SECOND PART.

HE LOST HIS TEMPER.

The Most Sensational Scene of Five

Weeks in the License Court.

ATTORNEY CALDWELL GETS ANGRY

And Bitterly Attacks Judge Ewing, but Re-

pents and Apologizes.

ANOTHER DAY WITH THE BOROUGHS

The most exciting event in the course of

the License Court's sessions of five weeks

occurred yesterday afternoon, when Attor-

ney James M. Caldwell made a bitter

attack on Judge Ewing, boldly accusing

the Court of injustice. He was placed

technically under arrest, but was forgiven

and dismissed when he afterward made an

The applicants from the townships of

Collier, Forward, Hampton, Harmar, Har-

rison, Indiana, Lower St. Clair and Miffl in

Judge Magee appeared alone in License

Court yesterday morning. Judge Ewing

DEUNKENNESS WITHOUT SALOONS.

Attorney Douglas, for Bauch, filed a state-

ment by citizens that drunkenness at Hulton had increased since the saloon was closed. H. A. Lee, of Hulton, testified that he thought a licensed house was needed

there. He believed that drunkenness and

there. He believed that drunkenness and debauchery had increased about the piente ground. Judge Ewing came in while Bauch was up. He said that the Green-wood House had become so had that no good man could conduct it properly. Sharpsburg presented 18 applicants: John Altmeyer, North Main and Clay streets; Peter Bohr, Thirteenth street; Andrew A. Bragg, No. 303 South Main street; Alois Berner, North Main street; Valenting Berner,

Berner, North Main street; Valentine Berner, No. 814 Main street; Joseph Eshman, No. 702 Main street; John Joyce, No. 505 North Main street; Magdalena Millheizer, No. 36

Bridge street; Thomas J. Murphy, Tenth and Clay streets; Patrick McBride, No. 16

Bridge street; Andrew Noc, No. 914 Main street; Charles O'Donnell, No. 800 Main

will be heard to-day. Fifty cases were

humble apology.

passed yesterday.

lute perjury."

THE PITTSBURG DISPATCH.

PITTSBURG, FRIDAY, APRIL 18, 1890

A CONFERENCE ASKED

The Councils Library Committee Re-

"I feel very much ashamed of myself," continued Mr. Caldwell. "I would not have blamed Your Honor if you had sent me to jail. I was excited. Last evening I went down to Chartiers and found them all cry-

The Acceptance Ordinance Under Consid-

"I will say," remarked Judge Ewing, "I will say," remarked Judge Ewing, "that I was possibly a little glum. But on the evening after the hearing we marked that case to be granted, which you, of course, did not know." Mr. Caldwell turned to the press table, raving: "I want to say to the reporters here saying: "I want to say to the reporters here that I have known Judge Ewing long and

never knew him to do an injustice. "Nothing more need be said about the case," said Judge Ewing, and Mr. Caldwell

Honor, "he said, "I wish you would give me

an op ortunity to apologize. I feel dread-

ASHAMED OF HIMSELF.

case," said Judge Ewing, and Mr. Caldwell retired with tears in his eyes. The Court heard, in short order, the last 11 applicants from Sharpsburg. Murphy has been a beer wagon driver for Z. Wain-wright & Co. O'Donnell and Walser have the two houses now licensed. Reddin-ger has been for 14 months on the Sharps-burg police force. Elitter is a farmer from O'Hara township, who has bought the Union House. Union House.

In Spring Garden borough there are four applicants: Henry Bucher, Amalia Fischer, George Oesterle, now licensed, and Charles Schriner. All are on the Spring Garden road.

was still ill and did not come in until 11:20 Attorney Yost appeared to oppose the ap-A. M. The five unfinished cases in the Attorney Yost appeared to oppose the ap-plicants for Verona, Henry Berg, George Hahn and Daniel Ritter. Judge Ewing said that, at some time before May 1, he would hear argument by the attorneys on the question whether or not Verona is a pro-thibitory district. Berg, who was refused license in April, 1888, closed his hotel five Third ward of McKeesport were first disposed of: John McCarthy, Andrew M. Nicholson, Dennis Nill, Benjamin F. Reese and George Wasmuth. McCarthy is a hammerman, son of a saloon keeper. Nicholson is young in years but old in the months later. Messrs. Crookston and George H. Moore, of Verona, testified in Berg's favor. Habn has been attending bar for John Farmerie, in the Ninth ward. Ritter has been keeping a boarding house in Verona bar business. Nill told the Court that under the old law he was too honest to make much money. Reese works in the National rolling mill and never stood behind a bar. Wasmuth was a puddler until he lost his right hand, and now is a weighmaster. Verona. AS TO VERONA'S DRYNESS.

right hand, and now is a weighmaster. A. W. E. Bauch is the only applicant for Oakmont borough. He lives in the Sixth ward, and is a real estate dealer. His place is at Hulton station, and was formerly the Greenwood House. Mr. Yost represented the Allegheny Valley Bailroad, which wants no saloon near its picnic ground. Henry Elkin kept the place in 1888. His license was revoked, Bauch said, "on abso-late periory." John R. Cribbs, of Verona, testified that the present borough of Verona, as marked out March 4, 1889, was originally included

entirely in Penn township prior to 1871. That part of the old borough of Verona cut out of Plum township in 1871 is now the out of Fluin township in 1811 is now the borough of Oakmont. The two applicants from West Liberty borough, Benedict Bandi and William Hass, are both on the old Washington road,

about a mile apart. Bandi is at present keeping the only licensed tavern in the boy ouch. The Court then proceeded to hear Bald-

win township, from which there are 12 apwin townsnip, from which there are 12 ap-plicants: August Ahlborn, at Spiketown; William Franev, on the River road; J. W. Ostermaier, "Windsor Hotel," on the Brownsville road; John Plappert, on the Sawmill run road; Charles Reiche, at Blossomville; Peter Slicker, William Schaub, Peter Trost, Peter Threnhauser, Gotlieb Voetsch and Bernhard Wolff, all on the Brownsville road, and William Young, at Castle Shannon.

