Buckeye Democrats Will Not Stand

Upon Useless Geremony.

SUMMARY CONTEST PROCEEDINGS.

The Evidence is Not to be Presented in

the Open Senate.

AN APPEAL TO THE SUPREME COURT

Will be the Plan Adopted by the Republicans to

Defeat This Purpose.

Marquis, the Democrat who is contesting

the office of Lieutenant-Governor of Ohio,

held by Lampson, Republican, is to be

seated at once by his party friends in the

State Senate. The Republicans object to

the methods adopted and will carry the case

ISPECIAL TELEGRAM TO THE DISPATCH.

are that the Marquis-Lampson contest for

the Lieutenant Governorship will be taken

to the Supreme Court for final decision. The

proceedings in the case to-day indicate

plainly to Mr. Lampson and the Repub-

licans that they are to have no part in the

contest so far as presenting evidence is con-

cerned, but the majority will go through

the formality of looking over the testimony,

such of it as suits their convenience, and

then will offer a resolution for the ousting

Yesterday the matter was referred to the

Senate Committee on Privileges and Elec-

tions to report to the Senate, and the com-

mittee held a meeting to-day to commence

work. Judge Nash, for Lampson, presented

a protest against the committee taking any

testimony and summarizing the same in ac-

cordance with the Senate resolution. He

informed them the Senate alone could pass

upon the admissibility or inadmissibility of

estimony and that his client would present

no testimony before the committee, but was

ONLY ONE SIDE WANTED.

After Judge Nash had withdrawn, the

committee appointed a sub-committee, consisting of Senators Shaw, Corcoran, and

Massie, to summarize the testimony and

submit the same to the full committee to-

morrow morning. The high-handed character of the outrage is apparent when it is known that Lieutenant Governor Lampson

and his attorneys heve been engaged in the

work of securing depositions and evidence, none of which is before the committee, ex-

cept in the form of pleadings, and if the majority proceeds in the course which they have started, there will be none of this evi-

Ex-Congressman Converse, who is the lead-ing counsel for Marquis, told THE DIS-

PATCH representative this evening there was no necessity of making a long siege of the

work, as they proposed to dispose of Lamp-son quickly, though they wished to go through the formality of pleasing the con-sciences of the members who would have to

vote for the resolution to unseat him which

will likely be reported, by the committee to-

SOME WEAK-KNEED MEMBERS.

diseases of Democratic members is weakness of knees, and they were having some little

trouble in strengthening the consciences of certain ones, but thought they would be equal to the emergency. Mr. Converse states that the attorneys for Marquis have

Mr. Converse complains that one of the

morrow, or the next day at the farthest.

dence considered.

willing to do so in open Senate.

of Lampson on general principles.

COLUMBUS, January 28.—The indications

SCORE ONE FOR WARD

He Gives the Old League the First Knock-Down.

NO INJUNCTION GRANTED.

Shortstop McKean, of Cleveland, Returns to the Brotherhood.

THE SPORTING NEWS OF THE DAY

The decision of Judge O'Brien in the famous Ward injunction case was given in favor of Ward. The law on the case is plainly laid down by the judge. There were great rejoicings throughout the big was: cities among new League supporters. McKean, the Cleveland shortstop, resolves to return to the Brotherhood. Some interesting opinions about Judge O'Brien's de-

PEPECIAL TELEGRAM TO THE DISPATCH. NEW YORK, January 28 .- The decision in the great baseball case was announced by Judge O'Brien in the Supreme Court at 2 o'clock this afternoon. The baseball men were unanimously of the opinion that this was a victory for the Brotherhood. They were exceedingly jubilant. Up to the time that the Judge announced he would render a decision, the defendant was exceedingly restless, but after the Judge had launched forth on his opinion he became quieter, and at last a smile suffused his face that would have put to shame the famous smile of Mutrie. Beginning his decision, Judge O'Brien says:

"This is a suit brought in equity to restrain the defendant from playing the game of baseball or rendering services of any kind until October 31, 1890, for, or in behalf of any person or corporation, except the plaintiff. It is sought by this motion to enjoin the defendant until the trial can be had.

THE PLAINTIFF'S BIGHT.

"The plaintiff bases its right to the relief sought upon an agreement between the New York Baseball Club and the defendant dated April 24, 1889. This agreement provided that the defendant was to engage in the exhibition of the game of paseball for the said club for the period of seven months, between April 1, 1889,

of the word "reserve." He decides that the plaintiff's use of the word is correct. He says: "Nor do I agree with the defendant's statement of law, wherein he asserts that the general rule is that an injunction will not be granted in aid of a contract for personal servces. Whatever doubt may have existed in the America that when a person has entered into a definite contract to render services to another of such a nature as not to be easily replaced, and the loss of the services to the employer will be a loss not to be compensated for n damages, a breach or a threatened breach of such contract may be restrained by injunction. While a distinction is observed between affirmative and negative in such an agreement, and while the court does not possess the power to compel a person to render services which he agreed to perform, yet when he has stipulated not to work for another the court can and will, in a proper case, prevent his doing so," PRECEDENTS QUOTED.

He quotes precedents and says that a court of equity is extremely loath in cases of this kind to not only practically decide and give He Sava the New League Will New Walk udgment but also to execute it, by enjoining he defendant before any trial upon the merits has been had. A preliminary injunction will not be granted except in cases where there is the strongest probability that the court will ul-

timately decide that plaintiff is entitled to the relief which it demands in its complaint, Judge O'Erien then cites many precedents and says: "While, therefore, in a proper case the de-fendant is amenable to this rule of law and the fendant is amenable to this rule of law and the court has the power and right to prevent his breaking any covenant made not to give his services to another, it remains to be seen whether upon the facts and proofs as they exist here a case is presented for the intervention and exercise of the court's power during the pendency of the action and before the rights of the parties are determined by the more deliberate proceeding of a trial."

