# his restaurant. He used to keep a saloon here, having occupied the house for 10 years. At 12:30 o'clock the noon recess of one hour

A SHORT SESSION. THE MATINEE LASTS ONLY A COUPLE

OF HOURS. Applicants Asked Few Questions, But All

-Significant Queries. At the afternoon session the crowd out-At the afternoon session the troud not side of the bar was so great that it could not time now."

William Witherow, of the Hotel Duquesne William Witherow, appends to say that his could hear what the applicants said. Judge Magee was seven minutes late, and Judge

Jacob Keller was called without delay. He deposited his silk hat on the table in front of the bench and held up his hand. He described his house on Smithfield street, next to the Methodist Episcopal Church. Judge Ewing remarked that Mr. Keller had never pretended to keep anything except a saloon, and asked what he proposed to do now. Mr. Keller said that he intended to keep a first-class restaurant, located on the first fic n the rear of the bar. Judge Ewing told Mr. Keller that he was refused in 1889 because he

Said the Judge: "If you are licensed you mus be careful not to let men get drunk. As to your character, there is no need of any indorsements. Men like you are too few."

Plus P. Keller, son of the preceding, asked for a license for No. St Fifth avenue, next door to the Opera House, where he kept a saloen and restaurant in 1888. He hat owned the building since 1885, and nobody is interested with him. During the past year he has been idle.

#### IT WOULDN'T PAY HIM.

Judge Ewing said: "Had you kept up the restaurant business during the past year, and shown that that was your business rather than liquor selling, you would stand better to-day." Mr. Keller said that a restaurant alone would not pay him. He had therefore leased the premises for a shooting gallery. Charles Kittner, who keeps an old and well-known saloon and eating house at No. 008 Liberty street, came up again. Judge Ewing

"You have had license for two years?"

'Have you in that time obeyed the law?" You have had no trouble whatever?"

ore that you were a little disposed to be restrictions of the law. Since, I know othing to the contrary."

John Kessler, No. 637 Smithfield street, was John Kessier, No. 637 Smithfield street, was closed up in 1889, and asks to reopen. During the year he has been in had health, but his son kept up the restaurant. Mr. Kessier has been in the business of keeping public house for 32 years. He was in the habit of feeding from 100 to 150 people daily. Judge Ewing said that in 1888 Mr. Kessier was not careful about his customers.

"You are an applicant for a wholesale Yes, Your Honor; I have a big stock on hand and I have to sell it somehow."
"Weil, I guess those who ask for both kinds will be held until we get entirely through, Then we will know better how to distribute Lenz & Kleinschmidt, at the corner of Wood

street and Sixth avenue, who have a bar and lunch room on the first floor and a dining room upstairs, were not kept long. They averred that they were able to accommodate all the ple who visited their place.

A NEWLY MADE CITIZEN Aloise Larger applies for a license for No. 634 Smithfield street, where Bobinger used to keep, Before 1888, Larger for five years sold liquors at retail and wholesale at No. 110 Smithfield street. He was not naturalized until one year after be began the liquor business. David Lauber, the manager of "Newell's" No. 101 Fifth avenue, was called. Judge

Ewing thought it odd that Mr. Lauber should have a bar, and Mr. Abel, running a restaurant in the basement, bave no license. Judge Ewing asked: "Is anybody else interested in the profits of your place?"
"No. sir."
"You have it alone?"

This is Newell's place ?"

"Yes, sir."
Judge Marce—"There is some complaint of Judge Marce—"There is some complaint of your men obstructing the sidewalk in front of your

House and bands playing across the street attract crowds along there, but we keep the side-walk as clear as possible." walk as clear as possible."

George N. Mashey, whose bar is at No. 82 and restaurant at No. 88 Fifth avenue, was not

restaurant at No. 88 Fifth avenue, was not worried with many questions.
Gustav B. Mihm asks for a license for No. 628 Smithfield street. Until a year ago he kept on the opposite side of the street. He took the new premises on February I and is feeding about 49 persons daily. Judge Ewing expressed apprehension that if a bar were put into the place it might crowd the eating quarters very servinnile. FEED FIVE HUNDRED A DAY.

Simon H. Heimbuecher and Thomas M. Milli-gan apply for a bar license at No. 536 Smithfield street, next door to the restaurant which they keep at present. Their present place is called na Cafe, having been kept until last year by John J. White. That building, No. 534. is to be torn down and replaced by a brick block by its owner, Mr. Kappel, the music dealer. Mr. Heimbuecher has been many years in the restaurant business, but Mr. Milligan was a mili man until January 1, 1890. Their place, they say feeds 500 people a day.

Oscar Mihm applies for No. 645 Smithfield street. He is a brother of Amand Mihm, of eld street and First avenue, and kept a saloon and restaurant until a year ago.
Andrew K. Martell asked for a license for Andrew K. Marrell asked for a license for Nos. H5 and H7 Fifth avenue, the Spiane building, at the corner of Fifth avenue and Smithfield street. He proposes to occupy the basement for cooking purposes and the room in the rear of McClure's cigar store for the har and daining room. Until May 1, 1880, he sold whisky at No. 105 Smithfield street. Mr. Marrell told the Judges that if he was given license he would run a first-clast restaurant; that if he were not licensed he would not open his restaurant at all, but would sublet. The restaurant alone would not pay.

William H. McCarthy applied for No. 445

said, was shown to be neuther a plantation of a paralleller.

C. L. Magee was asked for an expression of opinion in regard to the new road. He replied that he was not opposed to it, and then relapsed into silence and was oblivious to further inquiry.

C. F. Jahn, one of the corporators, who were not licensed he would not open his restaurant alone would not appear to be paralleller.

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Wood street, now occupied by Graham, the hatter. At present he is a bartender for John ewell. Francis McCoy's desired place is at No. 600 from Liberty avenue, in the basement at the corner of Market street. He now keeps a restaurant there. He would put his bar in one end of his room, at the right of the entrance, making it simply a sideboard bar. McCoy said he had been in the United States nine years. The building is owned by a man who lives in New

WOULD RUN A RESTAURANT. Owen McGarvey wants to sell liquor at No.

