the porch smoking a cigar. Mrs. Cleveland sat reading a few feet away. She was dressed in a dark silk costume, and looked extremely well. At 2 o'clock a carriage was called, and the bride and groom took a ten-mile drive through a charming part of the country, taking in Mountain Lake, Youghlogheny Lake and lower Deer Park. They returned

at 4:20 p. m. At 7 o'clock dinner was served from the hotel, and at 8 o'clock the president seized a long bamboo cane and his tall hat, and, ac-companied by his wife, walked around back of the cottage and down to the railway_track. He was dressed, as is his custom, in a black Prince Albert suit. Mrs. Cleveland was attired in a closely-fitting mixed gray dress, with panels of the same material and trimmed with crope de chiene. She wore over this a jaunty sacque of the same material, and had on a gray cloth but. Her face was bright and rosy and she stopped along the bright and rosy and she stopped along the roadway at times to pick the flowers. She and the president conversed in easy tones, and occasionally they stopped as he pointed out some place of interest. After walking down the track they reached the station, and the president looked through the window near which the correspondents were busily engaged in writing, and a slight sinile came over this loss. The provident state Mrs. Cleve. land passed around the station, and as they went up the hill from the track he turned and looked in the window again. They continued their walk for about twenty minutes,

timed their walk for about twenty minutes, and it was quite dark when they returned to their cottage.

Rev. Dr. Sunderland received a fee of \$100 for performing the president's marriage ceremony. It was a brand-new bill which had never apparently been in circulation. It was nanded to the doctor by Colonel Lamont immediately after the president's departure. The doctor made his wife a present of the bill, and she will keep it as a memento of the occasion.

THE BRIDE'S THOUGHTEULNESS.

Mrs. Cleveland Makes a Wedding Present On Her Wedding Day. The thoughtfulness of President Cleveand's bride was pleasantly illustrated in Scranton on Wednesday evening at the mar-riage of Mr. Arthur H. Stores and Miss Jenriage of Mr. Arthur H. Storrs and Miss Jennie Scranton Fuller, which took place about the same hour that the White House wedding occurred. Less than a year ago Miss Folsom was the guest of Miss Grace Storrs, daughter of General Superintendent W. R. Storrs, of the Delaware, Lackawanna & Western raitroad, in that city, and during her stay there she made many warm friends among the young society people. Among the number was the bride of Wednesday, who was not forgotten by Miss Folsom, for among the numerous valuable wedding gifts which were seen at the bride's home last night none was more thoroughly appreciated than the handsome bronze and gift vase, to which was attached a small visiting card with the words "Frank Folsom's best wishes" written in an angular hand. Mrs. Cleveland's thoughtfulness in remembering her young Scranton friend in the heart of her own supreme har. ness in remembering her young Scranton friend in the hour of her own supreme hap-piness is favorably commented on, and all who met her during her stay, long before her marriage with President Cleveland was con-

templated, recall her many amiable qualities with pleasure. WASHINGTON, D. C., June 4.—The White House was open to visitors as usual to-day, but every trace of the wedding decoration had disappeared, and there was nothing in the appearance of the mansion to recall the ceremony. In the official portion of the house the jelerical staff was busy addressing and enclosing neatly engraved wedding an-nouncements. In plain script, on white American paper the announcements were engraved and read simply:

"MR. GROVER CLEVELAND AND MISS FRANCES FOLSOM, Married Wednesday, June 2, 1886, Executive Mansion, Washington."

These were addressed to the members of he cabinet, supreme court, Senate, House diplomatic corps, to the lieutenant general and admiral, and to prominent official and ersonal friends, and friends of the president and his bride in Albany and Buffalo,

low They are Enjoying the Cool Breezes in Their Elevated Eyric.
DEER PARK, Md., June 4.—President Cleveland could not have found a more re tired spot to spend his honeymoon had be hunted the country over. The Baltimore & Ohio cottage, which the bride and groom oc cupy, is on the brow of one of the highest peaks immediately to the southwest of the Grand hotel. The cottage, while very plain, is cosily constructed and homelike, and is surrounded by very large, old trees and wild shrubbery. The president is taking life easy and apparently enjoys the quiet which sur rounds him.