THE CONTRACT DISCUSSED. Judge O'Brien then considered at length the difference between a suit at law and a suit at equity and decided that in a suit at equity such as the present suit, the court has no power to enforce the detendant to play ball with the plaintiff. He then takes up the contract and reviews its stipulations and says that certain provisions of the contract fail to disclose what are to be the terms and conditions of the agree-ment between the parties in the event that the plaintiff shall exercise his option to reserve the defendant for the ball season of 1890. "The failure in the existing contract," says Judge O'Brien, "to expressly provide the terms of a contract to be made in 1890 renders the latter definite and uncertain."

Judge O'Brien says that the League contract
one which binds the player for

is one which binds the player for a period of years and the club for ten days. "It will thus be seen," says Judge O'Brien, "that I do not fully concur in the claims made by the plaintiff that the probability of finally succeeding is of the strongest and most certain kind. Upon either one or both of the grounds considered, but principally upon the ground that the con-tract is indefinite and uncertain, does there arise a serious doubt as to plaintiff's being accorded upon the trial the relief asked for.

SHOULD BE SPEEDILY TRIED.

"However that may be, there is no reason why this action should not be speedily tried and the various questions of law and fact which arise in it be deliberately and finally disposed of. The plaintiff seeks by injunction to restrain the defendant from playing ball for other clubs during the season of 1890. The playing season does not open until the middle of April. Before that time this action can be tried at special term and final judgment rendered. A final judgment before the playing season opens will secure every possible right of plaintiff."

Judge O'Brien decides to deny the preliminary injunction. He promises that he will assist in securing a speedy trial of the case.

President John B. Day, of the New York club, after hearing the unfavorable decision visited the office of Lawyer Geo. F. Duysters in company with C. T. Dillingham and Walter Appleton. Mr. Day manifested the utmost surprise at the verdict, and appeared deeply affected. He told a Disparch reporter that he had nothing to say until he had read the decision. Lawyer Duysters was another surprised man. He was almost confident that the motion for a preliminary injunction would be sustained. He said that he could not tell at present whether there would be an appeal taken to the general clubs during the season of 1890. The playing there would be an appeal taken to the general term; that would be decided after a consulta-tion with Evarts, choate & Beaman. He said that he was ready at any time for a speedy trial of the consultation.

TIM REEFE IN GREAT GLEE.

Tim Keefe was found at his store, 157 Broadway, after the decision had been rendered. He was exceedingly jubilant, and was surrounded by a host of friends who were pressing their congratulations upon him. "Of course," said

pealed?"

"Well, hardly. It would do no good for the other side to appeal the case for I am certain that the decision would be just the same. What makes me so certain about it? Well, I well tell you. Judge O'Brien reviewed the entire case with the Judge to whom the appeal would be made and that man, whose name I don't know, entirely coincided with O'Brien. So you see there is no show whatever for the other side. I think the prospect looks very dark for them."

other side. I think the prospect looks very dark for them."

As the reporter was about to depart Tim shouted after him, "Chicago will be painted contract.

The players' club to-day. Up to a late hour this evening Carroll had not signed Robinson, but it is stated that "Robby" is sure to sign a contract.

pleased with the decision. "I haven't had any time to really consider the matter. I went into the proceeding as a matter of principle because I think the idea of selling players is all wrong. It was for this reason that I agreed to help Ward along. I think the baseball fraternity one Ward a great deal for the stand he has taken. Slavery was abolished years ago and there should be no signs of it in these modern times. As a matter of principle I am heartily glad that the decision has been given in the players' favor."

NEW YORK ABLAZE.

Enthusiasm About John M. Ward's Victory Runs Very High.

NEW YORK, January 28.—The town is ablaze with Brotherhood emblems to-night. In every portion of the city the cry is "Who are the People?' and the answer simultaneously fol-lows 'The Brotherhood." Around all the sporting resorts the baseball enthusiasts have congregated, and Ward is the watchword. The little Napoleonic baseball player and advocate is the lion of the town. He was given an inforthe hon of the town. He was given an infor-mal banquet at Nick Engle's soon after the de-cision was rendered by Judge O'Brien, and there were read hundreds of congratulatory telegrams, among which were some from Pitts-burg. The one which raised a hearty hurrah

was:

Nick Engle, God bless Judge O'Brien. We are stronger than ever.

J. P. Thompson.

During this convivial gathering three cheers were given the newspaper fraternity, among which the representatives of the World, Star, Boston Globe and Pittsburg Disparter were remembered. On the Stock Exchange this afternoon a lull in Lackawanna was followed by a grand rush to the ring by the boys. Dick Halstead was the cynosure of all eyes with a telegram in his hand. He held it up and read: "Ward and the Brotherhood win. Three cheers." This was taken up by the whole floor, and upon this news Lackawanna advanced a quarter.

Ed. B. Talcott, who is a young millionaire Ed. B. Talcott, who is a young millionaire member, and one of the prime movers in the Brotherhood, signified his staying with the boys through rainy days and Sundays, by giving a grand banquet to-night to the players and advocates present of the new League. Toasts were responded to by Edward Everett Bell, George H. Dickinson, George Gore and J. M. Ward. The decision of Judge O'Brien is considered final, as ex-Judge Howland, counsel for the defendants, says it is hardly probable that an appeal to a brother judge (the only resource) would be reversed. Other reliable sources think John B. Day will not expend another \$5,000 for a fullie purpose, and that it is possible that he will be a stockholder in the scheme before snow flies next year.

PITTSBURG OPINION.

