A Disgraced Legislature.

AN UNPARALLELED RECORD, OF PARTISAN PATRONAGE AND dation of competing pipe lines for the dation of competing pipe lines for the transportation of oil or to hold the conmercial mercany clerks in the office is already paid

THE PEOPLE'S MONEY NEEDLESSLY SQUANDERED.

A Few Lessons Learned from the Late Legislature which Furnish Striking Contrasts Between Republican Profligacy and Democratic Economy—Wanton the approval of the present Executive if for no other, had all better been con-Waste of the Public Funds so that Republican Politicians may be Held Fast in the Party Fold—A Republican Legislature that had Nothing in Common with the Will of the People.

| To expense intended and necessary at the time to prevent a monopoly of the oil-carrying interests. The long agitation for legislation which would authorize the few days without the least difficulty, and

salary.

inspectors. In order to better keep the

STEWART'S ILLEGAL INCREASE.

An Instance Where the Constitution of

the State was Clearly Violated-

The Superior Court Job.

In increasing the salary of Adjuant General Stewart the Constitution of the

State was openly defied. Section 13 of

"No law shall extend the term of any public officer or increase or diminish his public officer or increase or diminish his election

salary or emoluments after his election or appointment." Col. Stewart was appointed Adjutant General immediately after Governor

that the increased salary was to be

claimed by the present incumbent the appropriation for the next two years

salary of \$3,000, and providing for two

additional draughtsmen at salaries of \$1,400 each. The Auditor General was also given a Deputy at \$3,000 and the Superintendent of Public Instruction a stenographer at \$1,000.

The appropriation of the Legislature is

this the Senate gets \$153.370 against

\$601,871, an increase of \$57,512.10. Of

\$134,862 last session. The item of salary of the officers and the employes of the

Senate except Librarian, watchmen and pages is given at \$41,698, an increase of

for the same items three years ago.

\$10,848 over the amount appropriated

The appropriation to the House is

the amount appropriated last session.

\$448,501.06, an increase of \$38 479.16 over

upon the House by the demand for

The Judiciary of the State was worked

of course, the new Superior Court of

The provision in this bill that only one of the seven judges may be a Democrat

brands it as a most partisan measure, and it is the first deliberate attempt of

the Pennsylvania Legislature to create a

partisan Judiciary. The argument made

to defend the creation of this Court upon the plea of relieving the overworked Judges of the Supreme Court, cannot be

seven judges at \$7,500 a year.

Article 3 states clearly :-

salary is \$8,000.

The legislative session of 1895 in Penn- | designated by the County Commissioners sylvania will ever be remembered as the in cities of the first and second class, most profligate and grossly incompetent in the history of the State. It was essentially a Republican legislature. That sioners have the absolute say as to the party had a majority of 36 in the Senate, number of inspectors and the size of the and 146 in the House, or a majority of A bill of almost equal possibilities in the way of politics at the expense of and shameless were the transactions of the taxpayers is the Farr Compulsory that legislative body that the Philadel- Education Bill, which authorizes the phia Ledger (Republican), of June 10, employment of an unfinited number of truant officers at a salary of two dollars 1895, said the members composing it "re- a day, a bonanza for political heelers in turn to their homes with a record which should ensure the defeat of the greater been handled without gloves by Governor number of them whenever they may Pattison in ringing veto messages. Governor Hastings signed the bill, not, come up for re-election, for they have however, without an apology for doing not been faithful servants of the people, sobut mere henchmen of Senator Quay and the corporations."

AN INCREASE OF 150 PER CENT.

In Two Years Salaries of State Officers Have Been Run Up at a Reckless Rate.

An examination of the general appropriation bill shows some startling figures as a result of the reckless increase of salaries and offices. The increase in the total amount of the appropriation carried is, in round numbers, \$1,140,000, and as the appropriation to the public schools is the same as two years ago, it can be seen where the money is going. In three sections of the bill alone the expenses of the State Department, Judiciary and the Legislature, the increase reaches the stupendous sum of \$1,010,000.

The very first item in the general appropriation bill is an appropriation of \$1.369,816.48 to pay the "salaries of the State officers, the clerks in the several departments of the State government and for incidental expenses of said de-

In 1893 the Legislature appropriated to this item \$552.659.26 or \$817,157.22 less Hastings' inauguration in January. On than is appropriated this year. In other March 4 Senator Baker introduced a bill words, the new officers and the new increasing the salary of the Adjutant departments created nearly 150 per cent. of the amount appropriated two years ago to pay the expenses of the State officials and their departments for the next two years. This is somewhat startling in view of the fact that there had been a great outcry for economy, and help because the State Treasury was in danger of being depleted.