Ex-Senator Davis, who arrived last night, told a friend that the president when he arranged to spend the honeymoon at Deer Park decided to cast aside all business and devote the time exclusively to rest and the entertainment of his bride. Thus far the programme has been carried out to the letter. Strolls about the grounds and drives over the picturesque mountains are being in-

dulged in by the distinguished visitors. There are but two cottages in the village, about a mile from the station where accom modations can be secured, and with the thirty or [more ambitious scribes who are on the alert for material out of which to frame dispatches for their respective journals, these are crowded. The bill of fare has thus far been very trying-salt meats being the mos

Ex-Senator Davis in conversation with representative of the United Press said that the President and Mrs. Cleveland would lunch with himself and family early this afternoon, and afterward take an extended drive to wherever the bride and groom

decide to go, Cake for Arthur to Dream Over.

NEW YORK, June 4.-Ex-President Arthur sent his congratulations to President Cleveland on his marriage. This morning the postmaster delivered at Mr. Arthur's house a letter and a package six inches long, an inch and a-half wide and about one inch thick. When the package was opened it was found to contain a piece of the Cleveland-Folsom wedding cake. Mr. Arthur didn' go out for the past two days, but will take his drive in the park to-day.

FEER FOR DIRMINARD CASES. A York County Decision on the Liability Fo

Their Payment. On Monday morning, Judges Gibson and Latimer on the bench, Judge Gibson, of York, rendered the decision in the case of Justice Beaverson vs. the county of York, a case stated for the opinion of the court as to the liability of the county to pay costs in discharged cases. The court decided the county liable for fees in such cases.

The plaintiff was a justice of the peace, be-The plaintiff was a justice of the peace, be-fore whom an information was made against John Shaffer for larceny, and the defendant having been arrested on a warrant issued by the said justice was brought before him, and after a hearing the defendant was discharged to three dollars, to recover which sum ami-

cable action was brought.

The judge quoted the 13th section of the act of the 23d of September, 1791, 3 Sm. 43, Bright. Purd. 491, pl. 75; Com. vs. Curren, of Philadelphia, 623; Kukendali, sheriff, vs. the county of Luzerne, 11 Phil. 575, to show how was secured compensation to the jus-tices of the peace, constables and witnesses

"In rendering this decision as to the right of the plaintiff to recover his lees as a justice of the peace, in the case of a prisoner dis-charged under the unfounded prosecution, we do not intend to countenance any abuse of the law. The case before us requires no we do not intend to countenance any abuse of the law. The case before us requires no more than the opinion of the court upon the liability of the county for the fees of the justice in this particular case, and is not to serve as a shield for the charge of illegal fees. It does not justify the county commissioners in paying indiscriminately all costs, in what are known as discharged cases, without close scrutiny. Whether any particular case has been properly heard, whether unnecessary witnesses or continuances were had on questions which, in a proper case, may well be settled before payment."

Stabbed to Death. Oswesso, N. Y., June 4.-James Shoe naker stabbed and killed Deel Vandemark last night, near the state line bridge in the own of Niebols, where yesterday's suicide and attempted murder occurred. Shoe maker drew a knife in a quarrel and stabbed Vandermark to the heart, he dying almost in stantly. Shoemaker then returned to the house, changed his clothing and escaped over the state line into Pennsylvania. The officers are after him.

Bold Yankee Fishermen HALIFAX, June 4 .- A dispatch from Port Medway says: "Two American schooners arrived here two days ago in search of men bait. The sub-collector of the port ordered them out of the barbor. But with characteristic contempt of Canadian authority and orders they refused to go and still lie before reaching there the Yankees will probably have made up their minds to de-

Bringing An Anarchist to Chicago

Chicago, June 4.—Superintendent Ebersold will send two officers to Omaha to-day to bring Rau, the arrested Anarchist, to the city. It has been definitely ascertained that Rau is not the man who threw the bomb at the Haymarket meeting. That he was one of the associates of Spies, Fielden and Schwab, there is no doubt, and it is also certain that he was one of the organizers of the meeting in Haymarket square, and a promi-

nent and rabid Anarchist.

