TUILT DE L DIA DIATA	SCHOOL PROPERTY EXEMPT.	DINNE 10 1 DIDOD	say they are in earnest and more than	A FREE LIBRARY TILT.	NEW ADVERTISEMENTS,	I NEW ADVERTISEMENTS.
WILL BE A BIG FIGHT.	Parechial Schools Incinded in the Sapreme	FUNNY AS A FARCE.	anxious for the test to take place, as they know they have the better engine. As proof	Ordinances Referred Back and a Lively	Constated 22 Vacant	
Star Lange Olin Olin ten West	Court Decisions,	Mb. Dies Presins West Ander Dest.	of the truth of their honesty they point to	Discounter Die Cliffe Beenland If the	SUPATION TO THAT'S	EN EXAMINATION
Sligo Lessees Give Clinton Iron Works	City Solicitor Elphinstone presented the	and the second	the fact that every postponement of the test has been made by the Pittsburg people, or	Control be Non-Political - Jacksonian	Body covered with scales. Itching terrible.	
Company a Stout Defiance.	Allegheny Finance Committee with an opinion last night on the request of the St.	poned, Once More Indefinitely,	at their instigation.	Mr. Lare Downed by Mr. Kennedy. There was another tilt in the Allegheny	Suffering endless. No relief. Dectors	
	Andrew's Catholic Church, asking for an		ALLEGHENY'S POSITION.	City Property Committee last evening over		ANN CILOUVER BALLY
HALF A DOZEN LAWYERS AT WORK.	exoneration of taxes on their school prop-		Judge Armstrong last night said he would go to the Exposition Park this morning pre-	the renting of Carnegie Music Hall, in the		ASVALUT DAILL
No.	erty. The opinion of the Solicitor was that under recent decisions of the Supreme Court		pared to act as a judge. Chief Jones said	course of which the whole subject of the	 A second sec second second sec	
An Animated Hearing Before Alderman	taxes on school property could not be col-		he had received the letter from Major W. G. McCandless, but would	control of the hall was again ventilated with the result of a decisive move.	Cured by Cuticura	A SALAR COPPERING
McMasters Yesterday.	lected. It was finally decided to grant the	clares the Contest Off.	pay no stiention to it. In accordance with	Mr. Cochran was in the chair, and the	If 1 had known of the CUTICUEA REMEDIES	CONTRACTOR AND
	exoneration asked for. The representatives of	clares the contest on.	the letter sent by Chief Brown to the Allegheny Councils he had orders from	Royal Arcanum's request for the hall March	twenty-eight years ago it would have saved me	February 15, 1890.
A QUESTION OF LAW RESERVED BY HIM.	the school attached to Father Mollinger's church on Troy Hill also asked to be exon-	HE CALLS ATTENTION TO THE BULES.	Superintendent Armstrong to take his en-	6 was presented. Mr. Arthur Kennedy	amount of suffering. My disease (peoriasis) com- menced on my head in a spot not larger than a	a constant of
	erated from taxes levied and the request was	HE CALLS ATTENTION TO THE AULES,	gine to the Exposition Park this morning and would do so after having it weighed at	made the point that Councils had not au- thorized the City Property Committee to	cent. It spread rapidly all over my body and got under my nails. The scales would drop off of me	the state of the s
Men and Women Fighting Against Eviction From	accordingly granted. A petition was read from J. P. McKee	to t mid have will find the Banks three the	the city scales. The chief also said that the	rent the building, and also said that there	all the time, and my suffering was endless and without relief. One thousand dollars would not	
Their Homes.	asking the city to release a lot on Washing-	A second second the second sec	water meters are in position and ready. Mr. Armstrong said later that he has not	was no necessity for haste in the matter,	without renes. One inclassed donars would not tempt me to have this disease over again. I am a poor man, but feel rich to be relieved of what some of the doctors said was leprosy, some ring- worm, psoriasis, etc. I took	
	ton street from a lien held against it. The	River To-Day.	Mr. Armstrong said later that he has not given any orders to take the engine out, as	The request was laid over, similar commu-	some of the doctors said was leprosy, some ring- worm, paoriasis, etc. 1 took and Sarsaparillas	A OT THANT OTTO
There is intense feeling in Sligo. The	case was a peculiar one. The city had a lien against Mr. McKee's property, and, in-	Provident McCandless of the Under	he was only a judge in the case and had no	nications from the Allegheny Musical Asso- giation and Merri'l M. E. Church sharing	over one year and a half, but no cure. I went to two or three doctors, and no cure. I cannot praise	A CLEAN OUT