How Judge O'Brien's Decision Was Re-

Judge O'Brien had refused to grant an injunction. Throughout the various resorts of period of seven months, between April 1, 1889, and October 31, 1889. It also contained a provision which will bereafter be more fully set forth and discussed, by which it gave to the plaintiff the right (to reserve) the defendant on the granted so the readers of the paper will not be granted so the readers of the paper will not be granted so the readers of the paper will not be granted so the readers of the paper will not be granted so the readers of the paper will not be granted as the city last evening the decision was the subject of comment, and it met with great favor. It has been steadily maintained in this paper that an injunction would

plaintiff the right (to reserve) the defendant for the season of 1899. One of the principal questions discussed upon the argument was as to the meaning of the word 'reserve' as used in the contract."

THE WARD RESERVE

Judge O'Brien then enters upon a discussion of the word 'reserve." He decides that the of the word 'reserve." He decides that the burse state of the readers of the paper which is not be surprised.

President Nimick declared himself apparently very joyfully regarding the decision. He said: "I am thoroughly satisfied with it. We don't need any jojunctions because I would somet have young players whose hearts are in the business than old ones who would only play for us because they are forced to do so. We don't intend to try and enjoin any of the Pittsburger in the paper.

burg players." Secretary Scandrett declined to say much Secretary Scandrett declined to say much until be had read the Judge's arguments. "Although no injunction is granted," said Mr. Scandrett, "It may be a victory for the League."

The opinion of the Judge certainly leaves matters considerably tangled up, and it will doubtless prompt one or more suits as soon as possible. However, it would seem the wiser way to stop all legal battles, and refer the matter to the tribunal which under all circumstances must sooner or later settle it—the people. They pay for the game, and all the legal opinions in the world won't make them support a club or organization that is not wanted. The National League has suffered a knock-down in the first round, and it would perhaps be the better plac to leave the courts alone. In the past, players have always come out with the best of it.

Hoo. M. B. Lemon, John Wamser, Jimmy Galvin and host of other new League supporters were visiting their brother Elks at Mc-Keespor. last evening. They stil! found time, however, to celebrate the signal victory achieved by John M. Ward.

BUCK EWING HAPPY.

on Velvet.

ISPECIAL TELEGRAM TO THE DISPATCH. CINCINNATI, January 28.-As may be imagagined, the bulletins which told of the Brother-hood's victory brought joy to the hearts of the hood's victory brought joy to the hearts of the only players in the city identified with the body. Capt in Ewing and Jack Boyle. They believe that from this time forward the Players' League will walk on velvet. Speaking of the new Chicago club, Boyle says:

"We report at Chicago on the first of March, and 1 believe the programme is to make a Southern trip. People seem to think we have a great team and will walk away with the pennant, but New York and Philadelphia are pretty strong."

"Is there no possible chance for failure as you look at it?" was asked.
"I don't see where it comes in. We have nearly all the best players in the country now, nearly all the best players in the country now, and by summer time can get all the others that we need from the League's ranks. They will be trailing our way by that time."

There is no question about Jack Boyle's fidelity to the new cause. He is unshaken in the faith, and doesn't believe it within the League's power to upset the players, he, however says: "Cincunnati has a great team this year and ought to cut a prominent figure in the race. The Reds will doubtless draw well in Chicago, Boston and New York."

BRUNELL TALKS.

He Thinks That Judge O'Brien's Decision Settles the Matter.

CHICAGO, January 28.—Secretary Brunell, of the Players' League, said this evening re-garding Judge O'Brien's decision as to John M. Ward:

"The decision proves the might of right,

"The decision proves the might of right, where will the fight lead now? There is no fight. On the heels of an adverse decision to us a fight would have come, for we were fully equipped for even that. The Players' League will now surround itself with minor leagues, and build up a new group similar to that bound by the National agreement, but built on fairer lines. What about the deserters and agreement breakers? The old League will find them hard to hold if we want them back. The Players' clubs and Brotherhood will consider their cases. Judge O'Brien spreaks of a trial on the merits of the case. We shall welcome one. Only a court trial with witnesses can show the beauties of the reserve rule. There can be no other outcome than that of to-day."

This evening Fred Andre, in the absence of A. G. Spaiding, said: "This decision practically settles matters. I do not think it will be carried any further. Of course, an appeal to the highest court of all—the people who know good baseball from bad—will be made.

In the camp of the Brotherhood Judge O'Brien's decision was received with every demonstration of joy. Telegrams of congratulation are pouring in thick and fast. One from the defendant in the celebrated case, John M. Ward, read: "Let the wine go round. We are the people." Its reading by Pfeffer was received with tumultuous cheering. the people." Its reading by Picceived with tumultuous cheering.

Jubliant in Cleveland, Also SPECIAL TELEGRAM TO THE DISPATCELL CLEVELAND, January 28.—Not only the members of the Brotherhood, but all lovers of sports in this city, are jubilant over the de-cision in the Ward case.

M'KEAN GOES BACK.

The Cleveland Shortstop Returns to the

Brotherhood Fold. (SPECIAL TELEGRAM TO THE DISPATCH.) CLEVELAND, O., January 28 .- McKean, the Cleveland shortstop came into the city to-day after the League people were all away and had congratulations upon him. "Of course," said he, "the decision is very satisfactory, and I am greatly pleased with it. I do not see how it could be otherwise, for we had the law with us, I knew of the decision last night. How did I get it? Well, one of the opposition, a man who is interested above all others in seeing us defeated, told me of it, and there is no doubt that he got his information from an authoritative source."

"Do you think that the case will be appealed?"

"Well, hardly. It would do no good for the other side to appeal the case for I am certain that the decision would be just the same. Winat makes me so certain about it? Well, I

Breanan for Cleveland. ISPECIAL TELEGRAM TO THE DISPATCH. St. Louis, January 28.-Fred Carroll signed "Jack" Brennan to play for the Cleveland

Postmaster Van Cott appeared to be highly Additional Sporting on Eighth Page.