SANDUSKY, Ohio, June 4.- The propeller Nebraska, arrived here to-day from Duluth, with a consignment of 60,000 sacks of flour for Belfast, Ireland. It will be shipped from here via the Baltimore & Ohio railroad to Baltimore, it requires 50 men 10 days, working 10 hours a day to load or unload this

Will Manning Resign.
WASHINGTON, D. C., June 4.—Secretary Manning will make public a statement to night in regard to his rumored resignation. While it is not possible to anticipate what the statement will contain, yet it is believed at the treasury department that it will fore-shadow if it does not announce his retirement from the cabinet.

A Long Speech for Maxwell.
St. Louis, June 4.—In the Maxwell trial Hon. John I. Martin, who began his speech for the defense at three o'clock yesterday afternoon, has not yet finished. He is to be followed by Mr. Clover, who will close for the state. The case may not go to the jury

NEW YORK, June 4.—The chamber of commerce has suggested to its members the propriety of observing the Saturday half holiday during the summer months, and the real estate exchange has resolved to adopt the course as it did last year. A Week's Failures. NEW YORK, June 4. - There was 187

failures in the United States and Canada reported to R. G. Dun & Co., of the mercantile

agency, during the week, against 181 last week and 167 for the week previous to the Home Rule for Scotland GLASGOW, June 4.—The Highland Reform League, of this city, has adopted resolutions in favor of home rule for Scotland and a

A Statue of Irving. WASHINGTON.—The treasury departmen has directed the free entry at New York, of a bronze statue of Washington Irving, to be

Joseph L. Webster, the man who gave himself up to the police on Wednesday, admitting that he had stolen a lot of money from William Armstrong, of Philadelphia, was taken to that city this morning by Officer Fulton, of the Twenty-sixth district. The officer came to Lancaster last night and at once identified Webster as an old crook who is wanted in Philadelphia. Fulton says that he thinks Webster was too lazy to tramp any longer and he is now anxious to take a rest in prison.

In the Bosom of His Constituents.

Hon. John A. Hiestand, M. C., is home, and will remain in Lancaster until Sunday afternoon. He is "agin" oleomargarine but for a public building in Lancaster, with all his might. IN BARB BALL CIRCLES

Foreign Managers Securing Members of

Disbanded Lancaster Team.

The game for the benefit of the players of the Lancaster club, who are left here without funds to get home, takes place to-morrow afternoon on the Ironsides grounds. It promises to be very largely attended, as a great number of tickets have already been soid by the players. A man with means to pay who has the nerve to view to-morrow's game from a perch on freight cars or the fences would do almost anything mean.

Virtue and Hyndman, of the disbanded

fences would do almost anything mean.
Virtue and Hyndman, of the disbanded
Laneaster club, will probably go to Wilkesbarre, where they have had liberal offers.
The Knights of Rest, of the western and
southern part of this city, will play a match
game of ball on the Ironsides grounds next
Tuesday.
The League games played yesterday were:
at Philadelphia: Philadelphia 4, St. Louis
1; at Boston: Chicago 6, Boston 5; at Washington: Detroit 3, Washington 2, (eleven
innings); at New York: New York 9, Kansas City 3. sas City 3.

The American Association yesterday were:

at Philadelphia: Athletics 12, Pittsburg; at Baltimore; St. Louis 9, Baltimore 5; Brooklyn: Brooklyn 11, Louisville 2; at Staten Island: Mets 12, Cincinnati 10, The Wilkesbarre defeated Altoona by 2 to o yesterday. The latter had but one hit off Staitz, and the Wilkesbarre did not have any off Crowell. Dan. O'Leary's team defeated Williamsport by 17 to 13. The batting was

The Detroit won the game in Washington yesterday by the strong batting of Brouthers and Crane in the last inning.

The Athletics had but one error in yesterday's game and they hit Hotford very hard.

The Brooklyn had thirteen hits off Ely, of Louisville, yesterday and finided with Latham, of the St. Louis team, attempted

Labam, of the St. Louis team, attempted an assault upon Bushong, of his own club, in Baltimore yesterday, but the fight was stopped by the other players.