people whom it is sought to evict from their	stead of placing it on No. 35 Washington	President McCandless, of the Under- writers' Association, yesterday declared the	authority to order it out.	the same fate.	over one year and a mail out no cure. I cannot praise two or three doctors, and no cure. I cannot praise the CUTICURA REMEDIES too much. They have made my skin as clear and free from scales as a buby's. All i used of them were three boxes of CUTICURA, and three bottles of CUTICURA RE- SOLVENT, and two cakes of CUTICURA SOAP. If	
nomes are strongly attached to the place,	street, it was placed on No. 37, on which no taxes were due. The matter was turned	proposed fire engine test set for Exposition	OAKLAND FIRE BUGS AGAIN.	Clerk Dilworth presented a dozen or so of	baby's. All I used of them were three boxes of	-07-
and propose to have the question go to court or settlement, and there are half a dozen	over to a sub-committee.	Park this morning, should not take place.		ordinances referred from Councils and the tun began. Mr. Kennedy moved to refer	SOLVENT, and two cakes of CUTICUEA SOAP. If you had been here and said you would have cured	
lawyers already in the wrangle. The pre-	Messrs. Neeb, Kennedy, Cochran, Mo- Geary and Snaman were announced as a	He would not agree to the contest without	An Attempt Made to Barn a House on	them to a sub-committee of five to act in	me for \$200.00, you would have had the money. 1	MEN'S and BOYS
iminary hearing before Alderman Mc-	sub-committee to take charge of the appro-	the association being represented. Chief Brown says Mr. McCandless is next in au-	Charles Street.	conjunction with the City Solicitor in the	(pleture number two, "How to Cure Skin Dis- eases"), but now I am as clear as any person ever	MILLIN S and DUIS
fasters yesterday was listened to by a large	priation ordinance. They will meet on	thority to the absent underwriters' referee,	Another attempt was made last night to burn a house in Oakland. This time the	preparation of an ordinance. Objections were made, but Mr. Kennedy said that there		
crowd of interested men and women.	Monday afternoon at 3 c'clock.	Mr. Kennedy, and will not send an Amos-	incendiary tried a house which was occu-	had been a great change of sentiment in re-	was. Through force of habit I rub my hands over my arms and legs to scratch once in a while, but to no purpose. I am all well. I scratched twan- ty-sight years, and it got to be a kind of second nature to me. I thank you a thousand times. DENNIS DOWNING, Waterbury, Vt.	OT OTITITIC
Alderman McMasters spent most of yes-	· THEIR VISITS NOT UNUSUAL.	keag engine to the park to-day.	pied. Had it not been for the appearance	gard to the control of the library, both among Councilmen and citizens. The	nature to me. I thank you a thousand times.	CLOTHING.
erday atternoon hearing the cases of Joseph			of the occupant at an opportune time, it is	weight of opinion seemed against the control	DEGALS DOWALNU, HANDOULS, TH	CLO LILIU.
rvin, John Garmin, John Cassidy, Patrick	Liquor Men Complain of Careless Work	There has been another postponement of	probable that the tired fire department horses in that section, would have had	by the City Property Committee. Continu- ing, Mr. Kennedy said that he knew of	Cuticura Resolvent	
Stanton, Thomas O'Mally, Bridget Cou-	Done by the Gaugers. Local whisky men have an idea that some	the long-talked-of test between the Amos- keag fire engine, of Pittsburg, and the	another run.	\$100,000 that would be given the library if		
olly, Jerry Lynch, Daniel Connolly, Eliza		Silsby, of Allegheny City. It was yester-	About 7:30 o'clock Mr. Thomas Henigan,	it were controlled in the proper manner.	The New Blood and Skin Purifier and purest and best of Humor Remedies, internally, and CUTICURA, the great Skin Cure, and CUTICURA	GREATEST CUTS OF PRICES EVER KNOW
Ferrick, Ellen Murphy, Bridget Halloran and Joseph Burns, whom the purchasers of		day announced that it would positively take	of Charles street went out into the rear yard. He discovered a lot of shavings and	Mr. Dahlinger chimed in with Mr. Ken- nedy's views, but Mr. Lare wanted to adhere	SOAP, an exquisite Skin Beautiner, externally,	UNEATEST OUTS OF FRIDES EVEN KNUW
Graff, Bennett & Co.'s iron works, Friend,		place at 8 o'clock this morning at Exposi-	wood piled under a small out-house which	to the Jacksonian principles embodied in	itching, burning, scaly, crusted, pimply, serofu-	
Hofstott & Co., on the Southside, are at-	present, and the supposition is that some	tion Park, but unless the Allegheny repre- sentatives agree to another postponement it	was built against the residence. After ex- amining the wood he found it to be saturated	the original ordinance. Mr. Kennedy held that the ordinance	speedily, and permanently cure every species of itching, burning, scaly, crusied, pimply, scrofu- lous, and heredilary diseases and humors of the skin, scalp, and blood, with loss of hair, from pimples to scrofula.	the second se