at Castle Shannon. Franey is now licensed. His bar busi-Francy is now licensed. His bar busi-ness has not run over \$10 a day. Ostermaier is also licensed. When Reiche was called Judge Ewing said: "Now you've got ahead of my geography. Blossomville may be an appropriate place for a saloon, but I don't know where it is." Reiche explained that Bridge street; Andrew Noe, No. 914 Main street; Charles O'Donnell, No. 800 Main street; C. Pilgram, No. 311 South Main street; John W. Reddinger, No. 1303 Main street; John Schmidtchen, No. 1010 North Canal street; Henry Stein, Main and Tenth streets, and Louis Walser, No. 313 South Main astreet. 'Squire Robinson testified in favor of Altmeyer, of the Horseman's Home. Bragg used to attend bar for a brother. The last man heard before dinner furnished the most he was on the river road about three miles

"That is all that is necessary," said Judge Ewing, with a kindly smile upon his face. quests Mr. Carnegie by Wire TO HELP IT OUT OF A SNARL.

> eration Yesterday. WORK OF THE NEW PARK COMMITTEE

The only two committees of Councils whose work may be classified as ornamental as well as useful organized yesterday. They were the Parks and Library Committees, both new factors in the city government. The Park Committee organized by electing R. B. Carnahan chairman, who made an address showing the progress and importance of the park projects and ascribing their existence to the efforts of E. M. Bigelow, Chief of the Department of Public Works, who was present at the meeting. Mr. Bigelow invited the committee to visit

the park in a body in the near future and promised the members lots of enjoyment both in perspective and prospective. He added that as the start had been made on the soological collection now was the time to subscribe. He had in hand a bear and a fox, but they were a poor starter for a fox farm or a zoological garden. He declined the offers of white mice and rabbits, but thought squirrels would be or-

namental and amusing and would be pleased to have several different kinds donated. The committee then adjourned to meet on call of the Chang The Library Committee, which is nearly identical in membership, was then called to order by City Clerk Booth, and elected John S. Lambie Chairman. The time for

holding committee meetings was left to the discretion of the Chair. THAT ORDINANCE COMES UP.

The ordinance amending the ordinance acepting the library gift from Mr. Carnegie, by which it is provided that the citizen members of the committee fill vacancies in their number and the Councilmen to do the

their number and the Councilmen to do the same, was then presented for action. Kirk G. Bigham, Councilman of the Thirty-second ward, said he thought a con-ference between Mr. Carnegie and the com-mittee would be in order, and moved that consideration of the amendment be post-poned until after auch conference should take place. He also suggested that the Chairman should correspond with Mr. Car-

Chairman should correspond with Mr. Car-negie to find when it would be cohvenient for him to meet the committee. Mr. Keating approved of Mr. Bigham's proposition. He felt that he expressed the sentiments of the whole committee when he said that Councils should go slow and begin this work properly. The jarring that had taken place over the library question showed that a proper beginning had not yet been made. While he would hesitate to

express his unreserved opinion of the mat-ter now, he felt that the ordinances and all other matters in connection with the library project should be arranged so that it would meet with the unanimous approbation of Councils. He hoped action would be postponed on the ordinance for a short time at least.

SHOULD BE VERY SHORT.

Mr. Carnahan thought the postponement should be as short as possible. There seemed to be a difference of opinion about the or-dinance already adopted, but he believed that a great many statements had been made that were false, or at least exaggerated, and

NO MORE MARRIED ARE THEY. The People's Store. Our spring stock of ladies' muslin under-wear, in all the effects of hemstitching, tuck and hemstitch, lace trimming, insert-Several Couples Separated by Means of the Divorce Court.

tuck and hemstitch, lace trimming, insert-ings and plain hems; chemises, night gowns, skirts, pantaletts, corest covers, dressing gowns, all custom made, proper shapes, best workmanship, neatly and perfectly gotten up and prices the lowest. Chemises, 25c, 35c, 50c, 62c, 75c, 87c, \$1. Night gowns, 50c upward. This line is worthy of your attention. CAMPBELL & DICK. A divorce was granted yesterday in the case of Anton Glatz against Maria Glatz. The testimony showed that in 1886 Glatz married his housekeeper, who had lived with him three or four months. He knew her as Maria Walter, and she told him her first husband was dead. They lived together as man and wife for about nine or ten months,

Sateens. Sateens.

111% ets. a yd.

Good and Cheap.

OFFICIAL-PITTSBURG.