CARNIVAL OF DEATH

Dynamite and Nitro-Glycerine Reap

an Extensive Harvest.

A BRACE OF FATAL EXPLOSIONS.

A Half Dozen Killed and a Large Number Seriously Injured.

HORRIBLE MURDER IN CENTER COUNTY. in Three States.

Two men were killed by a nitro-glycerine explosion at Alton, McKean county, and four more killed and a number injured in a dynamite explosion near Shamokin. It is believed that some persons are still in the debris of the latter disaster. The Gubernatorial contest continues to occupy the attention of the West Virginia Legislature.

PAPECIAL TELEGRAM TO THE DISPATCH. SHAMOKIN, PA., January 28 .- A gang of 15 Finlanders and Italians were working on the double-back of the Reading road under Contractor McManus, one-half mile below Paxinos. On the east side was a steep embankment and on the southwest a hill 50 feet high. At 10:30 o'clock three holes were sunk, one on top, another in the middle and the third near the bottom of the hill. They were charged with dynamite, and after the workmen had retired into the woods the caps were struck

A terrific upheaval of rock and dirt ensued, and after the smoke cleared away the men returned to work, when it was discovmen returned to work, when it was discovered that the top charge remained intact, the cap being simperfect. Two men were sent to dig up the blast, while the rest started to load debris with a number of carts. Suddenly one of the men's drills on the top struck the cap when an explosion followed, throwing two men in the air with a thousand rocks which dropped at intervals on the heads of the unfortunate men below, half of whom were buried under a moustrous landside.

AN AWFUL SPECTACLE. ceived By the Lecal Crunks.

The news of Judge O'Brien's decision was received in the city yesterday by great rejoicing of those who support the new league. The officials of the new club were extremely jubilant as they had a right to be. Mayor McCallin and Treasurer Kerr each received a telegram from John M. Ward announcing the fact that Judge O'Brien had refused to grant an injunction. Throughout the various resorts of to work searching for the remains of those sup-posed to be under the mass of debris, while messengers hurried to Shamokin and Elysburg for medical aid.

for medical sid.

All southbound trains were used to carry the wounded to Shambakin as fast as they could be found, a number of the terror stricken, injured men taking to the woels. They were helpless as infants, and, not being able to talk, could do nothing but moan and cry.

At 7 o'clock this evening two Finlanders were dug from the debris, each having smothered to death. Two of the Finlanders taken to the hospital this afternoon are reported to have died this evening. It is believed that several more men are still under the slide. The wounded are: John Gordon, American, pit foreman, back of head almost torn off, internally injured and legs squeezed; a Finlander,

foreman, back of head almost torn off, inter-nally injured and legs squeezed; a Finlander, number unknown, one arm broken, head and shoulder badly cut, internal injuries; Antonio Posgurzi, Italian, badly cut on the head and injured internally, will die; a Finlander, No. 57, chin blown off, back and leg broken and in-ternally injured, will die; a Finlander, eyes blown out, back and both legs injured, horrible out on top of head, mortally wounded; a Fin-iander, No. 128, back crushed in and arm broken, will probably recover; Guwine Barle, Italian, arms and hands frightfully cut and scalp torn from skull. AND STILL ANOTHER. A special telegram from Bradford says: At 11:25 o'clock this morning a terrific explosion of glycerine occurred near Alton, this county,

which caused the death of William H. Mc-Henry and Alex. Carmen, two well-known torpedo men of this city. McHenry and Carmen were employed by C. L. Castertine, of this city, in were employed by C. L'Castertine, of this city, in the capacity of oil well shooters. They had arranged to shoot a well belonging to John Mc-Keewn, two miles south of Alton. Each man drove a team. McHenry's wagon contained 108 quarts of frozen glycerine, and Carmen's wagon was loaded with 20 cans of thawed glycerine. McHenry intended to shoot a well on Mc-McHenry intended to shoot a well on Mc-Keown's lease to-inorrow, and on reaching a point convenient to the well he drove into the woods and unloaded eight caus alongside of a large hemiock tree that had recently been blown down. Carmen was assisting him to handle the glycerine when the explosion oc-curred. The two men were instantly blown into space, and all that was nicked up of their remains was carried from the scene afterward in two wooden buckets.

in two wooden buckets.

The horses driven by McHenry stood about 15 feet from the spot where the explosion occurred. They made a dash to get away, but collided with a stump and were held until recollided with a stump and were held until re-leased later. One horse was badly injured, but the others were not scratched. They were so badly stunned that they are deaf and quite suiff. McHenry was about 40 years of age and leaves a wife and six children. Carmen was 55 years old and leaves a wife. Both men have lived in this region for the past 12 years and they were greatly respected by all who knew them.

TO TAKE STRIKERS' PLACES.

A Number of Poles and Sweden Taken to the Punxsutawney Mines.

PEPECIAL TELEGRAM TO THE DISPATCH. PUNXSUTAWNEY, January 28.—Two carloads of Poles and Swedes from the anthracite regions were brought here to-day by the Buffalo, Rochester and Pittsburg Coal Company and taken to Walston, where they are expected to go to work in the morning. There were 96 men and 6 women. There was a slight demonstra tion at Walston when the new men came in. A large crowd of strikers gathered about the sta tion, and, upon their arrival, cheered and tion, and, upon their arrival, cheered and hooted. Some rather uncomplimentary remarks were also made, but the Pinkerton men soon dispersed the crowd and the foreigners marched to the mines. Only five evictions took place to-day, many of the miners preferring to do their own moving.