empting to evict. The tenants have not	manufacturers were heard complaining		with oil. Mr. Henigan reported the matter	should have been prepared by the Ordi-		
parricaded their holdings, as is done in Ire-	about the careless work done by the gaugers,		to Sergeant St. Clair, of the Fourteenth ward station, and said he thought the fire-	nance Committee of Councils, free of feel-	Sold everywhere. Frice, CUTICURA, Soc.: SOAP, 25c.: RESOLVENT, W. Prepared by the POTTER DRUG AND CHEMICAL CORPORATION, Boston,	
and, but they have got a barriesde by coun- el and appear likely to cause the evicting	and they were hoping something would be	the action of President McCandless, of the	bugs were frightened away by his appear-	ing. He continued:	DRUG AND CHEMICAL CORPORATION, Boston,	COOQ WILL BUY YOUR
party considerable trouble before the matter	At Collector Warmcastle's office the sup-	Board of Underwriters. Yesterday morn-	ance in the yard.	To-day I saw, a check written for \$10,000 to buy books to be given to the library. That check will not be sent in if Mr. Lare's ordi-	pages, 50 illustrations, and 106 testimonials.	DO.OO CHOICE TO-DAY
s settled. For the plaintiff there are Knox	positions of the whisky men were laughed	ing, when he saw the announcement of the	TR CALLS IN TODY SMITH	cance is passed. I know of another check for	PIMPLES, black-heads, chapped and olly skin prevented by CUTICUEA MEDICATED SOAP,	Q. CO CHUICE TO-DA
a meed and this ward Child, and the detend	at, Chief Deputy Collector Mitchell said that it was customary for the inspectors to	test set for to-day by Mr. Armstrong, of Allegheny, Mr. McCandless was indignant.	HE CALLS IT VERY STALE.	\$50,000 for the library and one of \$50,000 for the art gallery, \$110,000 in sight, a free gift to the	And the second states of the s	
nts had John Madden, Major Moreland	visit the distilleries and dealers at least	He marched up to Chief Brown's office and	Mr. Carnahan Says Mrs. Schenley's Property	people of Allegheny, if the control of that	FREE FROM RHEUMATISM.	The share south the state of th
nd ex-District Attorney Porter to fight heir legal battle.	once in three months and to correct all irregularities existing in the district. As to	demanded an explanation. He wanted to	Has Been on the Market for Years.	building is lifted out of and beyond the reach of politics. If Mr. Lare insists on his illogical	A In one minute the Cuticura Anti-	From a large assortment of fine and stylish Men's Suits and Ove
First in order, the dozen defendants stood	the work of gauging, he claimed it was a	know how the test could go on with-	In reference to the statement made yester- day that Mrs. Schenley was formulating	course his ordinance will again be sent back to us.i	In one minute the Cuticura Anti- Pain Plaster relieves rheumatic, sci- iar pains and weaknesses. The dirst and only pain-killing plaster. W8	coats. Some of these garments were sold originally at \$10, man
p in a row and made an affidavit that the	difficult job to perform, and sometimes in	out the judge or referee represent-	plans to dispose of her property at the	Mr. Lahugh moved to amend Mr. Ken-	lar pains and weaknesses. The first and only pain-killing plaster. W8	at \$11 and \$12, the most at \$13 and \$14, and some even at \$1
tle of the land on which their tenements	reading the marks a slight mistake would result in the difference of a gallon or more.	ing the underwriters being present. It was through allegations of the	Point, Mr. E. B. Carnahan, attorney for	nedy's motion by the appointment of a sub- committee consisting of Messrs. Kennedy,		
and will be called into question. This		inefficiency of the apparatus and manage-	the estate, says that there is nothing new in	Einstein, Dahlinger, Lare and Chairman	20 Per Cent Dis-	Now we say: Come in to-day and take any Suit or Overcoat
as preliminary to an appeal to court, and as the signal for a set-to between Messrs.	WORK OF A RIVAL.	ment of the Pittsburg Fire Department,	the report. That it has been well known	Ammon. This was agreed to, Messrs, Ein- stein and Lare alone voting in the negative,	20 I CI OCITE DIS-	the entire assortment for only \$8 88. No man should miss th
	He Takes Out a Caveat to Gain Time on	made by the Underwriters' Association,	for years past that Mrs. Schenley was ready and willing to dispose of any or all her	and the committee adjourned with a sub-	count	chance.
ae tenants could not raise the question of	an Ardent Suitor.	that the test was gotten up. Under these	property in this city, provided the price was	stantial victory credited to Mr. Kennedy.	count.	
ae landlord's title by tenancy, and Mr.	Mr. J. Bayard Henry, of Philadelphia,	circumstances, Mr. McCandless thought the gentlemen (meaning Mr. Armstrong and	forthcoming. In proof of this, Mr. Carnahan cites the	The offors of money to fit up the library and art gallery in a large measure without	One of the greatest sales of	and the second se