537 Grant street, and avers, of course, that he will run a restaurant. Jacob Nolte, Jr., has for eight years kept an eating house at No. 610 Liberty avenue, and sold liquors under license until 1888. Since that time his restaurant business had in-creased. Judge Mague said: "If you get a license your eating business may fall off again."
Mr. Nolte smiled and said: "I have invested

Mr. Noite smiled and said: "I have invested my monoy in the business and would like a chance as well as anybody else. I was torn and raised here, and never robbed anybody."

James Piatt, proprietor of the saloon at the corner of Smithfield and Diamond, asked for another year. He said he fed 125 people daily. He was let off easily. Judges Magee and Ewing put their heads together, and Judge Magee then said: "We don't know anything wrong about you." about you."

The venerable Eckhard Reineman, of No. 505
Wood street, appeared next, Judge Ewing

said:
"I heard that you had been increasing your bar facilities at the expense of your eating. How is that?"

How is that?"
"I increased my eating."
Henry Schmidt, Nos. 32 and 34 Seventh avenue, was told by Judge Ewing: "Your place is next door to a fire engine house and just opposite a church."
The American House, Nos. 1002 to 1006 Lib erty avenue, was represented by Colonel Alex ander Schribner, the proprietor, who asked to another year's liceuse. He passed easily.

WANTS TO LEAVE YOUNGSTOWN. Charles M. Spencer asked for No. 52% Fifth avenue, which is in Sturgeon's alley, in the rear of the bank building. He kept there for a Judge Ewing-"How wide is Sturgeon alley?"

"It must be seven feet." "Three or four, am't it?" It is wide at my place, but is a little narrower in front at the str Mr. Spencer said he would keep a hotel back of the bank. During the past year he has lived in Youngstown, O., which Judge Magee very

in Youngstown, G., which Judge Magee very apparently did not like. Christ Sauereisen applied for No. 603 Grant street. In 1888 he applied in the Twenty-fifth ward, and last year for the Grant Street place. He was refused. His place is the second house from a church.

No. 6 Sixth avenue, next door to Hilger's place, is wanted by Charles Vowinkie. He said he had leased the lower floor and one room upstairs for a kitchen, but had an agreement that he he was to get the whole house if his epha

business demanded it. He was licensed in 1887 and 1888, but refused by Judge White. B. C. Willson, of the Sereuth Avenue Hotel, was asked only if he was the sole proprietor. He said he was.
William J. Wright, Nos. 2 and 4 Masters
alley, now licensed, was told by Judge Ewing
that he had been told that he had no restaurant
at all. Mr. Wright said that he fed from 100 to
150 persons daily, and kept the best.

NO NEED TO WASTE TIME. Frank X. Woog, lately one of the proprieto of Them to the Point-A Number of 504 smithfield street, the entrance number to Well-Known Places Run the Gauntlet | the new Hotel Eiffel, which he is preparing to open. He will have 35 rooms. Judge Ewing aid: "Two years ago we inquired pretty fully into Mr. Woog. I guess we don't need to take was kept only long enough to say that his partners are James P. Witherow and Thomas

Dugan.
Matt Welss, proprietor of the saloon and res-taurant at No. 432 Smithfield street, was asked only a few unimportant questions. This set-tled the work of the day. It was only 3:45 The day's work had been very rapid. An ad-ournment was taken till 9:30 this morning, the oom was cleared, and the Judges spent an our and a half reviewing their notes of the

#### WHY HOLBROOK RESIGNED.

Alleged Interference With His Management-George Griscom May Succeed Holbrook - Chief Engineer Kelly May be

the Next Man to Step Out. Considerable speculation was indulged in by the railroad men yesterday as to the cause the resignation of Elliott Holbrook, General Superintendent of the Pittsburg and Lake Erie Railroad, Mr. Holbrook has been with the company for three years. and it has been known that there was friction at different times between he and President Newell.

About two weeks ago Chief Engineer Kelly, of the road, by order of Mr. Holbrook, sent out circulars to the effect that Supervisor Cochrane and his assistant had resigned their positions. Mr. Cochrane received one of the circulars, and as he had no intimation of being removed and certainly no intention of resigning, he politely wrote to Mr. Hoibrook that there must be some mistake. The circulars were signed by Chief Engineer Kelly and had the approval of Mr. Holbrook. In objecting to his being removed, Mr. Cochrane also wrote to James M. Bailey, assistant to President Newell. Mr. Bailey is acting as President of the road in the absence of Mr. Newell in Europe, and as the company has no Vice President, he has been given the authority of the chief executive officer. Not wishing to have a row on his hands, Mr. Bailey wrote to Mr. Holbrook, stating that it was the wish of Mr. Newell that no changes be made until the latter returns home.

Mr. Holbrook has made a record for him-

self for acting promptly. Thinking the in-terference on the part of Mr. Bailey to be unwarranted, be immediately told the latter As this was not the first case of the kind, Mr. Holbrook wrote his resignation. Until Mr. Newell returns no action can be taken on it. The President of the road will not be home for a month yet. It was also stated yesterday that Mr. Kelly would fol-low Mr. Holbrook if the latter's resignation was accepted. The former came here from "Nypano" road while Mr. Holbrook came from the New York and New Elgland. The rumor could not be traced to any official source, but it was stated on the streets that George S. Griscom late proprietor of the Monongahela House and Vice President of the Pittsburg, Chartiers and Youghiogheny road, would be Mr. Holbrook's successor. Mr. Griscom was Divison Superintendent of the Pittsburg, Ft. Wayne and Chicago road when J. D. Layng was running it. He has held other railroad positions and it is said would runke a good man in the place. He is now in the wire business, being a joint partner in a new mill in the suburbs of Chicago. The other partners are Youngs-

Mr. Kelly was formerly with the Pittsburg and Western road. An effort was made to see him yesterday and ascertain if resigning He could no

# SOON TO BE RUNNING.

A Bitter Fight in Harrisburg Over the Postoffice and Schooley Park Electric Railway-The Duquesne Company Not Apingenistic-How It Stands.