The number of clerks in the various departments was very generously increased. Early in the session the State Treasurer was given an Assistant Cashier at a salary of \$2,200. Following came the bill creating the office of Deputy Secretary of Internal Affairs at a salary of \$2,000 and providing for two worthy objects of State aid were refused

Cases in Which an Extravagant Legisla-

ture Gave Itself Full Rein. The cost of the Judiciary was increased

\$145,400, and the cost of the Legislature \$57,512. Nor does the latter item include the expenses of a number of nice little legislative junkets which are provided for in separate items, and the sum of \$32,000 which was to go to the Senate Elections Committee for the farcical contest by Dr. Heller for Senator Laubach's seat, This charge the Governor vetoed only because it was not itemized. It will be itemized at the next session and the members of the committee will then be given the authority to rob the State Treasury of the

Most of this increase probably goes to pay useless employees who were forced greater portion of this monstrous charge. The third bill approved by the Governor was solely for the purpose of providing a fat berth for Republican State Chairman Gilkeson, and the people of for all the nice political plums possible the State will be shirt about \$100,000 for at an increased cost to the taxpayer of the privilege of seeing Col. Gilkeson in the office of Commissioner of Banking \$145,400 for the two years. The most conspicuous figure in this increase was, for two years, as that is in round numbers the increased cost of maintaining the department under the new law.

In the same way an office was created for Major John C. Delaney by increasing the salary of the Superintendent of Public Grounds and Buildings, from \$1,500 to \$3,000, and providing a lot of new places in the department.

The creation of a Department of Agri-

culture was intended as a sop to the professional farmer politician, for which the people will have to pay the good round sum of \$98,000, that sum being appropriated to it for two years. The Secretary is given a roving commis-sion and can employ at his discretion experts for special examinations and investigations, the expenses to be paid out of the State Treasury, "as like expenses are now paid." The head of the department is given the salary of \$3.500, with a deputy at \$3,000, an the hiring of small boys to shoot spar-rows and chipmunks, which he is supposed to stuff and to gaze upon with satisfaction. The general appropriation act also allows him a \$1,000 for mounting and repairing specimens, and in order that his laborious duties may not set too hard upon him, he is given a clerk at \$1.500 a year in addition.

Then there is a Commissioner of Forestry, a Dairy and Food Commissioner and a State Veterinarian, each at a salary of \$2,500, besides numerous clerks and a contingent fund for traveling and other expenses of these various officers of

PARTISAN LEGISLATION.

Measures Intended to Provide Places for Republican Henchmer.

One of the most outrageous bills passed during the session provides for the appointment of inspectors of scales, weights and measures, and under its terms the people of Philadelphia, Pittsburg and Allegheny are at the mercy of a few politicians. The old law, providing for sealers of weights and measures which was one of the first things to fall before the reform wave of 1882, was respectable compared to the present acts missioner which combined with a factor of the number were passed, yet the general appropriation act is full of items for which the employees to buy them, he evidently does not twent to remember that Section 1 of the Act says distinctly that competing lines cannot be used to the number were passed, yet the general appropriation act is full of items for extra to remember were passed, yet the general appropriation act is full of items for extra to buy them, he evidently does not the says distinctly that competing lines cannot be used to the number were passed, yet the general appropriation act is full of items for extra to the number were passed, yet the general appropriation act is full of items for extra to the method proposal thanking to make the number were passed, yet the general appropriation act is full of items for extra to the the present acts much to the present acts much to much the full of items for extra to the number were passed, yet the general appropriation act is full of items for extra to the the present acts much to much the full of items for extra to the number were passed, yet the general appropriation act is full of items for extra to the much to the present acts much to much the proposal appropriation and the sare and appropriation act is full of items for extra to the number were passed, yet the general appropriations and the sare in the number were passed, yet the dense of the completing proposal appropriation act is full of the number were passed, yet the dense of the completing proposal appropriation act is ful

COMMONWEALTH OF PENNSYLVANIA,) EXECUTIVE DEPARTMENT.