Wes Curry, the umpire, has become sick of base ball and he will retire at the end of the

month. The Altoona club has secured Zecher, of the Attoona club has secured Zecher, of the disbanded Lan-aster club, and he will leave for the Mountain city to-night. Three of the ten heaviest batters of the League are first basemen, two of them third basemen, one pitcher, and the others play in the field.

the held.

The Lancaster club was billed to play in West Chester against the Brandywine yesterday. In the afternoon there was a very large crowd at the grounds. They waited in terday. In the afternoon there was a very large crowd at the grounds. They waited in vain for the Lancaster club to put in an appearance and were at last compelled to leave disappointed. The Brandywine managers telegraphed to the different stations along the Pennsylvania railroad, but could hear no tidings of the club. They finally learned from this city that the Lancaster manager had gone to New York.

Base ball debts are very hard to pay aftef they get a little aged, and Dr. Massamore, or Baltimore, has discovered that fact. In 1884 the doctor started the Monumental ball club, he fitted out the ciub with new leather shoes, but failed to pay for all of them. The shoesball failed to pay for all of them.

but failed to pay for all of them. The shoe maker brought suit against him and in the Baltimore courts, after a fifteen-minute trial on Wednesday, the jury found for the plaintiff for the full amount of his claim.

To Try Ex-Alderman Kirk. NEW YORK, June 4.—Sheriff Grant has summoned a panel of 150 jurors for Monday next, to appear before Judge Barrett in the court of over and terminer. On that day District Attorney Martine will move for the trial of ex-Alddrman Wm. P. Kirk, for alleged bribery in connection with the Broadway railroad franchise. Mr. Martine prom ised Kirk's coursel a week's time to prepar for the defense and by agreement Judge Barreit will give at least that delay. The trial will be more sensational than Jachne's was.

An Outlaw's Suicide. NICHOLASVILLE, Ky., June 4.-Frank Bourne, the well known Kentucky outlaw who has been operating in Kentucky as a horse thief for the past 25 years, committed suicide last night at the home of his insane mother, three miles from here, by cutting his throat with a razor. Bourne was a brother to there. A cruiser is already on the way, but Mrs. Huldah McConathy, wife of the wealthy bandit Jacob McConathy, both of whom jumped large bonds recently and are still at

A Physician Murdered. EVANSVILLE, Ind., June 4.—Details have reached here of a murder in Stevensport, Warwick county, near the line of Spencer county. Dr. Agie, a prominent physician, was killed by John M. Gentry. The quarrel originated in the heat of a political discussion during which Gentry drew a bowie knife and cut Agie's throat from ear to ear, the victim living only about five minutes. The mur-

derer managed to escape.

Railroad Sold CLEVELAND, O., June 4 .- The Painesville & Youngstown railrad was sold yesterday at Painesville by Master Commissioner Ralph K. Paige for \$400,000. The property was bid in by J. B. Burrows, of Painesville, for Lewis H. Gunther, of New York. It was appraised at \$480,000. The gauge will be widened to standard width and it will be operated by a new company as the Pittsburg,

Painesville & Fairport railroad.

Tecson, Ariz., June 4.—A courier has just arrived from Vail's ranch, near East Fort Lowell, with the intelligence that Indians killed Dr. Clinton H. Davis yesterday afternoon. He had gone out to that section for a drive. He is from Iowa and was with his wife and family visiting his brother W. C. Davis of this place. There were eight In-

dians in the party. CHICAGO, May 4.—The Chicago & North-western railroad company's gross earning for \$24,300,000, including estimated earnings for the month of May. The operating expenses and taxes, estimating those, will be about \$13, 900,000. The interest on bonded debt and

sinking fund amount to \$5,700,000, making the estimated not earning \$1,700,000. KANKAKEE, Ills., June 4.-Two sections of a work train on the "Big Four" railroad collided last night while making a dying switch at a gravel pit, 7 miles from this city. Thomas Russell, of Ciifton, aged 20, unmarried, who was sitting on the pi lot of the engine was instantly killed. Several workmen in a

Good Crops in Texas.
GALVESTON, Tex., June 4.—Crop reports from two hundred points in 80 counties in Texas embracing the entire cotton, corn and small grain sections of the state, show the acreage under cultivation to be an increase over 1885 approximating 12 per cent.

box car next to the engine were seriously

Brickmakers Increase Their Demands.
PITTSBURG, June 4.—At a conference of brick manufacturers and brickmaker at Allegheny county held in this city last night, a new scale was agreed upon which grants at increase of wages of about 20 per cent.

caretaker employed upon an extensive estate at Killarney, was shot and killed last night by parties at present unknown, WEATHER PROBABILITIES.