The Adrian mines have been practically idle since Saturday, not over a dozen men being at work. The Kev. Mr. Dill, banker and preacher, of Clearfield, was here to-day and had an inter-

of Clearfield, was here to-day and had an inter view with the miners' agent, who told him what the men wanted. He promised to go to head-quarters and try to effect a settlement. The delegates at Columbus made up a purse of \$100 yesterday \$nd telegraphed it to the strikers here.

THAT CONTEST AND SUNDAY

Are the Questions Occupying the Attention of the West Virginia Legislature.

PRECIAL TELEGRAM TO THE DISPATCE, CHARLESTON, W. VA., January 28.-The de bate on the Gubernatorial contest was begun to-day before the joint session of the two Houses, General Sprigg, a member of the Democratic majority of the committee, leading off. He spoke for about two hours, defending and explaining the report of himself and colleagues and combatting the conclusions reached by the Republican minority. It looks as though the debate would last a week unless shut off prematurely.

as though the debate would last a week unless shut off prematurely.

Both Houses dipped slightly into legislation to-day, The Senate wrestled with a bill looking to cast-iron rules for the observance of the Sabbath by corporations, including mills, forges, railroads, etc. To illustrate the length to which the Senators are prepared to go toward resurrecting puritanical laws an amendment was adopted making it unlawful to discharge a frearm on Sunday within the borders of the firearm on Sunday within the borders of

Ten Cars Demolished in a Wreck. PEFECIAL TELEGRAM TO THE DISPATCH. WELLSBURG, W. Va., January 28 .- The mid ight freight over the Pittsburg, Wheeling and Kentucky Railroad south was wrecked at an early hour this morning just inside the city limits. Ten cars were thrown from the track and demolished. The accident is supposed to have been caused by a broken truck.

Surned by Moltes Metal. PRPECIAL TELEGRAM TO THE DISPATOR JOHNSTOWN, January 28 .- A steel worker at the Bessemer steel works was badly burned by dripping metal from a cupola. In trying to escape he feil, and before he could be rescue was terribly roasted about his arms and face He is in a precarious condition.

A Farmer Forced to Assign. NEWARK, O., January 28.—Burton J. Condit a well-known farmer of Harrison township, assigned to-day for the benefit of his creditors. He owns one of the best farms in the county. The assets are placed at \$8,000; liabilities not known. A THRILLING EXPERIENCE.

The Narrow Escape Millwright Rodehave Had From a Horrible Death.

INPECIAL TELEGRAM TO THE DISPATCH.1 WHEELING, January 28.-L. Rodehaver, as-sistant millwright at the Standard Iron Works, had a very thrilling experience which nearly cost him his life. He had started one of the smaller engines, and then climbed to an over-head shafting, about 20 feet from the floor, to head shafting, about 20 feet from the floor, to oil a bearing, when a bolt on a large pulley caught in a loose portion of his jacket. In an instant he was jerked off his feet, and was being whirled around with the pulley at the rate of about 40 revolutions per minute. His clothing became tightly wound about the bolt, and every second his head was being drawn closer and closer to a heavy belt and pulley. The man's cries of terror brought the workmen from other parts of the building, but all of them were so badly frightened they couldn't stop the engine that was driving poor Rodehaver to a horrible death.

death.

Rodehaver made frantic efforts to release himself, and finally managed to throw his arms around a large post, to which he clung. Then there was a ripping, tearing sound, and the now nearly dead man fell to the floor, almost stripped of his clothing. He appeared to be in an almost lifeless condition. He was removed to his home in Martin's Ferry, where he was examined by a physician. Beyond several severe bruises and a general shaking up he was not otherwise injured. He is now lying in an exhausted condition from fright.

A HORRIBLE CHARGE.

A Young Woman Arrested for the Marder of

Her Father-in-Law. PEPECIAL TELEGRAM TO THE DISPATCH.1 BELLEFONTE, January 28.-This community was startled by another horrible murder to-day. Andrew Weaver, 65 years of age, was found murdered this morning in front of the house of his daughter-in-law, Fiette Weaver, about three miles from Cobourn, this county. There was a large wound made by a butcher knife between the ribs under the arm and penetrating the heart. Flette Weaver, Jones Auman and his mother, Mrs. Auman, were ar-rested and taken before a Justice of Peace, who committed Flette Weaver as the murderer who committed Fiette Weaver as the murderer and Jones Auman and mother as accessories. They were brought to jail here this evening.

There had been a scuffling and quarreling between Weaver and his daughter-in-law at different times before, and she had been heard to say that she would kill him if she got the chance.

SENTIMENT DIVIDED.

The Trial of Alfred Andrews for the Murder of Clara Price.

PRPECIAL TELEGRAM TO THE DISPATCH. BELLEFONTE, January 28.—The grand jury to-day returned a true bill on an indictment of murder in the first degree against Alfred Andrews for the killing of Clara Price, in November last, near Karthans. The town is full of people to hear the trial, and the Court House is crowded daily.

The trial will begin to-morrow, and sentiment runs high as to the evidence that will be produced by the Commonwealth for conviction. Many think him innocent, while others think he is guilty. of murder in the first degree against Alfred

Powderly Not a Candidate. [SPECIAL TELEGRAM TO THE DISPATCH.] WILKESBARRE, PA., January 28.—In an in-terview to-day Master Workman Powderly said his enemies had invented the story that he was a candidate for Governor. He has no desire to take part in politics, and wouldn't do so under any circumstances so long as he is the head of the greatest labor organization in the

TURNED THE TABLES.