ladden contending that they could, and he	who was in the city a few days ago, is tell-	Mr. Brown) were not treating either the as-	fact that over \$300,000 worth of her property	cost to the people, come from citizens of	real excellent clothing this or	the second
	ing a good story on his friend Captain	sociation or its representative, Mr. Julian	has been sold within a lew years.	Allegheny and it is said that the present offers of \$110,000 will be doubled if the con-	0	\$3.33 WILL BUY YOUR CHOICE TO-DAY
	Friend, of Oakland. The captain is a mem-	Kennedy, with courtesy.	TH CAMPBURD NA MARS	trolling body meets with public approval.	any other city has ever kaown.	
	ber of the Maryland Legislature, and a very prominent man in his neighborhood.	RULES ON THE SUBJECT.	IT GATHERED NO MOSS.	One gentleman who was present at the	All of our winter clothing to	DO. OD CHOICE TO-DAY
ad read from Purdon's Digest, Vol. 1, re-	Sometime ago he fell in love with a charm-		A Rock From Duquesne Heights Plays	meeting last night represented a number of Allegheny men who have subscribed \$50,-	be sold at 20 per cent from	
	ing woman, who, it seems, had another	rules made by the judges, and agreed to by	Havoc With the Clinton Mill.	000, which they will put into the library	former prices.	
ch cases as the one in point.	suitor. The captain bought her a silk wed-	both cities and by the underwriters. Bule 13 provides that the third judge, appointed	About 2 o'clock yesterday a rock that	proper if they are satisfied with the way it	Fine Dress Suits,	From a beautiful and fashionable variety of Boys' Overcoats, Sho
and, builter parts should shall a beau	ding dress, and he was the happiest man in the land at the brightness of his prospects.	by the judges representing the two cities,	weighed a couple of hundred pounds slipped from the side of Duquesne Heights, rolling	will be expended.		Pant Suits, sizes 4 to 14. These Suits were manufactured to retain
mselt out of court, as he hadn't named e claimants, but Major Moreland held	So he journeyed to the county seat to pro-	has power to decide any points in the matter	down the steep hillside with tremendous	Went Into Whelesale Clothing.	Men's Cassimere Suits,	
CONTRACTOR AND AND A REPORT OF A REPORT	cure a license, when he made the painful discovery that his rival had filed a caveat	that they may be in dispute about. Here,	force.	Detective Coulson yesterday arrested	Black Broadcloth Suits,	at \$4 50, \$4 75, \$5 00, \$5 25, \$5 50 and \$5 75. But man pro
en named S. S. Brown and Harry Brown,	against the issue, and before he can get it the	then, was the first point in dispute. Alle-	On reaching the bottom of the heights it bounded over the Panhandle Railroad	Patrick O'Brien, who went into the whole-	Fine Wide Wale Coats and	poses, and our little knife, that cuts down the prices, disposes. Yo
ns of W. H. Brown, deceased, as the	case will have to be argued. The wedding	gheny's judge wanted one date and Pitts- burg's wanted another, and yet the test had	tracks and crashed through the roof of the	sale overcoat business at Brown's Mills on Thursday, taking five from the office. One,	Vests,	can come in at any hour to-day and select any Boys' Overcoat
Mr. Smith contended that plaintiffs must	day has been postponed, but the old man is a fighter and won't give up easily.	been fixed up in this arbitrary manner with-	Clinton mill, alighting alongside several	worth about \$35, he sold for 30 cents. He	Black Corkscrew Suits,	
lege that title had commenced since the		out any reference to the underwriters or their representative.	workmen, but doing no more damage than to tear a huge hole in the roof.	was committed for trial at the March term		Suit in the entire lot for anomalously low price of \$3 33. Paren
ases were made, and there was an ani- ated wrangle as to whether the Magistrate	Extra Pay for Extra Work.	When he got an opportunity to reply,		of court.	Boys' Overcoats,	having Boys to clothe can hardly afford to miss this splendid o
would hold up at this point and let the case	James S. McKean, the new Postmaster,	Chief Brown said he had simply obeyed the	George Washington Arrested.	RELIGIOUS reading in TO-MORBOW'S 20-	Boys' School Suits,	
Alderman McMasters said: "I think we	said yesterday that he was decidedly in	orders of one of the judges when he promised to have his engine on the ground this morn-	Officer Fowler arrested a 12-year-old col-	pens of Rev. George Hodges and "A Clergy-	Boys' Fine Dress Suits,	portunity.
	viding that extra pay be given to the inside	ing, but supposed that when Mr. Armstrong	ored boy at the Market House yesterday while he was trying to sell a valuable pair	man." Both contribute instructive articles.	Fall and Spring Overcoats,	