The projectors of the Postoffice and Schenley Park Electric Railway say that all is plain sailing now. They had a rattling fight in Harrisburg, the Attorney General having filed objections, but not, as one of the corporators says, on behalf of the Duquesne Traction Company.

It appears that there was some politics mixed in the business, but the political influence opposing was not that generally supposed. The corporator mentioned the names of Senator Quay and the Elkins-Widener combination, but said they found as the contest progressed that they hadn't a sound leg to stand upon, as the road, he said, was shown to be neither a pincher nor

necessity along most of the route traversed. It is assured of dividend-paying patronage from the start, and before we have met to organize we have assur-ances that more people want stock than can be accommodated at the start. We have power to make extensions at each end of the line, and can run to Wilkinsburg if we wish. We have no fear of Councilmanic opposition.

The capital stock of the company is at present \$36,000, what it may eventually be cannot at present be stated, but history teaches that corporate stock generally swells rather than shrinks, and those who fail to get in at the start may subsequently get a

# THE MOST POPULAR LADY.

A Very Grave Question to be Decided To-Morrow Night.

The reception to be given by the Ladies of the G. A. R. on Thursday evening has anticipated moving day by changing the location from Mrs. Robert Naysmith's residence on Belonda street, Mt. Washington, to that of Mrs. Riggs, Virginia avenue, opposite Ulysses street. The reason for the change is the critical condition of Mrs. Naysmith's mother, who is expected to die at any mo-

The question of who is the most popular G. A. R. lady in the Thirty-second ward will be decided by vote on that evening.

# HUMANE SOCIETY MEETING.

Agent O'Brien Wants Mrs. Gerade to Go to the Poor Farm.

The reading of the agents' reports and other routine work was the only business that occupied the attention of the directors of the Humane Society at their meeting vesterday. Agent O'Brien spent yesterday afternoon in Allegheny trying to make some arrangements for the future care and comfort of Mrs. Gerade, wife of the child mur-derer. He will try to induce her to go the Allegheny Poor Farm for a time.

The First Man to Get a License, Not for a saloon or restaurant, but an estabishment where the general public have their old clothes cleaned, repaired, renovated and made to look like new. Dickson is his name, and his place of business is corner Fifth ave. and Wood st., upstairs. On his petition can be found almost all of Pitts-burg's most prominent business men. Tel-ephone 1558.

The Monongahela Presbytery Rebukes Dr. Ewing, and

ADMONISHES DR. J. W. REED

Dr. Ewing's Resignation as Pastor Unanimously Accepted.

#### AN APPEAL TO A HIGHER TRIBUNAL

Yesterday afternoon, by a vote of 20 to 12. he Monongahela Presbytery of the United Presbyterian Church, decided to censure Dr. R. B. Ewing for marrying his deceased wife's sister, and at the meeting in the evening it unanimously accepted his resignation as pastor of the Sixth U. P. Church. Dr. J. W. Reed, who performed the marriage ceremony, acknowledged his wrong, and his punishment will be an admonition not to do such a thing again as long as the articles of faith forbid such marriages.

The entire proceedings were characterized with much seriousness and deep feeling. In the discussion there was no ranting, no tearing of the hair or flinging of the hands wildly in the air.

COULDN'T SPOIL HIS SMILE. The only man present who didn't seem be the least bit nervous was Dr. Reed. He smiled throughout it all, and even when Dr. McLean hit the hardest, and every word he uttered was a sledge-hammer blow against the lawfulness of a man marrying his sister-in-law, that pleasant smile never deserted him, and his full face and rotund figure were the pictures of contentment. The debate on both sides was devoid of all bitterness, and the action of the Presbytery

was based on that cold devotion to duty that lacks all sentiment, is so uninviting, and vet that all men admire and strive to attain. The vote as it stands is misleading. One would imagine that the minority represented Dr. Ewing's supporters, but in reality these men favored a more severe sentence. Rev. Littell expressed their views when he moved that as long as Dr. Ewing continues in his present relations he be suspended from the ministry and membership in the church, but this motion was not carried.

APPEAL TO THE SYNOD. As soon as the vote was announced Dr McLean took exception to it, as he had given notice he would, and he declared his intention to carry the case to the General Synod for its review. The doctor said that nothing in his life had grieved him so much as this marriage. He had nothing personally against Dr. Ewing, but he claimed he had violated a churcu law, and a public rebuke did not help matters. If the mar-riage relation continued, the law was still defied, and other men could exercise the

ame privilege.

Revs. D. Barclay, J. T. McCrory and J. W. Wallace were appointed a committee to put the case in shape to present to the Presbytery. Late in the afternoon they reported in substance that as the Rev. Dr. Ewing had appeared before them and acknowl-edged that he had disobeyed the law of the church in marrying his sister-in-law, Miss Agnes Stephenson, and expressed sorrow in offending against the church discipline they recommended that he be publicly rebuked, and that Dr. Reed, who had mar ried them, receive the censure of admoni

THE DEBATE BEGUN.

Mr. Barclay had scarcely finished reading the report when it was placed before the body, and Dr. McLean was on his feet. He is an old man with long, white hair, and to emphasize his remarks he brandished the stick in the air. He is a forcible speaker, and he at once assailed the marriage in the

following impressive language:
"I would rather a thousand times that this had never happened. It has made my heart bleed ever since I heard it, and if I had known Dr. Ewing intended to marry his present wife I would have advised him strongly against it. But the deed has been done, and we are here to face it. This is the most important question that was ever pre-sented to this Presbytery. The rules of our faith declare emphatically against such marriages, and some time since, when a revision of this article was attempted before the General Synod, it was voted down three to one. The Parliament of England has always declared against it, though the landed aristocracy of that country has often tried in

vain to have the law changed.

HE CROSSED THE OCEAN. "So it stands there, and recently an Englishman who married his sister-in-law had to go to Canada to legalize the marriage. The English law will recognize the judicial acts of other countries, just as we will accept a divorce granted outside of the State, but that Englishman had to cross the Atlantic to have the ceremony performed, "It is true our State law does not forbic such alliances, but it draws the line very closely when it comes to kindred. I claim that death does not dissolve present rela-tions among the living, but it applies only to the dead. If I should marry a widow with four children and they learned me father, and then my wife died, I would still be a father to them. How ridiculous it would be to say they were no longer mine. The church has decided that such marriages are not lawful, the English law is oppose to them, and the Bible supports this position.