The Eastern Trap Shooters Get Even With the Western Men. CINCINNATI, January 28.—The second match in the series of contests between the Eastern

and Western team of trap shooters, was full of interest to the members of gun clubs and others interested in shooting. It was held at the Cincinnati baseball grounds with an attendance that contained representatives from all the clubs within reach of the city. The weather was delightful and the contest close and exciting. Messrs. A. C. Duick and E. Taylor were judges and Dimmock referee. The conditions were the same as yesterday, 30 singles and 5 pairs to each man.

were the same as yesterday, 30 singles and 5
pairs to each man.
The tables were turned by brilliant work by
the Eastern team, who won by a score of 185 to
178. The detailed score was:
Western team—Budd, singles, 9, 10, 8;
doubles, 8; total, 35. Stice, singles, 10, 8, 10;
doubles, 8; total, 36. Grand total, 178.
Eastern team—McMurchy, singles, 10, 2, 10;
doubles, 9; total, 36. Wolstencraft, singles, 10, 2, 10;
doubles, 9; total, 39. W. E. Perry, singles, 10, 10; doubles, 9; total, 39. W. E. Perry, singles, 10, 10; doubles, 9; total, 39. W. E. Perry, singles, 10, 10; doubles, 8; total, 38. Wolstencraft, singles, 10, 40;
doubles, 9; total, 39. W. E. Perry, singles, 10, 10; doubles, 8; total, 38. Wolstencraft, singles, 10, 40; doubles, 8; total, 39. W. E. Perry, singles, 10, 10; doubles, 8; total, 38. Wolstencraft, singles, 10, 40; doubles, 8; total, 39. W. E. Perry, singles, 10, 10; doubles, 8; total, 39. W. E. Perry, singles, 10, 10; doubles, 8; total, 39. Wolstencraft, singles, 10, 40; doubles, 8; total, 39. W. E. Perry, singles, 10, 10; doubles, 8; total, 39. Wolstencraft, singles, 10, 40; doubles, 9; total, 30; which can hear and pass upon the testimony, this being the only course which has any precedent, and they would be equal to the emergency. Mr. Converse states that the attorneys for Marquis have gone over the evidence so far as it has been presented and will give a summary of the same to the sub-committee, so they will have little trouble in coming to a conclusion.

The Republicans claim that the Senate that the attorneys for Marquis have gone over the evidence so far as it has been presented and will give a summary of the same to the sub-committee, so they will have little trouble in coming to a conclusion.

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singles, 10, 10, 10: doubles, 8; total, 39. W.S. Perry, singles, 7, 8, 9; doubles, 7; total, 31. Grand total, 185. The prize was presented by Judge J. Derm-

AUSTRALIA AGAIN.

Billy Smith Knocks Bowers, the Englishman, Out In Four Rounds. SAN FRANCISCO, January 28,-Last night at the Occidental Club rooms, Joe Bowers, of London, was knocked out by Blliy Smith, the Australian, in four rounds. Both men were in excellent condition, Bowers weighed 158 pounds and Smith 160. Frank Glover was referee. In the first round Smith received two blows in the stomach. In the second Bowers received tour hard blows In the second Bowers received tour hard blows and ran around the ring to escape. In the third round there was heavy fighting on both sides. In the fourth Smith landed heavily on Bowers' head. Bowers sank to the floor and refused to rise till time was up, then jumped up suddenly and knocked his second down as he approached him.

The audience was very indignant over Bowers' cutting and heated viscously. The fight was

quitting and hooted vigorously. The fight was for \$1,000, the loser to take \$250.

The local pedestrians held a meeting yesterday and decided to hold a three-hour race in East End Saturday evening under handicap conditions: Following are the starters: Mc Conditions: Following are the starters: Mo-Cleiland, scratch; Siebert, 1½ miles; Hagerling, J. Priddy, J. McCaffrey and Shaul, each 2½ miles; Keefe, Nikirk, Waddell, Sheridan and N. McCaffrey, each 3 miles. The race will start at 8 o'clock P. M. The runners are to get

Heard Nothing From Carroll. Treasurer Kerr, of the new local club, stated yesterday afternoon, that he had heard nothing from Carroll, and did not expect to hear from him until to-morrow, when he will return home. Mr. Kerf is very hopeful that Carroll will succeed in his mission. The decision of Judge O'Brien yesterday will assist him greatly.

Stopped Jackson's Exhibition. ISPECIAL TELEGRAM TO THE DISPATCH. Boston, January 28.—The police authorities of this city refused to grant Peter Jackson and Jack Ashton license to spar here. This veto of the proposed exhibition has caused consid-erable disappointment among the sporting men.

Shooting at McKeesport. McKeesport, Pa., January 28.-The Mc-

The fifth number of Gusky's Illustrated Monthly has appeared. It is a bright, sparkling budget of witticisms and reflects the genius of Messra. Solomon and DeWolf

JUST PICKED PROM THE WIRE.

MRS. LANGTRY is indisposed in London. SIX HUNDRED foreigners landed in New York yesterday. THE Crar declines to umpire the France

Holland boundary dispute. MARYBORGUGH, Queensland, is inundated by floods and six people have been drowned. HUDSON river icemen are tired waiting for cold weather and are sending to Maine for ice. GEORGIA'S Military Board yesterday adopted the regulation Federal uniform for the State

VIRGINIA'S Legislature has before it a bill ceding lands to the United States for an avenue to Mt. Vernon. QUEEN CHRISTINA and whole court attended at the royal chanel to-day a thanksgiving service for the recovery of Alfonso.

THREE thousand persons received ex-Viceroy Marquis of Londonderry, at Belfast yes-terday, the Duke of Abercorn being one. WASHINGTON'S Roman Catholic University s to have a copy in marble of the effigy of the Pope in the attitude of blessing the world. PAQUALLIC, a Detroit Italian, swindled out of \$3,000 with a bogus silver brick in New York yesterday, found Guisseppi Cherassi, the swindler. TO BOUNCE LAMPSON.

THE WEATHER. sylvania and West Virginia, warmer,

fair, southerly winds,

WARREN-River 3 8-10 feet and rising. Weather cloudy and mild. BROWNSVILLE-River 6 feet 9 inches and stationary. Weather clear. Thermometer 42° to the Supreme Court, which is Republican.