Mrs. Agnes Spieler, the wife of Max Spieler, of Allegheny. She had been Spieler's wife for over 20 years when she left home, and, meeting Glatz, married him. When she left Glatz she returned to Spieler, with whom SEE our special drives in underwear at \$1, \$1 50, \$2 per suit. You will find them better values than ever at Chas. Pfeifer's, 443 Smithfield and 100 Federal st., Alle-

she has been living ever since. Spieler is in the employ of the Allegheny Street Depart-ment, and is over 60 years of age. Mrs. Spieler and Glatz are each over 50 years gheny. of age. Divorces were also granted yesterday in Men's working shoes, in all styles, solid leather, at \$1 and \$1 25 per pair, at G. D. Simen's, 78 Ohio street, Allegheny. MF the cases of Nancy M. Downing against Samuel A. Downing for desertion, and Mar-

garet J. Taylor against Henry J. Taylor for cruelty and abuse.

when she left him. He subsequently learned,

and witnesses testified, that his wife was

OVER \$1,000 FOR TWO EYES.

The Verdict That Was Rendered in David Humphreys Suit.

In the suit of David Humphreys against the National Beneficial Association, to recover on an insurance policy tor the loss of his sight, f verdict was given yesterday, in favor of the plaintiff, for \$1,056. The verdict is subject to the opinion of the Court on the question of law reserved.

To-Day's Trial Lists.

Common Pleas No. 1-Alshouse vs Creelman et al; Jutties & Co. vs Kann & Co.; Scanlon vs Denniston; Munroe & Co. vs Carnegie Bros. & Co.; McGuiness et al vs Pantall; Elder vs

Co.; McGuiness et al vs Pantali; Elder vs Verona borough; Dicken vs Meenan; Witte-mann Bros, vs Smith et al; Robinson, Rea & Co. vs Blake & Co.; McFarland vs McKee. Common Pleas No. 2--Novelty Manufactur-ing Company vs Lean & Blair; Scott vs Pat-ton; Mullen vs Roman; Powers vs Cox; McFall, Hetzel & Co. vs McKeesport and Youghto-gheny Ice Company; Marshall vs Roll et ux; Keller vs Edgar; McTiernan et ux vs Collins et ux; McGregor et ux vs Equitable Gas Com-pany; Kraus vs Kreps; Penman vs Henderson.

Notes From the Courts.

Flaccus for damages for the loss of an arm torn off by a belt wheel, is on trial before Judge Stowe. THE suit of Albert Kaiser against Charles L.

THE suit of Catharine Fulmer against Mc Keesport borough for damages for injury to property resulting from the grading of a street, is still on trial before Judge Collier.

THE suit of William and Mary Jane Boyd against the Pittsburg Natural Gas Company for damages for a right of way taken through the plaintiffs' property, is on trial before Judge White.

THE hearing in the Ford Plate Glass Company case was continued yesterday before Commissioner Gamble. The examination of Mr. J. F. Scott, ex-treasurer of the company, was completed by Attorneys D. T. Watson and Sol Schoyer, when an adjournment was had until to-motrow morning.

LATE NEWS IN BRIEF.

-At St. Louis rats bit Mrs. E. L. Carter and child while they were asleep.

-German steamship Martha stranded at Vera Cruz. Vessel and cargo total loss. -Verdict of not guilty in McGregor case at Warrenton, Ga. Jury out five days.

-McKee City, N. J., in danger from forest fires. Entire population fighting flames.

-Captain Couch, original Oklahoma boomer, shot a few days ago; not expected to live. -Body of the murdered Danish clerk Myers will be sent back to Copenhagen in the cask.

-The Chicago and Yorktown, of the Ameri-can squadron of evolution, has arrived at Malta.

OFFICIAL-PITTSBURG.

[No. 382]. A ORDINANCE-ESTABLISHING THE grade of Edwards alley, from South Twenty-seventh street to a point 463.23 feet

Twenty-seventh street to a point 463.23 feet east. Section 1—Be it ordained and enacted by the oity of Pittsburg. in Select and Common Coun-cils assembled, and it is hereby ordained and enacted by the authority of the same. That the grade of the north curb of Edwards alley, from South Twenty-seventh street to a point 463.23 feet east, be and the same is hereby established as follows, viz: Beginning at the rate of 4.2 feet of South Twenty-seventh street at an elevation of 76.4 feet; thence rising at the rate of 4.2 feet per 100 feet for a distance of 232.73 feet to a point at an elevation of 87.01 feet; thence rising at the rate of 6.5 feet per 100 feet for a distance of 210.5 feet to a point at an elevation of 100.7 feet.

200 pes of fine sateens, were sold at 18 and 20 ets., will be opened on Saturday at

KNABLE & SHUSTEB, 35 Fifth ave.

feet. Section 2-That any ordinance or part of ordinance conflicting with the provisions of this ordinance be and the same is hereby re-pealed so far as the same affects this ordi-nance. Ordained and enacted into a law in Connells this 31st day of March A D 1860

Ordained and enacted into a law in Councils this 31st day of March, A. D. 1890. H. P. FORD, President of Select Council. Attest: GEO. SHEPPARD, Clerk of Select Council, G. L. HOLLIDAY, President of Counton Council. Attest: GEO. BOOTH, Clerk of Common Council. Mayor's office, April 3, 1890. Approved: WM. MCCALLIN, Mayor. Attest: ROBT. OSTERMAIER, Asst. Mayor's Clerk. Recorded in Ordinance Book, vol. 7, page 293, 12th day of April, A. D. 1890.