# NO ADOPTION FOR HIM.

"There can be no half way business, and I now give notice that if this report is adopted I will carry the case to a higher court. The fact remains that a law of the church has been violated, and it continues to be so as long as the relation continues, or until the rule is annulled. They can't wink at it with a rebuke, and we may as well face the issue now frankly, as we will have to do

The Rev. Mr. Knox then arose and said: "I won't vote, never would, never can vote for the adoption of this report. It is a most fearful blunder. I will place no stigma on Dr. Ewing or Dr. Reed, men for whom I have always had the highest regard and admiration. Their ability, piety and devotion to duty are unquestioned. They are ornaments to the church. Both men feel that they are right, and the word of God does not sanction this law of the church.

HIS STIERING APPEAL. Then suddenly becoming impassioned, Rev. Knox exclaimed: "What crucified Rev. Knox exclaimed: Christ? The law of the church, not of God. I won't crucify these men. They have disobeyed an article of faith, it is true but they have not violated any of God's ordinances. I repeat again that this report is a fearful blunder, and no such compromise will be sustained."

Rev. J. T. McCrory then took the floor, and explained for the committee that a difference of opinion prevailed among churchmen on the point in question, but as church law had been broken some punish ment was necessary, and they had decided that a public rebuke would answer the purpose. He felt sure that the public would anction this verdict, and the church would not be compromised. The man who teels that he is right and goes ahead in defiance of human rulings is not to be classed the same category with him who wilfully

does wrong. A RIGHT TO CONVICTIONS. The punishment in each case should be radically different. He held that a man had a perfect right to his own convictions, and if the articles of faith were to be the strict rule of conduct and never subject to change from subsequent light received, then

he felt sure that any number of denomina-

tions would be the outcome of such a prin-ciple. Should a man be condemned for not

believing in all the church laws when he is convinced that some are not needed, but some of his fellows happen to differ from

Rev. D. S. Little felt that suspension as long as the married relation was maintained long as the married relation was maintained was the only remedy. He said that every minister in the church was under oath to sustain the rules of faith and be guided by them. Dr. Ewing had disobeyed a very vital one. He was not vindictive, and had no feeling against the Doctor, but this was the light in which he viewed the marriage. He agreed with the Rev. Mr. McCrory that a man had a right to think for himself, but it was well to be governed by the opinions of the majority in such serious matters,

A STRONG PLEA FOR MERCY. Rev. Barelay appealed to his brethren not to act like Shylock in exacting the pound of flesh and the last drop of blood, but to temper their actions with mercy. After a lively tilt between Dr. McLean and the Moderator, who claimed that the old gentleman had already spoken twice, but the Chair would indulge him, which remark

he doctor warmly resented, the vote was aken. At the evening meeting Dr. McLean thought it was best for the interests of the Sixth U. P. Church that Dr. Ewing's resignation should be accepted, and he made a motion accordingly. The commission ap-Messrs. Dempster, Dick, Frazer, Armstrong and Monroe, advised a separation for the good of people and preacher. All these gentlemen made short speeches, in which they professed warm friendship for Dr. Ewing, and regretted that the event had occurred to mar their happy relations. On the advice of the commission the motion was passed without a dissenting voice, and the Rev. J. W. Wallace was appointed to preach in the church next Sunday and delare the pulpit vacant. The other business transacted was hearing

#### cumstagees, and he was finally admitted. A CLUB-STABLE IDEA.

lot of reports and the licensing of Mr.

An Equine Palace to be Built By Shadvalde and Bellefield Horse Owners-Scope of the Latest Scheme and Its Probable Out-

A club-stable project is on foot. A number of people, one of whom is said to be Thomas H. McGowen, and another Adams, whose present home is toward the rising sun somewhere, have about decided to buy the Bowers property, at the corner of Fifth avenue and Boundary street, or Moorhead's lane. J. T. Bowers is said to be a man who knows all about the project, but he wasn't at home when called on. A gentleman who was at home, however, said he understood that the object of a number of horse lovers. and who owned good horses, was to put up a palatial stable, and have the surroundings to correspond. Horses will be stabled on the ground floor, vehicles kept on the second, and there will be dining room, parlor and sleeping chambers on the third floor, for the acc ommodation of coachm

Whether part of the design is to back up the elopement business or not, is not stated. But it is intended that coachmen shall live over the club stable. This will be con-nected by telephone with the residences of the different proprietors so that they can summon their carriages whenever they want them. The local projectors live in the vi-

The Bowers property, which is said to be the site chosen, is something over an acre in extent, and it is said its price is \$35,000. For some reason no one found seemed desirous of giving definite information. The scheme possesses some manifest advantages, not the least of which is that valuable borses, in case of sickness, would have all the advantages they at present find in livery stables—prompt attention—which they are

# A TALK ON ELECTRICITY.

Mr. Stillwell Shows How All the Dangers Can be Avoided.

At the meeting of the Engineers' Society last evening a committee of five was appointed to co-operate with the Mining Engineers' Society to assist in entertaining the visiting members of the Iron and Steel Institute of Great Britain next September. A petition requesting Allegheny Councils to pass an ordinance granting the United States Government a strip of land for an shutment for the Herr's Island dam wes

read, and presented to the members for signing. A number of the members attached signatures. Mr. L. B. Stillwell read an interesting paper on the distribution of light and power by electricity. He stated that statistics piled by the secretary of the National Electric Light Association in 1889 showed that there was in use then in the country 237,017 are lights 2 704 768 incandescent lights and 109 street railways operated by electricity,

covering 579 miles of railway. These represented a capital of \$275,000,000 and a strength count to 500,000 horse power. The great question, he said, was the utilization of electricity without serious danger. The greatast danger was from the careless ness of employes and the desire of local companies for large profits resulting in im-perfect insulation of the wires.