go to court. Alderman McMasters said: "I think we favor of the bill now before Congress prohad better hear the testimony and reserve viding that extrs pay be given to the inside the question of law for further considera-

clerks for extra work. This rule was being agitated for in every office in the country, and was but just in view of the extra time demanded in such times as those of political Mr. Madden tendered one-half the costs, so as to comply with the law, on which the de endants relied. Major Moreland held that the act was ex-

plicit, and the tenants could not be disossessed summarily, but that the claimants hould be summoned within six days and the case tried at the next session of the Common Pleas Court.

Alderman McMasters play, and the leases of the defendants were offered in evidence and the plaintiffs offered the deeds from Hon. John H. Bailey, assignee of Graff, Bennett & Co. Alderman Stouffer identified the signatures of the potices to quit, and Conrad Sill deposed that he served them on the defendants.

ACQUAINTED WITH THE CASE.

A. H. Boking testified as to some of the signatures and as to his general knowledge of the matters in dispute during 22 years past, he having been connected with Graff, Bennett & Co. during that time.

Mr. Hoffstott testified regarding the plaintiffs' purchase of the property.

Mr. Bocking testified to a trade made years ago between Graff, Bennett & Co. with W. H. Brown by which the former took the West Carson street frontage and Brown the river front to make a boat landing. Witness couldn't say whether there Court. were writings or merely a parol contract.

Defendants then jumped onto the plain-tiffs with all the feet they (defendants) could muster, and gave evidence to show that some of the original lessees were dead. and leases had been made to their sons without legal right, the latter not having been made administrators or executors of their fathers' estates. John Farrin had paid rent but would never sign a lease, and it had been made with his wife, which defendants' lawyers said was of no binding force on In the case of Bridget Connolly evidence was given to show that she had never been served with notice to quit, but that it had been served on Mrs. Cassidy, who lived next door to the tenement in question Plaintiffs' attorney held that Mrs. Cassidy had been Mrs. Connolly's agent, and the notice was effective, but the Magistrate shook his head as vigorously as a William goat when making a declaration of war. Daniel Connolly's lease had been signed by his son, M. P. Connolly, a clerk in the postoffice, and Mr. Porter held that the fact vitiated the notice to quit in this case.

THIRTY DAYS TO GET OUT.

Patrick Stanton deposed that he had gotten his lease from William H. Brown 21 years ago, and had never signed one for Graff, Bennett & Co. Notice was served on him on the 7th of January, and he was given 30 days to get out. Mr. Stanton said is house had cost him altogether since he had been there, about \$1,500 beside the rent he paid. He had offered to pay the ground rent to the plaintiffs in this case. He said he had always paid the taxes on the person alty and had signed a lease with the Browns within a few weeks.

There was some warmth shown at times by both sides, and the hearing ran until late in the afternoon, and when the testimony was all in Alderman McMasters an-nounced that he would hear argument on the question of law reserved at 3 o'clock next Wednesday alternoon.

Some people express astonishment that some of the tenants take the eviction so much to heart, but anyone who knows the associations that have grown up in and about these humble tenements understands that an order to move would sound in that settlement like a sentence of expatriation. The settlement is a little world by itself, and dispersion means the severance of life long ties and tender associations.

(Communicated.)

Value of Graff, Bennett & Co.'s Mills \$2,000.000.

Were the Clinton and Millvale mill prop

erties valued by parties totally disintered at the time of giving what is termed the New York mortgage?

Yes, about or shortly previous to the obtaining of this loan the value and costs of these mills was made by disinterested persons, who estimated the values of both mill properties at \$1,800,000 to near \$2,000,000. Who were the men who valued these

properties at the time? W. W. Patrick and W. E. Schmertz, ngents of the company through whom we procured the loan, made a personal examina-tion of them.-James I. Bennett statement.

THE use of the Iron City Brewing Co.'s ale and beer is conducive to health and gives the highest satisfaction. Unrivaled for family use. Telephone 1186.

From all sources a very well-defined relarge number of liquor dealers, now licensed by the courts, and many who are carrying on an unlicensed traffic, have had assurance from the officials of the Department of Publie Safety that they would receive licenses,

campaigns, St. Valentine's Day, etc.

(Communicated.)

Notice to the Moral and Law-Abiding Citi-

zeus of Pittsburg.

providing they would support the Bing candidate for Mayor. This is notice to all persons that the Democratic City Committee have arranged with a number of the best termination to have the test superintended men at the Bar to furnish the Judges of the Court with the names of all persons who are in any way connected with this intrigue against the public morals of the community and the legal and open methods provided by law and the Court. All persons inter-

ested in good order and fair dealing and the proper observance of the law will kindly furnish the Democratic City Committee be tween this date and the meeting of the License Court with all the names and facts in their possession for presentation to the Court. P. FOLEY, Chairman.

> (Communicated.) Assignee Balley's Job Lots.

Your exceptants thus charge that out of the partial list of stems which they have been able to secure of those included in said private sale, the said "syndicate," or combination, have, within a short time after said sale, resold eight items, realizing the sum of two hundred and seventy-seven thousand dollars (\$277,000); and your exceptants charge that the assignee (John H. Bailey) could have sold the same items for a sum equally as large had he made any honest endeavor to do so .- From the record.

[Communicated.] Assignce Balley Pays No Attention to Ob-Jections.

Did Bailey ever say to you that he proposed to make sale of these effects or proper-ties, for which the sum of \$50,000 was the price sold at to the syndicate? Yes: in the office, about one hour or so benounced course or not.

fore the time he said he was going to apply to the court for the order or privilege to do so; he showed me no list of properties,

neither have I one now, detailing all he said to be sold, and I am told it is not on the records against this. I protested. His reply was that he was going clear out, and wind up the assignceship .-- James I. Bennett, interviewed. [Communicated.]