OFFICIAL-PITTSBURG. [No. 367.] A ORDINANCE-AUTHORIZING THE sheet to Allegheny sized. Section 1-Be it ordained and enacted by the city of Pittsburg, in Select and Common Coun-cits assembled, and it is hereby ordained and enacted by the authorizy of the same. That the Chief of the Department of Public Works be and he as hereby authorized and directed to cause to be surveyed and opened within 60 days from the date of the passage of this ordinance, Gloster street, from Renova street to Alleghe-ny street, at a width of 30 feet, in accordance with a plan on file in the Department of Public Works, known as Hazelwood plan of streets, approved March 27, 1871. The damages caused thereby and the benefits to pay the same to be assessed and collected in accord-ance with the provisions of an act of Assembly of the Commonwealth of Pennsylvania, en-titled: "An act relating to streets and severs in cities of the second class." approved the 16th chy of May, A. D. 1880. Bettion 2-That any ordinance or part of ordi-mance conflicting with the provisions of this ordinance be and the same is hereby repealed, so far as the same affects this ordinance. The FORD, President of Select Council. Attest: GEO. SHEPPARD, Clerk of Select Council. G. L. HOLLIDAY, President of Common Council. Attest: GEO. BOOTH, Clerk of Common Council. MAICR, Asst. Mayor's Clerk. MAICR, Asst. Mayor's Clerk. The Activity of Antest. MOB. OSTER. MAICR Asst. Mayor's Clerk. The Activity of Antest. MAICR Asst. Mayor's Clerk. MAICR Asst. Mayor's Clerk. The Activity of Antest. MAICR ASST. MAYOR'S CLERK. MAICR AS

relating to streets and sewers in cities of the second class," approved the 16th day of May, A. D. 1880. Section 2.-That any ordinance or part of ordi-INo. 39.1 A GRDINANCE-ESTABLISHING THE A grade of Poe alley, from Fifty-second street to McCandless street. Section 1-Be it ordained and enacted by the city of Pittaburg, in Select and Common Coun-cids assembled, and it is hereby ordained and enacted by the authority of the same. That the grade of the center line of Poe alley, from Fifty-second street to McCandless street, be and the same is hereby established as follows, viz. Beginning at the east curb line of Fifty-second street at an elevation of 159.77 feet; thence rising at the rate of 323 feet per 100 feet for a distance of 205 feet to a P. C. at an eleva-tion of 167.83 feet; thence by a convex parabolic curve for a distance of 50 feet to a P. T. at an elevation of 168.62 feet; thence of 158.31 feet to a point at an elevation of 167.43 feet; thence falling at the rate of 238 feet per 100 feet for a distance of 64.62 feet to the west curb hence of McCandless street at an elevation of 165.89 feet. Section 2-That any ordinance or part of ordi-nance conflicting with the provisions of this ordinance be and the same is hereby repealed

[No. 392.] N ORDINANCE-ESTABLISHING THE

ordinance be and the same is hereby repealed so far as the same affects this ordinance. Ordined and enacted into a law in Councils this 31st day of March, A. D. 1890. H. P. FORD. President of Select Council. Attest: GEO. SHEPPARD. Clerk of Select Council. G. L. HOLLIDAY. President of Common Council. Attest: GEO. BOOTH, Clerk of Common Council. Mayor's office. April 3, 1890. Approved: W.M. McCALLIN. Mayor. Attest: ROBT. OSTERMAIER, Assistant Mayor's Clerk. Recorded in Ordinance Book, vol. 7, page 401, 14th day of April, A. D. 1890.

OFFICIAL_PITTSBURG.

PAGES 9 TO 12.

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International and infinite spont, page state [No. 309.] A ORDINANCE-AUTHORIZING THE dock street to Dunfermiline street, from Brad-dock street to Dunfermiline street. Section 1-Be is ordained and enacted by the eity of Pittsburg, in Select and Common Coun-eits assembled, and it is hereby ordained and enacted by the authority of the same. That the Chief of the Department of Public Works ne and he is hereby authorized and directed to cause to be surveyed and opened within 60 days from the date of the passage of this ordinance. Reynolds street, from Braddock street to Dun-fermiline street, at a with of 60 feet, in ac-cordance with an ordinance locating the same, approved July 3, 1883. The damages caused thereby and the benefits to pay the same to be samessed and collected in accordance with the provisions of an act of Assembly of the Com-nonwealth of Pennsylvania entitled "An act relating to streets and severs in cities of the second class," approved the 16th day of May, D. 1889. Section 2-That any ordinance or part of othis ordinance be and the same is horeby papealed so far as the same affects this ordi-nance. Mained and enacted into a law in Councils its 31st day of March, A. D. 1896. H. P. YORD, President of Select Council, Attest: GEO. SHEPPARD, Clerk of Select Council. G. L. HULLIDAY, President of counce Council. Attest: GEO. BOOTH, Cerk of Common Council. Myor's office, April 3, 1890. Approved: WM. McCALLIN, Mayor. Attest: ROBERT OSTERMALER, Assistant Mayor's Clerk. The Approxed for a street and seven. The Approxed seven and the same. Mode April, A. D. 1890. May of April, A. D. 1890. [No. 364]

No. 364.] A ORDINANCE-AUTHORIZING THE street to Matilda street. Section 1-Be it ordained and enacted by the

Section 1—Be it ordained and enacted by the city of Pitraburg in Select and Common Coun-cils assembled, and it is hereby ordained and enacted by the authority of the same. That the Chief of the Department of Public Works be, and is hereby authorized and directed to cause to be surveyed and opened within 60 days from the date of the passage of this ordinance. Cy-press street, from Edmond street to Matilda street, at a width of 40 feet, in accordance with Ray & Hoevefler's plan, recorded in Recorder's office of Allegheny county, in Plan Book volume 3, pages 73 and 79. The damages caused there-by and the benefits to pay the same to be as-sessed and collected in accordance with the provisions of an act of Assembly of the Com-monwealth of Pennsylvanis entitled. "An act relating to streets and sewers in cities of the second class" approved the light days of Max

man heard before dinner furnished the most interesting tale. He rents a hall to the Sharpsburg Social Club, which appears to be a drinking organization, and he buys and furnishes the liquor for them.