# SCRAP ON A STEAMBOAT.

The Man Who Did Some Cutting Located in

Allegheny and Arrested. Officer Buckley, of Allegheny, was apprised vesterday of a severe fight that had taken place on a steamboat, on its way up from the lower river, between two men, who had landed in lower Allegheny. One of them was cut severely about the arms and wrists, and had to be taken to a hospital. The officer located the man who did the cutting, and sent him to the Allegheny lockup. There he gave his name at different times as John Darrah, Doren and Dunkhanan, admitted fighting with a man, but denied cutting him. He will be held until the other man in the fight can be found, the effort in that direction yesterday having failed to locate him.

# A RECKLESS MARKSMAN.

Joseph Rowe, a Southsider, Nearly Kills One of His Neighbors. Joseph Rowe, a Hungarian, living in the vicinity of Thirty-fourth street, Southside is now reposing in the Twenty-eighth ward station house. Yesterday morning about 9 o'elock Rowe went out into the back yard with a revolver and began to fire off the charges in such an aimless manner that one of the balls went through the window of a house occupied by a colored family named Beacher, coming within an ace of killing

one of the inmates. Rowe was arrested, and will have a hearing this morning on a charge of reckless shooting.

Union Mutual Life Insurance Company, Portland, Me.

As compared with the preceding year the esults of the company's business for 1889. nummarized, are as follows: Increased premium income. Increased receipts from other sources.

Increased number of policies in force. Increased insurance in force. Increased assets. Increased surplus.

Decreased expenses Decreased total disbursements and exeptionally favorable mortality.
This company is now prepared to negotiate with live, active canvassers, either with or without former experience in the business, for agencies in its Western Pennsylvania department. Apply to branch office of the company, No. 43 Sixth avenue, Pittsburg, Pa., J. Sharp McDonald, Manager.

# AFTER WYMAN'S WOOL

I. R. Stayton Will Contest His Election in the Courts, To-Day.

A COPY OF THE BILL TO BE FILED.

Cast in One Ward Alone. WHAT THE POLITICIANS SAY OF IT

He Says He Will Show 608 Illegal Votes

If there is any possible way of doing it, I. R. Stayton, the late Democratic nominee for Mayor of Allegheny City, says he will prevent James G. Wyman from taking the office when Mayor Pearson's term is up. He claims he can show that Wyman was illegally declared elected, and to-day he will take the matter into court. His attorney says they can show 608 illegal Wyman votes in one ward alone. If they can do as well in other wards, he says that Stayton will have a majority instead of Wyman. To-day Attorney William J. Brennen will go into court with the following bill:

To the Honorable, the Judges of the Court of Quarter Sessions of the Peace of the county of Allegheny and State of Pennsylvania: The petition of the undersigned qualified electors of the city of Allegheny, county and State aforesaid, respectfully represents: That your petitioners, being at best 25 qualified electors of said city of Allegheny, who voted at the tors of said city of Allegheny, who voted at the election held in the said city of Allegheny, on the 18th day of February, A. D. 1890, for the election of a Mayor for the said city of Allegheny, aver and say, that the election officers who held the election in the said city on the said day have certified and returned to court, which said court, after a computation of said returns, have certified that at said election James G. Wyman had 6,501 votes for the office of Mayor of the said city of Allegheny, and that I. R. Stayton had 5,539 votes for the office of Mayor of the said city, whereby it was made to appear that the said James G. Wyman was elected Mayor of the said city of Allegheny, gheny. Douthell to preach. The young man met with considerable opposition for awhile, be-cause he had not fulfilled all the church requirements, but there were extenuating cir-

THE RETURNS ATTACKED. That your petitioners complain and say that the returns made as aforesaid are incorrect and untrue; that the said I. R. Stayton, in truth and in fact, received a majority of the legal votes polled and cast at said election by the qualified electors of the several districts in the everal wards of said city of Allegheny, and

several wards of said city of Allegheny, and was, in truth and in fact, duly elected to the office of Mayor of the said city, instead of the said James G. Wyman.

Your petitioners further aver and set forth the following cause of complaint, and show that the said election was undue and illegal for the following reasons, to-wit:

First—That in the First election district of the First ward the election officers received the votes and accepted and counted the ballots for the said James G. Wyman. \* \* (Here are inserted the names of the filegal voters) and "other persons whose names did not appear on the registry of voters of said district of said ward, without taking, receiving, filing and returning affidavits and having them severally subscribed thereto, which were written or partly written and partly printed, or having produced a witness to make an affidavit and subscribe thereto, which was written or partly written and partly printed, as required by law in such case made and provided.

subscribe thereto, which was written or partly written and partly printed, as required by law in such case made and provided.

That the election officers of said First election district of said First ward received the votes, conneed the ballots for the said James G. Wyman, of \* \* \* \* and other persons who were not then legally entitled to vote at said election because they had not severally paid a State or county tax within two years preceding the said election which was assessed at least two months and paid at least one month before the said election, as required by law.

That the said election officers of the said First election district of said First ward of said city received and counted at said election for the said James G. Wyman for Mayor as aforesaid, the votes of \* \* \* \* who were not legally entitled to vote because they were not citizens of the United States, and of \* \* \* \* and other persons who voted illegally and fraudulently.

A PRETTY BIG JOB.

A PRETTY BIG JOB. Then follows the 70 districts of the city, ing the report when it was placed before the body, and Dr. McLean was on his feet. He is an old man with long, white hair, and his form is still straight, though he leaned on a cane, and sometimes when he wished to accompanie when he wished the place of the phraseology of which is a repetition of the First district of the First will insert the names of the illegal voters this morning as soon as they are furnished to him. For the past two or three weeks the attorney has had men out working up the case against Wyman, and to a Dis

PATCH reporter last night he said: "We propose to show the court that the election boards were incompetent and neglicent in their counts. We do not say that any money was used to purchase votes, but we will show that there were hundreds of people who voted for Wyman did so ille gally. In one ward alone we have a record didate. The matter has been worked no carefully, and we will show that Stayton is Two Brakemen Belonging to One Engine legally entitled to election."