Weather clear. Thermometer 45° at 4 P. M.

A Message From Scott. Scott, at Washington, last night as follows: President Harrison will open Carnegie Li-brary, Allegheny, on the 13th proximo.



Manufactory, 3 Harrison Ave., Boston, Offices, 41-45 Essex Street, Mass.



DOES CURE

Be sure you get the genuine. tion the Senate may take on the sam WILL GO INTO COURT.

Democrats in the manner which they have outlined by the appointment of the comthe Supreme Court feature of the case, and it is barely possible they may modify their tactics by to-morrow morning, when the re-port of the committee is to be submitted to

It is now the purpose of the Republicans

to at once get out quo warranto praceedings compelling Marquis to show by what right he holds the office in case he is seated by the

the Senate. OUR SOLDIERS DOING NOBLY.

A Good Showing for Pittsburg Troops, According to Official Reports.

*SPECIAL TELEGRAM TO THE DISPATCH 1

HARRISBURG, January 28 .- Acting Inspector Elliott, of the National Guard, in his annual report says each company has passed inspections warranting its retention in the service. The encampment of the United States and State troops was very beneficial to the latter. In skirmishing there was little improvement. The First regiment leads in percentage of efficiency siding on Eleventh street, and employed at the general inspector of rifle practice, Colonel their constitutional medicines, which are

pany D, of the Fifteenth, 79.7. ,303. The brigades show up thus: First, 141 sharpshooters, 872 marksmen; Second Keesport Gun Club will shoot for prizes to.

Morrow. All amateurs are requested to participate. After the contests some sweepstake shooting will be indulged in.

191 snarpshooters, 1,252 marksmen; Second, 323 sharpshooters, 1,252 marksmen. There was a gain of 92 sharpshooters and markshooting will be indulged in. the Eighteenth, the highest of any regiment. Of the 806 sharpshooters Company H, Sixth Regiment, has 39; Company I, Fifth, 38; Company E, Sixteenth, 32, and Company A, Thirteenth, 31.

A Girl Severely Burned. Last evening Lillie Kramer, 9 years of age, of No. 195 Spruce street, Allegheny, attempted to light a fire with kerosene. An explosion tollowed, and the child's dress became ignited. She was dangerously burned before the flames could be smothered.

STEWART-On Wednesday, January 29, 1890, at l. A. M., at the residence of his uncle, W. C. Watson, Findley street, East End, W. S. STEWART, in the 24 h year of his age. Notice of funeral bereafter. ZINSMEISTER-On Wednesday, Januar

Funeral from the parents' residence, 4048 Penn avenue, THURSDAY, at 10 A. M. Friends of the family are respectfully invited to at-"I now weigh more than ever before and feel THE CREAT ENCLISH REMEDY.

Beecham's Pills For Billous and Nervous Disorders. Worth a Guinea a Box "-but sold for 25 cents.



For Western Penn-

PRPECTAL TELEGRAMS TO THE DISPAYOR.

MORGANTOWN - River 5 feet and stationary

A telegram was received from James B.

Rogers' Royal Nervine.



The above picture is from a photograph taken on the spot, showing the Ryots of taken on the spot, showing the Rycts of India gathering and preparing for shipment the herbs and plants used by Dr. Rogers in his Royal Nervine. To insure absolute purity and freshness, overseers are appointed for each district and held strictly accountable for every bale they pass upon by the head Inspector, an American physician, at Calcutta. In addition to Rogers' Royal Nervine, the Co. also manufacture Rogers' Royal Herbs for Stomach, Liver, and Bowels; Rogers' Royal Cough Elixir, for Lungs, Throat, and Bronchi; Rogers' Royal Regulating Tablets for the Bowels; Rogers' Royal Liniment, the great Vegetable Liniment for burns, bruises, sprains, etc.



In its First Stages.

FULL VALUEFOR THE MONEY COCOA for

Instantaneous—with Boiling Water or Milk. U. S. DEPOT, 35 Mercer St., NEW YORK. At retail by all leading grocers and druggists.

Choicest, Purest, Best,

GEO. K. STEVENSON & CO., IMPORTERS BLOOKER'S COCOA-For sale wholesale and retail by
JAMES LOCKHART,
103 Federal Street,
Allegheny, Pa.

MR. A. K. NORRIS,

in inspections—85.4. The Eighth is next with 73.4. The rest make the following showing: Thirteenth, 72.2; Sixth, 71.1; Ninth, 66.9; Tenth, 65.5; Eighteenth, 65.0; stuffed-up feeling about his nose and eyes. Fifteenth, 64.4; State Feucibles, 64.0; The catarrhal secretion that dropped from his Twelfth, 62.4; Second, 62.2; Sixteenth, 55.9; head into his throat was so tenacious and hard Third, 49.2; Fifth, 48.9; Fourteenth, 48.5; to raise that in the morning it would often gag Fourth, 48.2; Cavairy, Sheridan troop, 65.9; Governor's troop, 61.1; Philadelphia City troop, 56.2; Artillery, Battery A, 57.0: Battery B, 50.9; Battery C, 42.4. At the spring inspections held by the brigade inspectors, Company C, of the Eighteenth regiment, and lost flesh. He tried various treatments, but without success. He also used local treatments, but without success. He also used local treatments, but without success. was rated at 88.0, which percentage was above all other records. Company I of the Eighteenth had a record of 82.2 and Com
In this condition he began treatment with the oany D, of the Fifteenth, 79.7.

According to the annual report of the tute, 323 Penn avenue, and became cured by Watres, the rifle range shooting resulted in qualifying 806 sharpshooters and 3,632 He can be seen at either his residence or place marksmen, a gain over the previous year of business, and will gladly tell anyone further



Mr. John V. Hartman.