A SENSATIONAL SCENT.

After dinner W. D. Chisholm, who failed to appear as a winces in the case of Luke Lynch, of McKeesport, was brought into court in the custody of an officer, and was fined \$5 and costs for contempt of court. He seemed to be pleased to escape so easily from being compelled to testify. Then oc curred the most sensational episode of this term of court. It cleared the dull atmosphere like sheet lightning and roused the sleepy lawyers and spectators, who have

been in a doze the greater part of the time during the past two weeks. Attorney J. M. Campbell stepped to the desk with a paper in his hand, saying that he desired to file a petition in the case of Mrs. Eliza Adams, of Chartiers, who was heard last Monday. Mr. Adams, who was licensed by Judge White, died on April 10, leaving his wife with a large family. "That case has been heard," said Judge

Ewing. Mr. Campbell was not to be snapped off, but he raised his voice, and, holding up the paper, said: "Your Honor said that if Mr. Bedell came in and said that this house was a good one, you would hear him." "And he is not here," said Judge Ewing.

"But he is ready to come in," insisted Mr. When this case was heard you Caldwell. said that it was a rough house, and I have here a statement from reputable citizens that it has been orderly and well conducted." "The case has been disposed of," said the Judge.

DEMANDED A CORRECTION.

"An injustice has been done this woman, persisted the little attorney, who was grow-ing very red in the face. "You said that her place was a disorderly one, and it is not true. I demand that the correction be made" made."

Judge Ewing's face was beginning to grow red also. His eyes snapped, but he only said, "You may file that." This did not suit Mr. Caldwell. He

jerked off his eye-glasses and shook them at the court, crying: "Your Honor, you can-not produce one scintilla of proof that that was a disorderly house. Can you show one

particle of proof?" "I will not hear the case further," said Judge Ewing, losing all patience. "It has

been heard." "I demand justice," cried Mr. Caldwell, standing on his toes, and throwing the peti-tion over on Judge Ewing's desk. "I de-mand that you shall consider that. If you will not hear it the whole public shall hear it. In the name of the God of the widow and the intherles

As Mr. Caldwell was concluding these words he stepped back to his chair. Judge Ewing's face was a study, alternately pale and flushed. In a slow and low tone, eminous with suppressed emotion, he said: "Mr. Caldwell! Mr. Caldwell! you forget where you are."

"I do not lorget, your honor. I will not endure injustice. It you do not hear this case you will regret it."

PLACED UNDER ARREST. "You will consider yourself under arrest," said the Judge. "The Sheriff will take charge of Mr. Caldwell."

"That's all right," said the attorney, "I am ready to go. I do not care for myself, and if there was any justice-

"Take time to consider this," said Judge Ewing. "I have considered it, on a sleepless bed,"

said Mr. Caldwell, with a dramatic gesture. "I have considered it and the whole town out there has considered it."

"Retire and think this over. You owe

the Court an apology." "I am willing to abide by what I have asid," concluded Mr. Caldwell, as he retired to one side of the courtroom. He was not taken into custody, but remained in the

room for about 20 minutes, talking with Judge Fetterman. The latter urged Mr. Caldwell to apologize to the Court and his kindly advice was finally accepted. After two applicants had been heard, Mr.

NEW lines of 50c scarfs on counters. Caldwell stepped forward again, his hands folded in front of him. "May it please Your the new things at Chas. P feifer's, 443 Smith-field and 100 Federal st., Allegheny.

from doing manual labor. Friedrich Hor-lacher has been driving a wagon for J. C. Buffum, the bottler. Thomas Soymour rans the "Cork's Run Exchange," near Nimick station, on the Panhandle

CAPTAIN KURN'S VIEWS.

The Johnstown Commissury General Talks on Hastings' Chances.

the library question had gotten into consid-erable of a snarl, and the best way to smooth Captain Kahn, the ex-Commissary General at Johnstown, and who was one of Admatters out was to have a conference with Mr. Carnegie. He was glad to say the Councilmanic members had kept out of the jutant General Hastings most valued lieutenants in the work of alleviating fistrers newspaper controversy, but was sorry he could not say as much for the citizen memamong the people of the Conemaugh Valley, was in the city yesterday on private busi-ness. He said there was little change in the bers. He believed all the fuss and smoke political situation in Cambria county. "Philadelphia county, I think," said Captain Kuhn, "will send delegates to the

over the matter had not been raised at Mr. Carnegie's instance, but that Mr. Carnegie did not regard it as seriously as some of the citizen members who were not only exceedconvention instructed to vote for General ingly anxious to secure the powers of the Hastings. I do not take much stock in the commission, but were equally anxious to rereport that Delamater is not in the fight to stay. If he wasn't, he would not have con-sented to such an underhand way of worktain them after getting them. Mr. Bigham had no doubt that if the Councils committee could have a conference with Mr. Carnegie they could talk the matter over and come to ing the delegates from Cambria county. That reception we gave General Hastings a a perfect understanding with him, and thus prevent the danger of any trouble in the lew weeks afterward showed that the people of the county favored him and not Dela-mater. If the latter is nominated, however, General Hastings will abide by the conven-

on the adoption of Mr. Bigham's motion, Mr. Lambie suggested that a copy of the amendment proposed be sent to Mr. Car-negie, who is now in New York, and in the event of his failure to be able to meet the committee, to ask for his views by letter. Mr. Carnegie was to sail for Europe May 23, and the matter should be settled

MIGHT BE MISUNDERSTOOD.