STAYTON NOT ASLEEP. Candidate I. R. Stayton has not been sleep. He found that the Republican and Democratic tickets were dissimilar in size Late in the afternoon on election day a printing press turned out some smoothbore tickets, which, although Democratic in text, appeared, when folded, to be the exact counterpart of the Republican ticket. The allegation is that the smoothbores never were unfolded in the count, but passed as Republican tickets. The recount, it is said, will whipsaw Wyman's majority of 871 in a very decisive manner if there should prove to be one tenth as many smoothbores as there seems to be now ample evidence to cover. There are said to be affidavits in Stayton's

hands from people who swear they saw Mr Wyman draw \$5,000 in \$5 bills from a bank on Federal street in the early afternoon or the day before election, and numerous sworn statements from citizens who saw Mr. Wyman handing out some of the aforesaid \$5 at or near divers polling places in the course of election day.

TIPS FROM A FORMER CAMDIDATE. Hon. Morrison Foster has given Mr Stayton a detailed statement in regard to memorable contest several years ago. Mr Foster states as his deliberate conviction, based on that celebrated contest, that two fifths of the votes cast in Allegheny City elections will not stand the light of day Mr. Wyman has announced around City Hall that everybody who worked against him in the recent election would be made smell brimstone when he got in. This has had an effect little anticipated by the Mayorelect. It has arrayed as Mr. Stayton's most active supporters in the coming con-test the most adreit politicians of the Northside. It has now become a question of po-litical self-preservation with James Hunter, Health Officer Bradley, and a host of others There are other interesting complications. Hon, James S. Rutan worked actively for Mr. Wyman, and is said to have given \$1,000 to help the cause along. In return for these practical evidences of friendship, Mr. Wyman, it is claimed, is under contract to deliver divers delegates to Mr. Rutan in the Forty-second Senatorial Convention. The friends of Messrs. Speer, Neeb and Har-bison are whetting political meataxes, and are actively at work to down the new Northside Mayor. The real truth is that Wyman's friends

are aghast at the red-hot opposition that has spring up, and the utmost excitement prevails in Northside political circles.

A Demand for \$10,000 Damages. Sophia Lowry yesterday entered snit against the Pittsburg, Allegheny and Manchester Railway Company for \$10,000 damages. She states that on February 10 she went to get on car No. 10, of the Rebecca street line, which was standing on Sixth street. The car was started suddenly and she was thrown to the ground, receiving injuries which will disable her for life.

Help for Mr. Dean. The Board of Directors of the Anti-Cruelty Society have decided, on account of the great increase in the work of Superintendent Dean, to place in the office two investigators, whose duty it shall be to investi gate all complaints in their district and re-port to Mr. Dean, who will prosecute if RAILROADED THROUGH.

Select Council Passes Some Ordina Which Are Rendy for Indorsement by Common Connell on Friday-No Time Wasted in the Way of Doing It.

1890.

A special meeting of Select Council was called yesterday afternoon for the consideration of new or unfinished business. The Committee on Corporations had met early in the afternoon and recommended several street railway ordinances, which were taken up first in order.

A. C. Robertson, of the Thirty-fifth ward, presented an ordinance granting to Larimer and Lincoln Street Railway Company the right to use certain streets and highways. and moved that the rules be suspended and the ordinance be put upon first, second and third readings and final passage.

Before the motion was adopted Mr. Keating objected on the ground that the right of way had already been granted over these streets.

The ordinance was defeated by a vote of 22 noes to 2 ayes, Messrs. Doyle and Robertson voting in the affirmative. Mr. Robertson next presented an ordinance granting certain rights to the Ells-

worth Street Railway Company. Mr. Warmcastle moved to take up two other street railway ordinances in connection with this one and act upon all at once, to save time. The call of the roll on the ordinance resulted in a vote of 22 noes to 1 aye, Mr. Robertson voting affirmatively.

The ordinances granting to the Kegley
Avenue and Roup Street Railway Company and the Central Transit Railway Company were then taken up separately and disposed of, the vote on the former being 22 noes to aye, and on the latter 25 noes to 1 aye, Mr. Robertson voting affirmatively each time.

An ordinance granting to the Pittsburg and Birmingham Traction Company the right to enter upon and occupy certain streets, to lease the property and franchises of certain passenger and street railway companies and to construct and operate, by means of electricity or otherwise, passenger and street railways, was then taken up and

and street anways, was men taken up and adopted by a vote of 24 ayes to 1 no, Mr. Braun voting in the negative.

Section 1 of this ordinance provides that the Pittsburg and Birmingham Tracthat the Pittsburg and Birmingnam Trac-tion Company shall have the right to use and occupy all streets upon which the Pitts-burg and Birmingham Passenger Railway Company, the Southside Passenger Railway Company or the Pittsburg and Ormsby Passenger Railway Company now operate. They shall have the right to construct and They shall have the right to construct and maintain a system of cables or electrical apparatus, with the necessary conduits or overhead wires, for motive power, and to change its system when desired. Section 2 gives the company the right to lease the property or franchises of the passenger railway companies mentioned or to railway companies mentioned or to contract with them for a supply of power. The third section allows the company to contract with other companies for a supply of power, and Section 4 binds the company to the general ordinance relating to street railways

for the public safety and convenience. Section 5 binds the company to expend in good faith, when its tracks are relaid and good faith, when its tracks are relaid and within two years from the date of the passage of the ordinance, not less than \$12,500 per mile in paving with block stone each mile of single track of the street rail-ways mentioned in the ordinance. Section 6 authorizes the Public Works Department to employ persons to supervise the work of construction of the railway at the company's expense, and relieves the city of damages to persons or property by any accident that may occur during the progress of the work. Before adjourning Select Council ap-proved the contracts made by the Department of Awards and adopted a resolution to pay several small sums to city employes

#### due from last year, but unpaid on according the deficiency in city finances. WITHDREW THE SUIT.

The Darney Case Against the Metropolita Insurance Company Amicably Settled. Shortly before the hour fixed yesterday for a hearing before Alderman Burns in the civil action brought against the managers of the local office of the Metropolitan Life Insurance Company by James and Annie Durney, the prosecutors appeared and withdrew the suit, stating that an amicable settlemen recover certain small sums of money alleged to have been paid to the sub-agents of the insurance company, the same being collected from the plaintiffs with fraudulent

#### interest. A HOODOOED RAILROAD CREW

Injured Yesterday. The crews of the yard engine at Thirtieth street, Southside, were particularly unfortunate yesterday. William Troutman, of the day gang, while working on the roof of one of the freight cars, fell off and was severely injured internally and about the lower limbs, and a brakeman of the night crew, whose name could not be learned, had his hand terribly crushed last night. The men were both conveyed to the West

Penn Hospital.