Balley Refused Advantageous Offers. The Fayette county coal and coke prop-

erty, included in this private sale, was also alone worth the sum of \$50,000, and the said nssignee (John H. Bailey) had been in-formed, before he made said private sale, that there was a purchaser for this property who would give \$50,000 for the sa And shortly after the assignee's (John H. Bailey) private sale to the combination, the combination sold the same property to the

same purchaser, of whom the assignee had been informed, for the sum of \$50,000.-From the record. For Boys' Saits

Call at our store. We have arranged a big bargain counter at \$2 50. Sizes 4 to 14 to-

day. P. C. C. C., day. Cor. Grant and Diamond sts., opp. the new Court House.

(Communicated.) Balley Suited the Combination

The combination thereupon suggested and ad appointed as assignee, John H. Bailey, way in having the test to take place there, as she has had in everything connected with had appointed as assignee, John H. Bailey, in the place of said P. Harvey Miller, John the matter, but has made no move toward making the arrangements agreed upon. H. Bailey, and said John H. Bailey, without giving bond, as required by statute, en-tered upon his duties as such assignee,-"The rules adopted to govern this test provide that each engine was to be weighed and tested by each of the three judges, and each judge was to appoint men to take state-From the record.

NEW scarfs, puffs, tecks and four-in-handa JAMES H. AIREN & Co., 100 Fifth ave.

New Spring Hostery. Lisle, silk and cotton, best goods, lowest prices, at Rosenbaum & Co.'s.

BRENAN writes about the fairy tales and entertaining way in TO-MORROW'S ID-FACE DISFATOR.

was agreed. Mr. Brown said he would send engine over this morning, and let her his take her chances under even those circumstances, rather than be accused of wanting to get out of the test, which he certainly did not.

following letter:

ing, but supposed that when Mr. Armstrong had issued those orders he had made some

arrangement with his associate on the board of judges, Mr. Kennedy. Mr. Brown said he had meant no discourtesy, either to the underwriters or Mr. Kennedy. He would,

of course, expect Mr. Kennedy to be present

at the test, or some other person repre-senting the underwriters, from whom he could expect fair play for Pittsburg, which

he certainly would not expect from one

eny side. However, if Mr. McCandless

judge, and that judge a partisan of the Alle-

EMPHATICALLY IN EARNEST. Mr. McCandless was emphatic in his de

Yours very truly, W. G. MCCANDLESS, President.

A PITTSBURG PARTISAN'S VIEWS.

A gentleman who takes a deep interest in the test, and who has been following the

case the test takes place.

THINKS MR. BROWN'S RIGHT.

[Communicated.] Whose Ox is Gored Now?

while he was trying to sell a valuable pair

of gold spectacles. When asked where he

got the articles the boy said they were given to him. His name is George Washington,

residence on Cassat street, Eleventh ward.

Into the Priest's House,

A Costly Piece of Sport.

by the Underwriters' representative, and at once telegraphed Mr. Kennedy, at La-trobe, but after waiting a couple of The ring candidate winces under the lash, like the galled jade, and seeks protection in the courts from that which he invited. hours a reply came back that Mr. Kennedy was in Chicago, and He and his agents have, for the past ten would not return before Monday. There-upon, Mr, McCandless called Mr. Armdays, hurled column after column of abuse at Judge Bailey, and charged him with all manner of official delinquency. strong for a conference in relation to the test. What passed during the conference is Judge Bailey stood like an honest man on

not known to any but those two gentlemen, but last evening Chief Brown received the his dignity and on his past life. He asked no certificate from the courts. When public decency demanded that Ringster Gourley be arraigned for his delin-quency he throws up both hands and asks the court to protect him and save him BOARD OF FIRE UNDERWRITERS) OF ALLEGHENY COUNTY, PITTSBURG, PA., February 14, 1890. I. O. Brown, Esq., Chief Department Public Safety, Pittsburg: from the wrath of the people that found vent in the charges made by the daughter of the Widow English. He staked all upon the Safety, Pittsburg: DEAR SIR-I have just received a telegram informing me that Mr. Kennedy is in Chicago. I have telegraphed him there to know when he will be home and requesting him to name a day. On the day he names the chiefs of the two departments will be expected to be ready and have their steamers on the ground. Under the circumstances the proposed test for Satur-day, the listh instant, must be postponed. Yours very truly. cast of the die and in the shuffle he has lost in manliness and reputation. He deserves nothing from either court or public. He be gan the warfare and created a public sym-

through a window.

pathy for Judge Bailey that has taken shape in righteous indignation, and the revolt against his methods of campaign will end in his defeat and humiliation.

[Communicated.]

Mr. McCandless sent a copy of the letter to Mr. Armstroag and to Chief Jones, of Allegheny. Chief Brown said he would be guided by Mr. McCandless' instructions, as in the absence of Mr. Kennedy, whose Creditors Kept in Ignorance. All these assets were disposed of (by John H. Bailey) at private sale to the combinapower as referee made him the only arbitrary tion without knowledge on the part of but judge in the matter, Mr. McCandless was the next in authority. Thus the matter stands, and no Pittsburg engine will be few, if any, of the creditors not in the com-bination, for the sum of \$50,000, and no information has since been given to the credi-tors concerning the items sold. found on the grounds this morning, whether the Allegheny people insist in their an-

Your exceptants charge that the property and assets thus disposed of were worth, and would have brought ir the market, not less than the sum of \$341,000.—From the record.