"I was afraid of consumption. I had a constant hawking and spitting. I coughed and felt a soreness and pain in my lungs. My throat became sore and ulcerated, breath many other symptons. It gives me pleasure to aid my testimony to the hundreds already published, to my complete cure by these physi

well and strong. "JOHN V. HARTMAN, 1214 Main street, Sharpsburg."
Remember the place. The Catarrh and Dyspepsia Institute, SZ3 Penn ave, Consultation free to all, Patients treated suc-cessfully at home by correspondence. Office hours, 10 A. M. to 4 P. M., and 6 to 8 P. M. Sun-days, 12 to 4 P. M. 13123-MWFSu

There are many white soaps, each represented to be "just as good as the Ivory." They are not, but like all counterfeits, they lack the peculiar and remarkable

qualities of

the genuine.

Ask for

and

NEW ADVERTISEMENTS.

Ivory Soap insist upon having it. 'Tis sold everywhere.

Assets, January I, 1896.

Assets, January I, 1896.

Directors—Charles W. Batchelor, President;
John W. Charlant, Vice President: A. E. W.
Painter, Bobert Lea, M. W. Watson, John Wilson, Joseph Walton, Wm. G. Park, A. M. Byers, James J. Donnel, George E. Painter, John Thompson. Wm. T. Adair, Secretary; James Little, Assistant Secretary; August Ammon, General Agent.

[a22-32-mws]

NEW ADVERTISEMENTS.

THE NEWEST AND NOBBIEST

Hats and Caps

POPULAR PRICES.

Manufacturing Clothiers, Tailors

Hatters and Furnishers,

954 AND 956 LIBERTY ST.

\$ 140,506 47

11,343 18 168,946 42

4,231 63

2,712 11 1,092,083 71 3 25

\$211,480 76

260,594 88 10,812 39 38,728 08 28,741 30 6,559 42

3,282 79

4,356 64

27,267 48

18,378 70

3,737 58

87,506 68

3,194 75

8359,556 03

\$50,000 00

35 00

\$1,451,375 02

379,244 79

STAR CORNER. 408-25

SUMMARY STATEMENT

FISCAL AFFAIRS OF ALLEGHENY COUNTY

For the Year 1889,

Published in accordance with the provisions of an Act of Assembly, Approved May 1, 1861.

GENERAL ACCOUNT.

To balance in fund January 1, 1889...

To interest on daily balance...

To fees and other revenues from the several appropriations...

To assessment of taxes and extra clerk hire, refunded...

To election fees, returned...

To fees Coroner's office, returned...

To official advertising. To sewer connections.

To boarding United States prisoners.

To fines, costs and verdict fees and detective licenses...

To A. H. Rowand, Jr., for jungment, compromised....

To verdict fees Court C. P. No. 1.

To verdict fees Court C. P. No. 2.

To sale of furniture office Prothonotary Supreme Court.

To maintenance of insane at Dixmont. To gas companies for salary and expenses of Wm. Ramsey, Gas Inspector, 1889.

To James McCracken, money refunded for burial of Wm. To detective licenses and fines for violation of oleomargarine To county and State taxes of 1889 and former years collected... To registered and countersigned warrants of 1889, unpaid.....

EXPENDITURES. By interest paid on compromise, riot and Court House bonds.
By salaries of county officers, clerks and employes.
By writing county duplicates, registry lists, etc.
By fees of assessors of property and registers of voters.
By fees of election officers, rent of polling places, etc.
By fees of Coroner and magistrates holding inquests, burials, jurors' pay, etc. jurors' pay, etc.

By new dockets, rebinding dockets, printing blanks and stationery for county offices.

By repairs to furniture and new furniture.

By maintenance of prisoners in county jail.

By officers, magistratos, witnesses and jurors' fees, Court of Quarter Sessions. Guarter Sessions.

By jurors' pay and drawing jurors C. C. P. No. 1

By jurors' pay and drawing jurors C. C. P. No. 2

By salaries of criers and tipstaves and expense of Supreme Court Western District Penna.

By tax on loans paid to the State and auditor afters for audit-ing State tax account. ing State tax account.

By transfer of annual appropriation to Sinking Fund Com-By building and repairing county bridges.... By building and repairing county bridges.

By damages opening new roads and viewers' fees...

By maintenance of immates at Penna. Reform School, Morganza, and commitments.

By maintenance of immates at Western Penitentiary, chargeable to Allegheny county.

By maintenance of immates at Western Penna. Hospital for the insane...

By salaries of librarian and janitrix, books purchased, and remains to law library.

pairs to law library
By magistrates' and officers' fees in discharged criminal cases.
By salary and expenses of Gas Inspector.
By sundry contingent expenses.
By payment on account new Court House.
By burial of indigent soldiers and erection of headstones to graves.

By Alex Æ. McCandiess, ex-Treasurer, for transfer to S. F. By cash in Treasury, January 1, 1890.

LIQUOR LICENSE FUND. DR. To balance in fund, January 1, 1889.

......\$ 50,000 00 309,556 08 By balance in fund, January 1, 1890... SINKING FUND. DR.

CR.

To cash in fund January 1, 1889...... To poor tax 1888 and former years collected.....

POOR FUND.

RECAPITULATION OF BALANCES.

TREASURER'S TAX ACCOUNT. Alex E. McCandless, Ex-Treasurer. To balance outstanding January 1, 1889. . \$192,962 04

WM. HILL, COUNTY TREASURER.

To balance county and State taxes outstanding January 1, \$ 275,405 18 1,255,370 46 DR.

RECAPITULATION OF TAX BALANCES.

JOSIAH SPEER

ja29-81-wswk

County Controller

\$192,962 04