A Kansas Man's Statement. I bought a 50-cent bottle of Chamberlain's Pain Balm and applied it to my limbs, that had been afflicted with rheumatism at intervals for one year. At the time I bought the Pain Baim I was unable to walk. truthfully say, "that Pain Balm has com-pletely cured me." R. H. Farr, Holywood, Kansas.—Fifty cent bottles for sale by: E. G. Stucky, 1701 and 2401 Penn ave., E G. Stucky & Co., cor. Wylie ave, and Ful ton st.; Markell Bros., cor. Penn and Faulk-ston aves.; Theo. E. Ihrig, 3610 Fifth ave.; Carl Hartwig, 4016 Butler st.; John C. Smith, cor. Penn eve. and Main st., Pittsburg, and in Allegheny by E. E. Heck, 72 and 194 Federal st.; Thomas R. Morris, cor,

Hanover and Preble aves.; F. H. Eggers, 172 Ohio st., and F. H. Eggers & Son, 299 Ohio st. and 11 Smithfield st. WSu Attend the Great Sale of Dress Goods. Manufacturer's loss, not ours. Come early, get the choice.
KNABLE & SHUSTER, 35 Fifth ave.

Boys' Kilt Suits & Overconts at Half Cost Beautiful goods and well made. Aages 21/4 to 6. Don't miss them. A. G. CAMPBELL & Sons, 710 Penn ave., 27 Fifth ave. after April 1.

Confirmation Presents. Our stock of watches, chains, rings, pins and earrings is well selected and very complete, and our prices are 20 per cent less than elsewhere for strictly first-class goods, at Hauch's jewelry store, No. 295 Fifth ave. Established 1853. WFS

BROADCLOTHS, all wool, 45 inches wide,

only 3714 cents. KNABLE & SHUSTER, 35 Fifth ave. Congress Now in Session. Take the excursion to-morrow, March 20, to Washington City, via Baltimore and Ohio Railroad; rate, \$9 the round trip; good

The Cartain and Upholstery Departments Will help you brighten your homes at little cost—curtains and hangings, furniture cover ings, etc., etc. Jos. Honne & Co.'s Penn Avenue Stores.

A LIFE-SIZE crayon and one dozen cab-

to visit Baltimore.

inet photos can be had together for \$6 only at Society Gallery, 35 Fifth ave. Use elevator. Challies! Challies! Almost all fast colors, 6 cents, 6 cents, 6 cents. KNABLE & SHUSTER, 35 Fifth ave.

BROADCLOTHS, all wool, 45 inches wide, only 37% cents.

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UMBRELLAS and canes, gold and silver mounted, very cheap at Hauch's, No. 295

GETTING INTO SHAPE,

A Superintendent and an Engineer Chosen for Carnegie Hall.

NOT A PROTRACTED CONTEST.

Messrs. Waddington and Fisher Get There With Little Trouble.

THE G. A. R. COMES UP WITH ITS \$100 There may be annoying delays as to the

Free Library management in Allegheny, but the City Property Committee is moving right along with the matter of getting the entire building in shape for public occupancy. The superintendent and engineer were chosen by the committee last evening, in the persons of Benjamin Waddington and George Fisher, respectively. There was a big lobby of friends of the

several candidates, it being evident that the matter was one of public interest. Chairman Ammon called the committee to order, and Clerk Dilworth handed in a formidablelooking package of applications, duly indorsed, for the several positions. There were expressions of dismay when it was proposed that all the applications be read, but Mr. Edwin Lare came to the rescue with a motion that the choice of superintendent and engineer be immediately proceeded with, and that petitions for the positions be referred to a sub-committee of five, with power to designate to the full committee such other employes as might be necessary.

WADING THROUGH REAMS. Mr. Dahlinger then moved that the petitions for superintendent and engineer be read. Mr. Lare was selected to do the reading, and he waded patiently through reams of foolscap interlarded with high-flown allusions to the committee and the great responsibilities so anxiously desired to be assumed.

Benjamin Waddington's petition for su-Benjamin Waddington's petition for su-perintendent was a very strong one, and was well backed by responsible names. William Bentley also made a good showing in the matter of recommendations. A Mr. Angell —the same who wrote to Mayor Pearson asking for the position by virtue of residing on Jackson street—blew his own trumpet to the extent of at least a column of self-landa-tory trustrate. Then Clerk Dilwayth called tory typewrite. Then Clerk Dilworth called the roll, and Mr. Waddington received 14 votes, Mr. Bentley 1 and Mr. Angell none. Mr. Waddington was declared elected. Mr. Angell's petition stated that he was an out-and-out Republiaan, but it did not seem to count.

There were three names voted upon for engineer, a position the salary of which is not fixed as yet. George Fisher received 14 votes to Mr. Michael's 1, and was declared

THE CHOSEN CALLED FOR. Messrs. Waddington and Fisher were called before the committee and asker how soon they could take charge of the building, there being concerts on Thursday and Friday nights. They wanted time to arrange their business, and Mr. Dahlinger suggested that the employes now there be requested to remain until April 1. Mr. Hunter feared that the result of the election might cause the hold-over employes to levant. Finally, the sub-committee on renting the hall was charged with the duty of retaining the old employes long enough

to instruct the new men.

Mr. Waddington is an ex-member of Councils from the Second ward, and is 60 years of age. He has lived 40 years in the ward, and is now entering his 39th year of service in the Fort Wayne shop as foreman of the running-gear department. He is of pleasing appearance, and is said to be a nost careful and conservative citizen. His duties will be to take charge of the entire building and direct all the minor employes. George Fisher is now in the employ of the Airbrake Works, and is credited with being a very capable man. He became a candidate for the position through not desiring to

move to Wilmerding. AN ECONOMICAL MEASURE.