Harrisburg June 22, 1893.
I herewith file in the office of the trolling interest in the stock or bonds of \$1,400 a year for performing. competing pipe-lines or the acquisition or control either directly or indirectly by eighty-three."

during his fo mer term, was a wise measure intended and necessary at the incorporation of oil pipe lines and invest the extra amount necessary for postage them with the rights and powers necescould readily be obtained from the funds for contingent expenses.

eventuated in what was known as the "Free Pipe Line Bill" To protect and preserve the rights it secured, the Act of June 13, 1883, was an essential supplementary measure, else all the advantages of the Free Pipe Line Bill would have been lost, by permitting monopolies to consolidate and to acquire controlling. consolidate and to acquire controlling membered that this is the department interest in the competing pipe lines to be created under the salutary legislation of to be enforced and where the clerks are vincing reasons for his vetoes. At the

that session.

It is now proposed to repeal this act.
The inevitable effect would be to drive competing lines into consolidation or to put the shippers of this important product at the mercy of the great monopolies which might be able to secure and hold the controlling interest in the stock or bonds of competing lines. When the Positions most sought after by the re-presentatives of labor organizations are those of Factory Inspector and deputy

of the Board of Pardons for which he re-ceives \$500 a year and shares in various other items of the contingent fund. The other items of the contingent fund. The Solary of the Salary of the corporation clerk has been Board of Public Grounds and Buildings Secretary of the Commonwealth, with my objections thereto, House bill No. 361, entitled "An Act to repeal an act entitled "An Act to prevent the consoli- the sum of \$1,000 which is part of the Salary of the Corporation at a salary of \$300, which duties the clerk and bookkeeper should assume without extra pay.

Then we have \$1,000 for renovating the sum of \$1,000 which is part of the corporation of Natural and the sum of \$1,000 which is part of the corporation at a salary of \$300, which duties the clerk and bookkeeper should assume without extra pay.

purchase or otherwise, and prescribing penalties for the violation thereof, appenalties for the violation thereof, approved the thirteenth day of June, Anno Domini one thousand eight hundred and since dead or out of office, and old worth

signed to the rubbish heap.

For expenses incurred under the ballot

specimens for the museum of Natural history, which the Economic Zoologist \$1,400 a year for performing.

For classifying, arranging and tabulating old papers stored in the loft of the building formerly occupied by the Exercise 1.

DEFEAT OF APPORTIONMENT.

With a Stupendous Majority the Republicans Failed to Comply with the Provisions of the Constitution.

Amid so many flagrant acts of omission of which the last Legislature was tution directs. During Governor Patti-son's terms he returned bills without his supposed under the heads of the depart- last session with the phenomenal majority

or bonds of competing lines. When the Commonwealth conferred upon these companies its high prerogative of eminent domain, enabling them totake private property for what, in the contemplation of the law, were public uses it was near the stock in the stock of the law, were public uses it was near the stock of the law, were public uses it was near the stock of the law, were public uses it was near the stock of the law, were public uses it was near the stock of the law, were public uses it was near the stock of the law, were public uses it was near the stock of the law, were public uses it was near the stock of the law, were public uses it was near the stock of the law, were public uses it was near the stock of the law, were public uses it was near the stock of the law, were not the stock of the law, and the law to the law to the law, and the law to the law to the law to the law, and the law to the law to the law to the law, and the law to the la inspectors. In order to better keep the labor organizations in the field, eight additional deputies were created at salaries of \$1,200 a year, with \$500 a year with \$500 a year

CORRUPT AND SORDID. A TREASURY SCANDAL.

THE LAST LEGISLATURE CONDEMNED BY REPUBLICAN OFFICIALS ARRAIGNED BY A REPUBLICAN AUTHORITY.

MONOPOLIST JOBS PREVAILED

-A SCATHING CRITICISM.

for honest State government.

REPUBLICAN NEWSPAPERS. B. F. MEYERS' HONEST STAND

WHILE LEGITIMATE LEGISLATION WAS WHILE REPUBLICAN STATE TREASURERS ALTOGETHER IGNORED-THE PHILADEL- ARE PILLORIED FOR FARMING OUT PHIA LEDGER TELLS SOME GALLING PUBLIC PUNDS, HE DECLARES THAT TRUTHS REGARDING THE "TRICKS AND ALL INCREMENTS BELONG TO THE DEVICES" OF REPUBLICAN LEGISLATORS PROPLE-HEYWOOD IS SILENT ON THE SUBJECT.