> [Communicated.] Bailey Stood In,

the test, and who has been following the negotiations closely, said, yesterday after-noon: "After what I have learned to-day I feel fally convinced that the Allegheny people are afraid of a test. In the first place, I have been told that three or four mechan-ics from the Silsby manufactory, at Seneca Falls, N. Y., have been working on their create morine in Allegheny, obspring and 2. That on the 18th day of October, 1888, the said Bailey, as assignee, acting in pursuance of some understanding or arrange-ment with the said combination, as your exceptants are informed and believe, and without having made any attempt to sell at crack engine in Allegheny, changing and increasing her to the next higher class of public sale, applied to your honorable court for an order authorizing him to sell at increasing her to the pext higher class of engine, so far as her pumps are con-cerned. This morning Chief Evans, of the Pittsburg department, went over to Exposition Park to see if the tanks and meters were all right, and was surprised to find men at work removing the meters from the tanks. He was told that Chief Jones had ordered it done, as they wouldn't use meters in the test. Mr. Evans told the men to stop work as these said order said balley did hot spechy or in-timate in any way whatever the property he thus proposed to sell, and has never in any way, so far as your exceptants are informed, given any of the creditors not in the combi-tion sforesaid notice or knowledge of the property thus disposed of.—From the record. Evans told the men to stop work, as there would be no test without meters to measure the water used. Now, that shows that the Allegheny people are afraid that if they

For To-Day at 89

use moters the changes and improvements made in their engine will be detected in We offer a superb line of men's suits and "Another thing, the rules that were made and adopted by the judges fixed it so that whichever city got the test was to furnish police protection, fix overcoats in new early spring styles at \$9. The overcoats consist of meltons and kerseys silk faced and have satin sleeve lining. The suits include cassimeres, worsteds and chew iots. Nine dollars buys one to-day. up the grounds and place marker boards on the fields, so that spectators and judges could tell at a glance just how far the streams were thrown. Allegheny got her P. C. C. C., cor. Grant and Diamond sts. opp. the new Court House.

(Communicated.)

Bailey Deceived and Misled the Court. In obtaining the order of court for said sale he (John H. Balley) deceived and mis-led the Court, concealing and suppressing all facts material to any proper judicial ac-tion in the premises.—From the record, the sale, and the late purchasers will not have such a variety of styles from which to select.

NEW scarfs, puffs, tecks and four-in-hands JAMES H. AIKEN & Co., 100 Fifth ave.

ments of the gauges on the engines every five minutes. Now how would that be pos-THE use of the Iron City Brewing Co.'s sible if Mr. Armstrong was to have his way and conduct the test all by himself? Mr. Brown is in the right in this matter, and I ale and beer is conducive to health and gives the highest satisfaction. Unrivaled for family use, Telephone 1186.

to send his engine over to compete in a con-tion, he would have no show whatever." In reply to this the Allegheny suthorities



W. P. GREER,

THE CHINA STORE

622 Penn Ave., Opposite Library Hall.

Children's Clothing,

Etc., etc., etc., etc.

FULL WEIGHT

PURE

This is an opportunity un-

usual. Everything to be sold.

Connelisville accommonstion as priss a. m. Sunday only. The Pittaburg Transfer Company will call for and check baggage from hotels and residences upon orders left at B. & O. ticker office, corner Firth ave, and Wood st., or 40 and 609 Smithfield st. CHAS. O. SOULL, Gen. Pass. Agent. J.T. O'DELL, General Manager.

City Ticket Office, 609 Smithfield Street,

ALFGHENY VALLEY HAILHOAD-Trains leave Union Station (Eastern Standard, taily, 56 a.m., Huiton Ac, Dilb a.m., Valenar, Kr., taily, 56 a.m., Huiton Ac, Dilb a.m., Valenar, Kr., ton Ac, 7106 p.m.; Uniter La, 500 p.m.; Kittang-ne Ac, 100 p.m.; Brasburn EA, 500 p.m.; Kittang-ne Ac, 100 p.m.; Brasburn Ac, 700 p.m.; Hittang-ton Ac, 7108 p. m.; Bushaba EA, faily stor Ac, 7109 p. m.; Bushaba EA, faily stor Ac, 7100 p. m.; Stor P. m.