DUBLIN, June 4.—Richard Tangney,

Washington, D. C., June 4.—For New York, and Pennsylvania and New Jersey, fair weather, variable winds

ing southerly. FOR SATURDAY—Generally fair werther is indicated for the New England and Middle Atlantic states, with a slight rise in temper-

THE MAIN PRATURES OF THE QUARTER SESSIONS WORK.

rancis Kilburn Convicted of Ember H. J. Evans' Recognizance Porinted, Stricken With Paralysis in the Court

Room-Taylor K. Sair Acquitted,

Thursday Afternoon—Upon the reasonab-ling of court the jury in the case of common-wealth vs. Henry Usner, perjury, rendered a verdict of guilty, with recommendation to mercy. Counsel for defendant made a motion in arrest of judgment and filed reasons for a new trial.

for a new trial.

Henry Northdorft was indicted for embezzlement. William Rosenfeld appeared as the
prosecutor, and his testimony was that the
accused was in his employ as a cab driver,
that he collected during two weeks several
dollars which he failed to pay over, he was

dollars which he failed to pay over, he was then arrested.

The defense was that Northdorft worked for Rosenfeld several weeks, that he refused to pay him, that during the absence of Rosenfeld from town axsused collected \$11.50, which he refused to pay over until Rosenfeld paid him the wages due. It was admitted that Northdorft still had the \$11.50 in his possession, which he collected while working for Rosenfeld. They rendered a verdict of not guilty.

session, which he collected while working for Rosenfeld. They rendered a verdict of not guilty.

Verdicts of not guilty were entered in the cases of commonwealth vs. John P. Rupp, fornication and bastardy, and A. P. Lovett et al., neglect of duty.

The next case was that of Charles Carroll, of Martie township, who was indicted for the high crime of rape. The defendant was formally arraigned and pleaded not guilty. Jurors were selected in the same manner as in the Lightner rape case. The defendant only exercised the right of challenge as to three jurors and the commonwealth as to one. Following were the jurors selected:

A. B. Denlinger, Strasburg township; Jacob W. Lebar, clerk, Ephrata; James Montgomery, hotel-keeper, West Hemplied; Wm. Huber, barber, 8th ward, city; Henry, Roilin, pilot, Marletta; George Wall, innkeeper, 3d ward, city; A. W. Baldwin, merchant, 4th ward, city; L. F. Curtis, hat manufacturer, Adamstown; Elias K. Wolf, lumber dealer, Ephrata; O. B. Shertzer, grocer, 5th ward, city, H. M. Shreiner, jeweller, 1st ward, city, and Frank Mettfett, dealer, 9th ward, city.

The facts of the case as testified to by the

jeweller, ist ward, city, and Frank Mettfett, dealer, 9th ward, city,
The facts of the case as testified to by the commonwealth's witnesses, were as follows:
On the night of April 10, 1886, between the hours of 10 and 11 o'clock, Bertha Walton, who is not yet 17 years old, was met on the road between the lyceum building and her home, in Martic township, by Charles Carroll, the defendant; he met her in a field, threw her down, and in spite of her struggles and exertions committed the offense charged; her clothes were torn in the struggle; Carroll followed her home; the girl did not make any outery when she was assaulted and said nothing to her parents about the matter until the next morning when her mother asked her to explain how her clothes become soiled and torn when she told what happened; complaint was made the same day before Justice Armstrong.

plaint was made the same day before Justice Armstrong.