Deing a Good Deal of Work. The report of the Secretary of the Marvin

tion's choice. He is too much of a Repub-lican to jump over the traces. From the

looks of things now, the prospects for the nomination of Mr. Delamater don't seem so

rosv."

that time. Mutual Benefit and Protective Association for the last quarter shows the following:

Mr. Carnahan offered a motion to that effect, but it was opposed by Mr. Holliday, who said that if the copy was sent Mr. Car-Number of members last report..... resent number of members..... 183 negie might misunderstand that the matter had been acted upon by Councils, whereas, there had as yet been no expression of opin-ion on the amendment by any member of ployes of the firm of S. S. Marvin & Co., and was organized May 11, 1889, and has done a great deal of good among its memthe committee or Councils. Mr. Bigham took the same view of the matter, and Mr. Keating suggested that Mr. Carnegie be wired immediately that

bers since its organization

Saleided in the Senate Bailding.

the committee desired a conference with him, and ask when it would suit him to ALBANY, N. Y., April 17 .- William meet them. Mr. Lambie asked Mr. Carnahan to take the Thorne, a fruit dealer, committed suicide here this morning by jumping from the Senate staircase in the capital to the floor below, a distance of 70 feet. chair, and atter Mr. Bigham had expressed the opinion that in the present temper of Councils and the present shape of the ordinance and its amendment, it would not pass Councils, the member for the Eighth ward Spasms and Convalsions.

Dr. Flint's Remedy, in spasms and convul-sions, is a specific which acts upon the irritated brain through the general circulation, by its action upon the heart. Descriptive treatise with each bottle. At all druggists, or address Mack Drug Co., N. Y. MWF said he did not think the ordinance is what it ought to be, but he was in favor of amending the ordinance in the manner sug-gested by Mr. Carnegie. The Allegheny Councils had made their library legislation in a hurry, and had to pass fresh legislation

on the subject at every meeting since, and Mr. Lambie favored baving the necessary Special Bat Sale-This Week Only. Our stylish new shapes and colors of hats legislation for Pittsburg made as perfect a The Leader, 89c up, the Henrietta, \$1 24 up, the Guffy, 49c up, and the Jerome, \$1 49

possible at the start. It was then agreed that Chairman Lambie should wire Mr. Carnegie at once, asking when it would be convenient for the latter to meet with the Councils Library Commitup, at Jackson's Star Corner, 954 and 956 Liberty. The People's Store. tee, and the latter then adjourned to meet at the call or the Chair. Our new stock of silk mitts and gloves

are on display, and are meeting the approval of the ladies. For style, quality and low prices they are unequaled. CAMPBELL & DICK. Gratifying to All.

The high position attained and the universal acceptance and approval of the pleasant liquid fruit remedy Syrup of Figs, as the most excel-lent laxative known, illustrate the value of the qualities on which its success is based and are abundantly gratifying to the California Fig Syrup Company. COAT ROOM bargains Friday and Sat-

urday. KNABLE & SHUSTER, 35 Fifth ave. New Patterns Lace Curtains

Dress Goods Bargains.

Own importation, 68c, 75c, \$1, \$1 25, \$1 50, \$2 to \$12 a pr., at Rosenbaum & Co.'s. WF Fine Dry Cleaning Done at Chas. Pfeifer's, 443 Smithfield st.

Latest Styles Special Hat Sale-This Week Only. In children's and misses' fine kid, patent Our stylish new shapes and colors of hats.

The Leader, 89c up, the Henrietta, \$1 24 up, the Guffy, 49c up, and the Jerome, \$1 49 up, at Jackson's Star Corner, 954 and 956 Liberty. tip, spring heel, button shoes, at \$1 25 and \$1 50 per pair, at G. D. Simen's, 78 Ohio street, Allegheny. MF

100 pes 50 ct. dress goods to be sold on 20 CT. SATEENS to go at 11% cts. a yd.; Saturday at 25 cts, a yd. KNABLE & SHUSTER, 35 Fifth ave. 200 pcs to be opened on Saturday morning. KNABLE & SHUSTER, 35 Fifth ave.

WE have the best unlaundried 50c shirt at Chas. Pfeiter's, 443 Smithfield and 100 Federal st., Allegheny. All

had created an impression that there were differences that do not exist. He did not see that the amendment to the ordinance would make much difference, were it adopted, and if Mr. Carnegie desired it, he was perfectly willing that it should be

-Lyman Abbott, pastor of Plymouth Church, Brooklyn, will not resign. All such stories

-Rev. W. A. Broadhurst, Beaver Dam, Wis. has dropped the Baptist faith. Now a Presby, adopted, though he was opposed to any

great delay. The amendment should be brought before Councils at the next meeting. Mr. Bigham said there was no doubt that -Senate made William Moss, of Jackson, Tenn., happy by confirming his nomination as postmaster.

--Marcus C. Stearns, father-in-law of Carter Harrison, ex-Mayor of Chicago, leaves an es-tate of \$2,000,000.

-Mob surrounds the jail at Richardtown, N. O. Want to lynch O. P. Ziner, who shot his prother for insulting his wife.

-The British steamers Euclid and Altyre col-lided off Hartlepoint. The Euclid sank with her captain and three of her crew.