DITISBURG AND CASTLE SHANNON R. R.

d. daily: S. Subday only: Other Bains, except Sunday.
 TITISBURG AND LARE MILE RAIGHOAD COMPANY. Scheduls in effect November 17, 188. Contrai time. Darastr-For Cleveland, 5:00, 5:00 a.m., 71:35, 4:20, 75:30 p.m. For Cleveland, 5:00 a.m., 71:35, 4:20, 75:30 p.m. For Cleveland, 5:00 a.m., 71:35, 4:20, 75:30 p.m., For Salamanca, 5:00 a.m., 4:20 p.m., For Youngroom and Newcastle, 5:00, 5:00, 5:00, 70:30 p.m., For Beaver Falls, 5:00, 5:00, 70:30 p.m., 71:35, 5:00, 71:30, 5:00, 71:3

2:00 8



fel5-p

RAILROADS.

Trains Run by Central Time. Trains Run by Central Time. SOUTH WEST SYSTEM--AANHANDLE HOUTS. Trave for Clucturati and 54. Louis d fil5a m. d 750 a.m. (d fi20 and d lilifs .m. Dennison, 2:46 m. (d fi20 and d lilifs .m. and 12:05 p.m. Wheeling, 7:80 a.m., E2:06, 6:09 p.m. Steuber-vist, 4:45 to m. Bulger, 0:10 a.m. Burgetta to a.m. (d fi20 and d d lilifs .m. And d fi20 a.m., 1:56 p.m. (d fi20 and d d lilifs .m. And d fi20 a.m., 1:56 p.m. (d fi20 and d d lilifs .m. And d fi20 a.m., 1:56 p.m. (d fi20 and d d fi20 a fi20 a fi20 and d fi20 and d fi20 and d fi20 and d fi20 and a fi20 a fi20 a fi20 a fi20 a fi20 a fi20 and d fi20 and a fi20 and d fi20 and a fi2

Rich, 3:26, 9:49 and 9:620 p. m. Buiger, 1:40 p. m.
 McDonalda, d 6:35 a. m., d 7:00 p. m.
 NORTHWENT STNTEM-FT. WATNE HOUTE, -Leave for Chicago, d 7:25 a. m., d 12:3, d 1:00, d 4:46, except Saturday 11:20 p. m.: Toledo, 7:25 a. m., d 12:20, d 1:00, and except Saturday 11:20 p. m.; Crestline, 5:45 a.m., Cleveland, 6:10 a.m.; 12:55 d 11:30 p. m. and 7:25 a. m., via P. Ft. W. A C. Ry: New Castle and Youngstown, 7:35 a. m., 12:30, j. m.; Dr. m.; Mongstown, 7:35 a. m., 12:20 p. m.; Wiles and Joungstown, 7:36 a. m., 12:30 p. m.; Niles and Jamestown, 5:46 p. m.; Massilion, 4:16 p. m.; Youngstown and Niles, d 12:20 p. m.; Niles and Jamestown, 5:46 p. m.; Massilion, 4:16 p. m.; Wheeling and Bellaire, 6:10 a. m., 12:48 5:30 p. m.; Leetsdale, 5:30 a. m.
 Mr. Heaver Falls, 4:50, 5:30 p. m.; Leetsdale, 5:30 p. m.; Leetsdale, 5:30, m.; 1:24 6:40, 6:46, 5:30, 5:16, 7:30, 9:00, p. m.; Conway, 19:39 p. m.; Caetadale, 8:50 p. m.; Isaawar Falls, 8: 4:30 p. m.; Leetsdale, 8:50 p. m.; 1:24 5:40 p. m.; Leetsdale, 8:50 p. m.; 1:25 6:40, 9:46, 5:30, 6:16, 7:30, 9:00 p. m.; Conway, 19:39 p. m.; Fair Oaks S 11:40 a. m.; 1:15, 1:30, m.; 5:46 and 5:40 p. m.; Creatline, 2:10 p. m.; Youngstown and New Castle, 9:10 a. m., 1:25, 4:35 m., 5:45 and 5:40 p. m.; Creatline, 2:10 p. m.; Voungstown and 8:40 p. m.; Creatline, 5:10 p. m.; Voungstown and 8:40 p. m.; Treethine, 2:10 p. m.; Nies and Jamestown, 0:10 a. m.; Eheaver Falls, 5: 7:00 p. m.; 1:00 p. m.; 2: 400 p. m.; Wheeling and Bellaire, 9:00 a. m., 2:37, 7:00 p. m.; Wheeling and Bellaire, 9:00 a. m., 2:37, 7:00 p. m.; Wheeling and Bellaire, 9:00 a. m., 2:37, 7:00 p. m.; Wheeling and Bellaire, 9:00 a. m., 2:37, 7:00 p. m.; Wheeling and Bellaire, 9:00 a. m., 2:37, 7:00 p. m.; Wheeling and Bellaire, 9:00 a. m., 2:37, 7:00 p. m.; Wheeling and Bellaire, 9:00 a. m., 2:37, 7:00 p. m.; Wheeling and Bellaire, 9:00 a. m., 2:37, 7:00 p. m.; Wheeling and Bellaire, 9:00 a. m.; Beaver Falls, 5, 10 a. m., 5:30 p. m.; Leestadale, 4:30, 5:30, 6:15, 5:30, 7:4

From Pittaburg Union Station.

ennsylvania Lines.