At the conclusion of the commonwealth's testimony, counsel stated that there were many ingredients of rape wanting, andjwith the sanction of the court 'the case was abandoned and a verdict of not guilty was entered. Taylor K. Bair was put on trial for perjury. The facts as alleged by the commonwealth were that Bair was subpensed to attend court as a witness in a case against George Hatek tast August. He was not present in court when his name was called and an attachment was issued for him for contempt. He was arrested by the sheriff and taken before the court where he purged himself of the contempt by swearing that he had to go home the night before to get lumber for four or five carpenters who were working for him and that he had come to town as soon as possible. This swearing it is claimed was false, as Bair was not out of the city from the time he came This swearing it is claimed was false, as Bair was not out of the city from the time he came here to attend as a witness. On trial.

The jury in the Stocker liquor case after a

deliberation of 21 hours, rendered a verdict of not guilty, but defendant to pay the costs. Friday Morning.—When court met at 9 o'clock the district attorney stated that in the mony of the witnesses would not agree wit the time laid in the indictment, and under the law there could not be a conviction. A verdict of not guilty was accordingly en-

jury, the district attorney stated that the only witness who could corroborate the prosecutor was in West Virginia and could not be brought here. A verdict of not guilty was entered.

A verdict of not guilty was taken in the case of commonwealth vs. John McLaughlin, assault and battery, with county for office costs.

In the case of J. L. Huye, indicted for per-

costs.

Francis Kilburn was indicted for embezzle ment. The allegation of the commonwealth was that the accused was employed by Wm. Buch to collect a claim of \$30 against Henry Musser. Musser settled the claim by giving a note for the amount to Kilburn. The note was handed by Kilburn to T. J. Davis and he had it discounted and handed the proceeds to Kilburn, who gave him a fee of \$10 for services rendered. Mr. Buch testified that he never received any part of the claim collected, from Mr. Kilburn or anybody else.

else.

The defense was that Buch placed several claims in Kilburn's hands for collection. Among those collected by him was the Musser claim. He received the note and handed it to T. J. Davis. The accused said he had no recollection of having received any of the money, the proceeds of the note, and said.

own.

Mr. Kilburn claimed that he had rendered other service toMr. Bucb, for which his charges were \$45, that he had sued Buch and obtained a judgment for that amount before Alderman Fordney. The jury rendered a verdict of guilly with a recommendation to mercy. Motion was made in arrest of judgment and reasons will be filed for a new trial.

trial.

A verdict of not guilty was taken in the case of commonwealth vs. John G. Aument, embezzlement, the district attorney stating that the case could not be made out.

Dr. Netcher came into court and said that he did not have time to call on Robert J. Evans, but would go at once. He did not return in a reasonable time, Evans' counsel were not present to account for his absence and the court directed his recognizance to be forfeited absolutely, and it was done.

Stricken with Paralysis in Court. Stricken with Paralysis in Court.

Mahlon Walton, a resident of Martic township, was in court on Thursday afternoon, as a witness in the case of Charles Carroll, indicted for committing a rape on his daughter. when his name was called as a witness and as be was about getting up from his chair he as he was about getting up from his chair he was stricken with paralysis. It was observed that something was wrong with Walton and several members of the bar went to his assistance. He was carried to one of the jury rooms and Doctors Yost and Brackbill, who happened to be in the court room, rendered him medical aid. A settee was borrowed and on it Walton was carried to the Fountain lnu. Last evening he improved some and this morning was able to talk. He said he felt the attack coming on, but thought the dizziness would soon wear away. It caused quite an excitement for a time in the court room and business had to be suspended for some minutes.

Witnesses Who Would Not Attend Court.

be suspended for some minutes.

Witnesses Who Would Not Attend Court,
Barbara and John Hurst end Frank Stork
were subponned as witnesses at the April
term of court. They failed to attend and
kept out of the way of the sheriff when be
went in search of them with an attachment.
On Thursday he succeeded in arresting than
at Swatara, Dauphin county, and he brought
them to this city. They were unable to give
ball to appear as witnesses at the nant term
of court and were committed for safe teeping. They are wanted as commonwealth's
witnesses in the Levi Epersole rape case.

The strawberry festival held by the Knight of the Golden Eagle of this city, closed in night. The Liberty band furnished to music and Professor Mohn gave an exhibition of legerdemain. Ticket 910 drew the silk drew and 930 the suit of clothes. The festival was a financial success.