Mr. Edwin Lare's resolution providing that hereafter no bills of any nature could be considered in committee without first being probated by the City Controller, was read to the committee, having passed both branches of Council. Some desultory com-ment brought to light the fact that a large saving might be reasonably expected by reason of the operation of the resolution. The application of the Allegheny Musical lociety for the use of the small lecture room

for rehearsal purposes, and a similar request from the Handel and Hayda Society, was laid over in the belief that the committee and no right to give the privilege. Hon. Morrison Foster's resolution in ra gard to the choice of a thoroughly equipped librarian for the Free Library, as passed by

the Chamber of Commerce, was read and placed on file. The G. A. R. came forward and offered to pay \$100 for the hall, inasmuch as it could not be had for nothing. A number of other applications were considered in the sub-

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styles are beautiful and interesting.

Lack of Appetite, Constipation, all indicate that you need a few doses Dr. McLane's Celebrated

LIVER PILLS. They strengthen the weak and purify the BLOOD.

They are prepared from the purest

materials and put up with the great-FLEMING BROS.,

Be sure you get the genuine. Count-COUGHS, SORE THROAT

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The highest medical authorities of the world prescribe and recommend the SODEN MIN ERAL PASTILLES for diseases of the throat chest and lungs, and also for consumption. "The Soden Mineral Pastilles and Waters proved quite as useful as you claimed in the case for which I employed them, one of gastricatarth."

WM. F. WAUGH,

catarrh." WM. F. WAUGH, Professor of the Medico-Chirurgical College "I used the Soden Mineral Pastilles with ex-cellent results. Cheerfully recommend them for all throat troubles." I. R. CLAUSEN, M.D. Supervising Physician at Philadelphia. At all druggists at 25c and 50c a box.

Pamphiers gratis on application.

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Clear Havana \$7 00 per hundred.
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Fancy Grocers, cor. Liberty and Ninth ats.

CUBAN HAND MADE.
The best cigar for the money.
\$4.50 per hundred.
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Fancy Grovers, cor, Liberty and Ninth at

SETTLED ALL DIFFICULTIES.

Compromise Reached by the Day Nursery Managers and Sterrett Union-It Takes \$1,000 to Heal the Differences-All-Done for Harmony.

The little building occupied by the Allegheny Day Nursery, on North avenue, was the scene of a long continued and heated debate yesterday atternoon, the result of which was that the difficulties existing between the Sterrett Union and the Board of Managers of the Allegheny Day Nursery were settled by the conference of the two committees which had been anpointed at a meeting of the board on Monday. Mrs. Samuel Sloan, Mrs. James Arthurs and Miss Mary Stevenson represented the Sterrett Union, and Mrs. U. W. Stevenson, Mrs. G. B. Hill and Mrs. Charles Kieler the board, at the confer-

The proposition which had been submitted from the Sterrett Union to the board on Monday, offering the board \$500, and that the separation should take place April 1, was considered at length. An adjustment of the difficulties were at last brought about by a compromise in regard to the money consideration.

The committee representing the board asked for \$1,000 in place of \$500, and the request was granted on condition that all the property of the nursery, and the nursery itself, be given up to the union. The committees then adjourned and reported to the Sterrett Union the action which had been taken. The members of the union accepted the conditions, but held that it was done only for the sake of harmony and friendship, and that everything they did for the board was a concession in the spirit of peace, and not in the belief that the board was entitled to it, as the constitution of the Day Nursery shows that the Board of Managers is responsible to Sterrett Union for all reports, and must be guided by instructions

and a committee will be appointed to select a site for an independent nursery.

BEECHAM'S Pills cure bilious and nervous ills PEARS' Soap secures a beautiful complexion

JOS. HORNE & CO.'S

PENN AVE. STORES.

PITTSBURG, Wednesday, March 19, 1890,

MORE THAN

FOUR HUNDRED (400) IMPORTED ROBES.

Of French, German and English muke including in material every new and desirable weave in favor for spring and summer wear. The colorings, of course, range through the whole scale of shades suitable for these seasons, The completeness of the assortment of these Robes or Dress Patterns makes it a very easy task for every one to be

and elegant in the extreme, yet other styles at \$12 50, \$15, \$20 or \$25 are proportionately - we had almost said equally-effective. The variety of this stock of Robes is so large that it seems an almost impossi-

suited as regards price. While some of

ble undertaking to attempt any detailed and separate description. We shall only Ombre Stripes and Small Checks combined with brocaded and interwoven

Find Cashmeres and Serges with trim ming of embroidery in lace patterns of contrasting colors. Nun's Veilings with raised embroidery

in odd designs and figures.

Open Mesh Etamines, Grenadines and Fish Nets, with draperies in embroidery, in Stripe Satins and in woven colorings and new Tapestry designs. The Embroidered Swiss Flounce Patterns on Grenadine grounds are especi-

afternoon costumes. In the costumes with embroidered Skirts and Panels there is an endless variety, from \$20 to \$35, and in the finer to the extremely fine specimens the prices jump accordingly.

ally novel and desirable for summer

costumes we show a very large and varied collection of entirely new colorings, in plain, bourette, plaid and striped effects in imported English Cheviots. Also a very fine grade of French Camel's Hair Suitings for the same

purposes.

A large assortment of very handsome effects in best makes of English Tailor Suitings in neat checks and hairline stripes in smooth surface goods for traveling and street costumes. The ever popular Broadcloths, in

finest qualities only, are shown here in

an assortment of spring colorings that is hard to equal. It is a well-known fact that we sell the finest Broadcloths at closer prices than any house in the country.

We also have single and separate patterns in fine imported Woolens, in light and medium weights, suitable for ordinary everyday wear, at home or abroad, in stripes, invisible plaids, small cheeks and a large variety of other new effects.

Taken all in all, in the way of novelty Dress Goods alone, to say nothing of our regular staple lines of Dress Goods and Suitings, the stock we now show undoubtedly surpasses any one collection in this country to-day, and any one who appreciates the satisfaction of having the best that is made, and the latest styles, will make a mistake if they purchase before they have seen this

Our prices are as low as the lowest when you take into consideration quality and style.

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from the union. The board will call a special meeting soon,