That the late State Legislature merited As between the Democratic and Rethe condemnation of honest Republican publican candidates for State Treasurer opinion as well as of Democratic senti- the voters of Pennsylvania should have ment is amply evidenced by the adverse no difficulty in determining their prefercriticism of the intelligent Republican ence. The position of the Democracy is press. Every vote at the approaching set forth with emphatic distinctness in election that is cast for the Republican the address of Hon B. F. Meyers in acandidates will be an endorsement of cepting the nomination for State Treasthat reckless and disgraceful Legislature. He strikes at the root of the flagrant mismanagement that has characterized the office under its Republican

Gentlemen of the Committee: Although The Philadelphia Public Ledger, the nomination for the office of State Republican, had this to say about the Treasurer tendered me by the late essentially Republican Legislative body Democratic State Convention was made contrary to my wishes and hope, I feel it in which the interests of the people of to be a public duty to obey the behest of my party. Neither the honor conferred Pennsylvania were recently misplaced: nor the responsibility imposed by this

There has been no recent Legislature of this

The duties of the State Treasurer are to the Governor, call attention

I thank you most kindly for the courtesies you have extended, and share with you the hope that a brighter and a better day is about to dawn upon the politics of our beloved State.

ings should again use his veto power much of the money of the State will be squandered on unworthy objects.

The Legislature "increased the appropriations to the Executive Department of the Government more than \$800,000 This increase amounted to more than 150 per cent, and was due in part to the increase of offices ""The University of Pennsylvania had its appropriation cut down from \$500,000 to \$20,000 notwithstanding the liberal offer to double the aid given by the State. ""The Philadelphia School bill was defeated through the tricks and devices of small politicians."

On the other hand, these same influences passed the Superior Court bill in such form as to give the minority party only one out of seven Judges, which is manifestly unfair.

But it was by sins of commission that this Legislature registered its character. It passed and the Governor signed a Pipe Line bill which enabled the Standard Oil monopoly to tighten its hold and make millions of dollars in a few weeks. Compare this tate'l gen, and parties declaration of principles who me greed and spoiliation that have worked the administration of successive Republican State Treasurers for so many years. So brazen has been the cheat played upon the people that the most partisan of Republican newspapers have been com-pelled to cry "stop thief." The barefaced jobbery of the office is no more pronounced just now than it has ever been, but special attention is called to it by the failure of State Treasurer Jackson to turn over its share of the school fund to Phila-

Read what Republican newspapers say of the policy and practices of Republican

State Treasurers: Some of the Reasons why the Republican

Party has a Grip on the State.

THE BOODLE BRIGADE.

ions that should have been made. On the other hand, the greatest extravagance was exhibited is other directions, and unless Governor Hast-ings should again use his veto power much of the money of the State will be squandered on un-

There were in the last House of Representatives a number of members who were known as the "Boodle Crowd." No bill could get their support unless ance of the school fund appropriation due the question, "How much is there in it?" at the end of last June is amazing. Natwas satisfactorily answered. Boss Magee, of Pittsburg, did as he pleased; got all the legislation he wanted and got the Governor to sign every bill he was inter-

Certain representatives had their pockets stuffed with railroad passes all the time, and an office was opened at Harrisburg for the confessed purpose of advancing legislation desired by the Standard Oil Company

Paid agents of railroad companies sat

publican party has such a grip on this State. It is because of the cohesive power of plunder. The corporations recognize that the return of the Democratic party to power in Pennsylvania would ago of exacting interest on such deposits. vors to none, and they, therefore, prefer treasury not into the pockets of individ-to stick by the party which is for them at uals. Why should not the State have to stick by the party which is for them at | uals.

A 10 PER CENT. INCREASE

its Employees Happy.

Evidences are forthcoming every day Evidences are forthcoming every day of the continued prosperity in industrial of the payment of interest on public Allentown, announced another to per cent. increase in the wages of 350 of its employees at the works at Hokendauqua.

This is good news, and was received with a great deal of satisfaction by the employees. This is an eloquent argument for Democracy that the company, of Allentown, announced another to per cent. increase in the wages of 350 of its employees at the works at Hokendauqua.

This is good news, and was received with a great deal of satisfaction by the employees. This is an eloquent argument for Democracy that the company, of Allentown, announced another to per cent. If such is the practice with the State moneys—as has been often charged and never, so far as we know, denied—sooner or later there must surely be scandal, if not worse. This is an era of reform, and all abuses of whatever nature for Democracy that the company of t affairs, under the encouraging auspices moneys to private parties, or, rather, to officials who had no right to receive it.

mean exact justice to all and special fa- and the interest is paid into the public

The Thomas Iron Co., of Allentown, Makes

ticket will be a rebuke, and a demand incumbents. In his address Mr. Meyers

Whatever the majority of the Legislature of Pennsylvania could do, either by acts of commission or omission, to make the adjournment of that body gratifying in the highest degree to its constituency, it did, and the end of no session of the General Assembly has been received with such a profound sense of popular relief as that of the last.