-Maximo Lepine, half-breed engaged in the Riel Rebellion and once sentenced to death, now gets an office from the Government. -At Silver Creek, Neb., three Charlton brothers beat their sister and father. Girl dead and old man in a critical condition.

-William Coakley, engineer on Cincinnati, Hamilton and Dayton, was discharged for in-teresting himself in legislation to benefit rall-road employes.

-It is rumored that a union of the Grand Trunk and the Northern Pacific has been formed for the construction of a line from Win-nipeg to the coast, through the Canadian north-

MAMIE STARR'S STORY.

She Had No Intention of Killing the Newlands When She Polsoned Their Food.

CHICAGO, April 17 .- A Coroner's jury to-day began its inquest into the cause of death of Mr. and Mrs. Newland, of Englewood, who were poisoned with rough on rats, administered to them in some canned corn by their maid servant, Mamie Starr, a few days ago. Miss Grace Newland told the story of the employment of the girl as cook and of giving her 25 cents to buy medicine to cure toothache. Mamie Starr then took the witness stand.

She repeated her confession. She said she was despondent and intended to commit suicide. She put some of the poison in the corn in order that the members of the family might be made ill, so that her death would not be attributed to suicide, but eating poisoned corn and thereby avoiding disgrace. did not intend to kill the Newlands. She

Smallpox Imported From Faral. BOSTON, April 17 .- Nine cases of smallpox have been found on board the bark Sarah, from Fayal, detained at quarantine

Horsford's Acid Phosphate. Beware of imitations.

MATCHLIM, MAYOF, ALGEN KODLAUSTAGE
 Recorded in Ordinance Back, vol. 7, page 374, The day of April. A. D. 1880.
 N ORDINANCE, N. (N. 7, page 374, The day of April. A. D. 1880.
 N ORDINANCE, STARLISHING THE Section 1-Beit ordinated and enacted by the city of Pittsburg, in Select and Common Coun-ties assembled, and it is hereby ordinated and enacted by the authority of the same, That the enacted by the authority of the same, That the enacted by the authority of the same, That the enacted by the authority of the same, That the enacted by the authority of the same, That the enacted by the authority of the same, That the enacted by the authority of the same, That the enacted by the authority of the same, That the enacted by the authority of the same, That the enacted by the authority of the same, That the enacted by the authority of the same, That the ename is hereby established as follows, viz.
 Beginning at the north corb line of Wile save nee at an elevation of SIASZ feet; thence fishing at the rate of the same is hereby restablished as follows, viz.
 Beginning at the north corb line of Wile save nee of The cordinate of SIASZ feet; thence fishing at the rate of the same is be same affects this ordinance.
 Mayors office, April 300, Approved; WM MCCALLLN, Mayor, Artest: ROET, OSTEM He same is hereby restables bereby repealed of a sa the same affects this ordinance.
 Mayors office, April 300, Approved; WM MCCALLLN, Mayor, Artest: ROET, OSTEM He same is hereby authorities of part of con-this aday of April, A. D. 1880.
 Mayors office, April 300, Approved; WM MCCALLLN, Mayor, Artest: ROET, OSTEM He save at the orth med of the same is hereby resident of common Council. Attest: GEO. BOOTH, Cerk of Common Council.
 Mayors office, April 3180, Approved; WM MCCALLLN, Mayor, Artest: ROET, OSTEM He and the save is hereby refined and enacted for the save and colloced in accordance with his day of April, A.

ordained and enacted into a law in Councils

Ordained and enacted into a law in Councils this 31st day of March, A. D. 1890. H. P. FORD, President of Select Council, Attest: GEO, SHEPPARD, Clerk of Select Council, GEO, I. HOLLIDAY, President of Common Council, Attest: GEO, BOOTH, Clerk of Common Council. Section 2—That any ordinance or part of ordi-nance conflicting with the provisions of this ordinance be and the same is hereby repealed so far as the same affects this ordinance. Ordained and enacted into a law in Councils this 31st day of March, A. D. 1890. H. P. FORD, President of Select Council, Attest: GEO. SHEPPARD, Clerk of Select Council. G. L. HOLLIDAY, President of Common Council. Attest: GEO. BOOTH, Clerk of Common Council. Mayor's office, April 8, 1890. Approved: WM. McCALLIN, Mayor. Attest: ROBERT OSTERMAIER, Asst. Mayor's Clerk. Recorded in Ordinance Book, vol. 7, page 401 14th day of April, A. D. 1890.

of Common Council. Mayor's office, April 3, 1890. Approved: WM. MCCALLIN. Mayor. Attest: KOBERT OSTERMAIER, Asst. Mayor's Clerk. Recorded in Ordinance Book, vol. 7, page 377, 9th day of April, A. D. 1890.