enter upon an exposition of the principles There has been no recent Legislature of this Commonwealth of which there were not some members of Senate or House who were not either morally or intellectually incompetent, and no majority of which it can be truly said that all its acts were inspired solely by public policy. Among the Senators and Representatives of previous General Assemblies there were some corrupt, sordid men, or reckless, unscrupulous partisans who put before their duty to the State their own venal, selfish interests or the assumed interests of their respective parties. Men of this class and policies set forth in the platform of

sts of their respective parties. Men of this class requently controlled legislation and exerted a sowerful influence detrimental to the people; in the Legislature which adjourned Saturday men of this character were in evidence in much of the simply and pure!y ministerial, but as a member of the Board of Revenue Comthe Legislature which adjourned Saturday men of this character were in evidence in much of the legislation which was consummated. They did not represent the Commonwealth; they represented themselves or party. Another large and influential class of the members of this Assembly was composed of the political henchmen of rival political Bosses who have been recently contending for the control of the Republican "Machine" of the State and city. The men of this class, with a cynical disregard of and contempt for public policy, which has been seldom, if ever, so recklessly or unscrupulously exhibited, ranged themselves upon opposing lines to pass or defeat measures of the first importance to the people of the Commonwealth. They did, or refused to do, as legislators of Pennsylvania, not what their constituents demanded they should do or leave undone, but what their respective political Bosses ordered them to do or not do. The consequence was that between these two classes of Senators and Representatives the Commonwealth was represented by an ineffective minority of honest, public spirited men, who were unable to accomplish desirable legislation, or to prevent the consummation of a great deal which was mischievous and pernicious. ** **

member of the Board of Kevenue Commissioners, and as the financial agent of the Commonwealth, that functionary should not hesitate to make such suggestions and present such plans from the Commissioners, and as the financial agent of the Commonwealth are inspirited to accomplish desirable legislation. The commonwealth are implicitly object. He should regard all increment of the funds in the Treasury from whatever source as accruing to the Commonwealth, and not as his personal perquisite or as the spoils of party. To these views thus briefly outlined I may be permitted to add that those who officially control and direct the levying and disbursement of the revenues of the Commonwealth should, in their reports missioners, and as the financial agent of Commonwealth should, in their reports In a subsequent issue the Ledger said:

Reviewing the work of the Legislature somewhat in detail, it appears that it is not to be condemned merely for its sins of omission, which were many and grievious, but for its sins of commission—the passage of acis intended to promote or create corporation monopolies. At the opening of the session there was a great demand for economy, because of the falling off in revenues, and Governor Hastings vetoed a few bills to show the Legislature that he would not confinenance extravagance. But on the first of June the State Treasurer reported that he had on deposit in various banks more than \$1,000,000 of the State's money, all of which was lying absolutely idle so far as the State was concerned. Aith ough the plea for economy thus lost some of its force, it was used effectively to cut off some appropriations that should have been made. On the other hand, the greatest extravagance was exhibited importance of the abolition of all unnecessary and useless offices and the payment of all public officials by fixed salaries instead of fees. Not only is the abuse of the fee system a great hardship to the people, but if the fees now paid to the State and county officials were made a part of the revenues of the Commonwealth, and of the several counties, property and labor would be relieved in some degree from the burden of taxation which they are now obliged to

Here's amolner Picture.

Philadelphia Press, October 9. THE INTEREST ON PUBLIC MONEYS.

The refusal or failure of State Treasurer Jackson to pay to this city the balurally it is causing much adverse criticism of the State Treasurer in the absence of any explanation from that official.

It has been boldly asserted that the reason the money has been withheld from the city so long after it was due, and in spite of City Treasnry Oellers' repeated requests that it be paid, is that it could be kept in favored banks here and there in the State which were doubtless paying interest to somebody for it. Whether this be the reason or not Treasurer Jackson has certainly, by his delay, forced a renewed discussion of the familiar old question of interest on the in the Senate and furnished to members | State moneys deposited in various banks. —Here we have \$5,000 for contingent expenses, \$12,000 for traveling and other ineidental expenses of the Bureau of Ineidental expenses of the Ineidental expenses of the Bureau of Ineidental expenses of the Bureau of Ineidental expenses of the Ineidental expen If the voter would stop for a moment thing; but sooner or later something will to think, he would discover in these facts be accomplished. Chairman Quay may some of the main reasons why the Re- put it in among his other proposed re-

all times, at all hazards and at the expense, in a large majority of cases, of the rights of the people. the same advantage from the money which it keeps in different banks? The public has no definite knowledge that interest is now paid by the banks on the State deposits, but when allegations are made that such is the fact they are not denied. What is known, however, is that no interest on such deposits is paid to the State, while if there is any interest to be paid at all it clearly belongs to the

There is something of a scandal in

Harman Yerkes for Superior Judge 2.p. Bechtel Benj F. Meyers Candidate State Treas DEMOCRATIC CANDIDATES.