9th day of April, A. D. 1890. [No. 386.] A NORDINANCE-LOCATING THE IN-TERSECTION of Grace street and Woodville avenue, in the Thirty-second ward. Section 1-Be it ordained and enacted by the city of Pittsburg, in Select and Common Conn-cils assembled, and it is hereby ordained and enacted by the authority of the same. That the intersection of Grace street and Woodville ave-nue, in the Thirty-second ward, be and the same is hereby located as follows, to wit: Be-ginning on the west building line of Grace street at a distance of 558.00 feet north from the center line of Lowan street extended and the line of property of John Howarth; thence street and dwest line of Grace street with the east line of Woodville avenue, in accord-ance with Bigham & Leelle plan of lots, and having a depth of about 32 feet at its base line, which base line is at right angles to the west line of Grace street and distant 93 feet south from the said intersection, said location to be made in accordance with a plan horeto at-tached. [No. 392.] A ORDINANCE-ESTABLISHING THE grade of Lowry street, from Second ave-nue to the Monongahela river. Section 1-Be is ordained and enacted by the city of Pittsburg, in Select and Common Coun-cits assembled, and it is hereby ordained and enacted by authority of the same, That the grade of the west curb line of Lowry street, from Second avenue to Lafayeite street, be and the same is hereby established as follows, to wit: Beginning on the south curb line of Sec-ond avenue at an elevation of 75.05 feet, thence rising for a distance of 12 feet to the south of 75.35 feet; thence falling at the rate of 4.972 feet per 100 feet for a distance of 275.72 feet to the north curb line of Kansas street at an elev-ation of 61.87 feet; thence falling at the rate of 1 foot per 100 feet for a distance of 22.48 feet to the south curb line of Lafayette street at an elevation of 52.65 feet; thence falling at the rate of 2 feet per 100 feet for a distance of 724.89 feet to the south curb line of Shippen street at an elevation of 56.76 feet; thence falling at the rate of 5.30 per 100 to the Monongahela river. Section 2-That any ordinance or part of ordi-mance conflicting with the provisions of this ordinance be and the same is hereby repealed so far as the same affects this ordinance. Trained and enacted into a law in Councils

Section 2-That any ordinance or part of ordinance conflicting with the provisions of this ordinance be and the same is hereby re-pealed so far as the same affects this ordin

pealed so far as the same affects this ordinance.
Ordained and enacted into a law in Councils this 31st day of March, A. D. 1890.
H. P. FORD, President of Select Council.
Attest: GEO. SHEPPARD, Clerk of Select Council. G. L. HOLLIDAY, President of Common Council. Attest: GEO. BOOTH, Clerk of Common Council.
Mayor's office, April 3, 1890. Approved: WM. MCCALLIN, Mayor. Attest: HOBT. OSTERMAIER, Assistant Mayor's Clerk. Recorded in Ordinance Book, vol. 7, page 396, 12th day of April, A. D. 1890.

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Section 2-That any ordinance or part of ordi-nance conflicting with the provisions of this ordinance be and the same is hereby repealed so far as the same affects this ordinance. Ordained and enacted into a law in Councils this 31st day of March, A. D. 1890. H. P. FORD, President of Select Council. Attest: GEO. SHEPPARD, Clerk of Select Council. G. L. HOLLIDAY, President of Common Council. Attest: GEO. BOOTH, Clerk of Common Council. Mayor's office, April 3, 1890. Approved: WM. McCALLIN, Mayor. Attest: ROBT, OSTERMAIER, Asst. Mayor's Clerk. Recorded in Ordinance Book, vol. 7, page 376, 9th day of April, A. D. 1890.

[No. 883.]

Recorded in Ordinance Book, vol. 7, page 394, 12th day of April, A. D. 1890.

12th day of April, A. D. 1890. [No. 888.] A NORDINANCE-ESTABLISHING THE grade of Rowan street, from Lincoln ave-nue to Park avenue. Bection 1-Be it ordained and enacted by the city of Pittsburg, in Select and Common Coun-cits assembled, and it is hereby ordained and enacted by the authority of the same, That the grade of the north curb of Rowan street, from Lincoln avenue to Park avenue, be and is here-by established as follows, to wit: Beginning on the west curb line of Lincoln avenue at an ele-vation of 217.37 feet thence failing at the rate of 1 foot per 100 feet for a distance of 368.47 feet to the west curb line of Grape street at an ele-vation of 217.281 feet; thence failing at the rate of 1 foot per 100 feet for a distance of 1,258.89 feet to the east eurb line of Park avenue at an elevation of 217.281 feet; thence failing at the rate of 1 foot per 100 feet for a distance of 1,258.89 feet to the east eurb line of Lark avenue at an elevation of 217.281 feet; Here the same alfects this ordinauce. Mathematical feet, thence failing at the rate of ar as the same affects this ordinauce. Mathematical feet, the stare of Select Council Attest: GEO. SHEPPARD, Clerk of Select Counsel, G. L. HOLLIDAY, President of Counsel, Attest: GEO. BOOTH, Clerk of Common Council. Mathematical feet, Angel 3d, 1890. Approveds WM. McCALLIN, Mayor. Attest: ROBT, OFTERMALER, Asst. Mayor's Clerk. The day of April, A. D. 1890. INO. 278.1

[No. 379] A N ORDINANCE - CHANGING THE Section I-Be is ordained and enacted by the city of Pittaburg, in Select and Common Coun-cils assembled, and it is hereby ordained and enacted by the authority of the same. That the name of Roup street be and is hereby changed to Notley avanue.

name of Roup street be and is hereby changed to Negley avenue. Section 2-That sny ordinance or part of ordinance conflicting with the provisions of this ordinance be and the same is hereby re-pealed so far as the same affects this ordinance. Ordained and enacted into a law in Councils this filts day of March, A. D. 1800. H. P. FORD, President of Select Council, Attest: GEO. SHEPPAKD, Clerk of Select Council, G. L. HOLLIDAY, President of Common Council. Attest: GEO. BOOTH, Clerk of Common Council. Mayor's effice, April 3, 1890. Approved: WM. MCCALLIN, Mayor. Attest: BOBT. OSTERMALER, Assistant Mayor's Clerk. Recorded in Ordinance Book, vol. 7, page 391, 11th day of April, A. D. 1890.

[Continued on Tenth Page.]

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