THE STANDARD OIL MONOPOLY.

Governor Hastings Signs the Marshall Bill-Governor Pattison's Stand for the Interests of the People.

The effects of the iniquitous Marshall Economic Zoologist, whose main occupation, outside of drawing his salary, is ble the Standard Oil Company to gobble Pipe Line Bill, which was passed to enaup all competing lines have already become too apparent to need further refer. A Convincing Array of Facts which Prove ence. The Governor signed the bill with an explanation and an apology. The people, however, are now paying the in the greatly increased price of oil. Before it passed and was signed refined oil could be bought for five cents

line which competes with another is ab-solutely forbidden, and that said act

a powerful political lever. The bill provides that the governor shall appoint such number of inspectors as may be veto of this same pipe line bill:

| A great deal of satisfaction by the emporation and the most gigantic monopolitical lever. The bill provides that the governor shall appoint such number of inspectors as may be veto of this same pipe line bill:

| A great deal of satisfaction by the emporation and the most gigantic monopolitical lever. The bill provides that the governor shall appoint such a casual examilation of the acts of 1895 will convince ployees. This is an eloquent argument of the chief clerk was raised from \$1,800. There is scarcely ever a flower shall appoint the chief clerk was raised from \$1,800. There is scarcely ever a flower shall be the chief clerk was raised from \$1,800. There is scarcely ever a flower shall be the chief clerk was raised from \$1,800. There is scarcely ever a flower shall be the chief clerk was raised from \$1,800. There is scarcely ever a flower shall be the chief clerk was raised from \$1,800. There is scarcely ever a flower should heed.

competition thus created and promoted. [from the basement of the executive | such unjust measures. The Democrats, To deprive them of this advantage by such legislation as is herein proposed the State Department for similar ser- House, while the Republicans had 175 would, in my judgment, be unfair, unwise and against sound public policy, and I am especially unwilling to approve it in TREASURY DEPARTMENT.—The clerks the face of the earnest protest which has reached me from great numbers of citi-

ROBT. E. PATTISON. LOOTING THE TREASURY.

zens directly affected.

that the Public Money is Being Needlessly Squandered.

While every official at the State Capitol is paid about twice as much money for his services as he really earns, and per gallon; it is now fifteen cents a gallon and likely to go higher.

When Governor Hastings says that at less cost and by employees thoroughly under the act of 1883 the sale of a pipe competent, which political app intees, as line which competes with another is abdepartment could easily dispense with at would prevent non-paying and useless pipe-line companies or individuals from selling their stocks, their bonds, or their had a great many unnecessary employees corporate franchises to any persons, or even before the present acts increasing any corporation that may be willing to the number were passed, yet the general

in the Treasury Department get \$25,800, and yet \$2,000 additional is appropriated of corporations, \$300 for moving papers, books, &c., and \$500 for electric fixtures

DEPARTMENT OF INTERNAL AFFAIRS. dustrial Statistics, and the sum of \$10,000 for the collection of the tax statistics as required by the Act of May 9, 1889, P. L.

157. When the sum paid the clerical force of this department is remembered to be \$63,000, the enormity of the above

items is apparent. Then it was discovered that the boundvania and other States were out of repair, and \$2,000 was appropriated for examining them and repairing them.

DEPARTMENT OF PUBLIC GROUNDS AND BUILDINGS.—Major J. C. Delaney gets \$3,000 a year for acting as Superintendent of Capitol Grounds, etc. His

pass the bill through the House of Repand yet \$2,000 additional is appropriated for transferring and re-indexing accounts of corporations, \$300 for moving papers, Constitution. which they are sworn to support, unless they have every member in both branches of the Legislature.

The people will say, however: "Since you Republicans had 182 majority on joint

NEEDED CHARITIES NEGLECTED. Jobs and lobbers Had to be Provided for

and Humanitarian Efforts were

Therefore Ignored.

An examination of the laws of 1895, and a comparison of them with those passed at the session of 1893, will show