Male and Female Prisoners in Jails

Should be Separated.

MR. SCOTT TELLS OF IMPROVEMENTS Cadwallader Biddle, of Philadelphia,

Secretary of the State Board of Charities, slipped into the city quietly yesterday, and hoped to make his tour of inspection of the local penal and charitable institutions without any forewarning. In this he failed, and he blames the enter-

prise of the newspapers. James B. Scott and Mr. Sawver, the members of the board for Western Pennsylvania, and Mr. Biddle will do the work alone in this section of the State. Yesterday they visited the county jail, Homeopathic Hospital and Newsboys' Home. The board will make another visit later on, when the institutions put in their estimates of State

aid needed. When seen last evening Mr. Biddle was very loth to taik. He said he was first expected to report to the board, and then to the Legislature. It frequently happened, he added, that when any of the institutions were criticised the managers felt sore, and were not willing to assist in the reform suggested. The members yesterday found the jail in a crowded condition.

SEPARATION OF THE SEXES FAVORED not know that women are in the jail, at all. Warden Berlin admitted the criticism was

Mr. Biddle says the fault is in the construction of the jail, and, at the present rate of increase, it won't be long before the cells occupied by the females will have to be given up to the males. He finds there is a large hospital department that is not used very much, and he thinks part of it could easily be fitted up to accommodate the female prisoners. Such a request will probably be made by the Board of Charities to the county authorities. In other respects they were well pleased with the condition of the jail.

outlook for business was never better, and the only trouble will be is, that the volume will be so great in proportion to the circulating medium as to make the money market tight and high rates of interest will prevail all the time. He thinks the tariff will finally compel a change in the Canadian administration. It may end in reciprocity. The trade with this country is of more importance to the Canadians than the political ties that bind them to the mother country because both nations have so much in common and their interests are nearly the same. There is not that antagonism there against us that many Americans imagine.

As for annexation it may come in 100 years. Canada is 40 per cent of the British possession and its annexation would mean the loss of India and Australia. Blaine once told me that if I could buy Canada for Uncle Sam the Government would shoulder all the Canadian public debts. An Allegheny Sub-Street Railway Commit

A sub-committee of the Allegheny Street Railway Committee met last night to consider Mr. Scott was seen at his residence, in Alle cheny last night. He declined to say anything the three ordinances entitled the Bellevue and Pittsburg Street Railway, Jackson Street Rail bers in this county, but remarked in a general way and Fremont Street Railway. The three way, that they did not anticipate finding things together would make a continuous line from

together would make a continuous line from the corner of Western and Irwin avenues, along the latter thoroughfare to Pennsylvania avenue, to Fremont street, to Marquis alley, to the New Brighton road and thence to Bellevue, Tiflere was a lobby of nearly 100 persons in the committee room, all of whom were interested in the ordinances. A Mr. Pier said he knew the promoters would put \$300,000 into it, which was an evidence of its solidity. The owners of property were all anxious for its construction. There was a remonstrance of some 50 residents of Fremont street and Marquis alley against the passage of the ordinance. When the matter was put to a vote the sub-committee considered each ordinance separately, and each in turn were negatived. YESTERDAY'S SERIOUS ACCIDENTS. An Aged German Killed by a P., V. & C. sent to jail for any length of time. In many jails of the State, however, long term prisoners were careed for. Mr. Scott said that in the Del-aware County Jail he saw one desperate char-Jacob Vogel, a German, aged 50 years, who lived at No. 2612 Josephine street, was run over and instantly killed last evening by a P., V. & C. railroad train. His body, which was badly GRADING OF PRISONERS FAVORED.

mangled, was taken to the Southside morgue An inquest will be held by the Coroner to-day.
He leaves a wife and family.
A splash of hot metal seriously burned James
McKay, a furnace man at the Edgar Thomson
Steel Works, and he was removed to Mercy McKay, a furnace man at the Edgar Inomson Steel Works, and he was removed to Mercy Hospital.

Frederick Summerville is at Mercy Hospital suffering from a scalp wound caused by falling down stairs at his home, on Forbes and Magee streets. FIXING THE CROSSINGS.

Chief Engineer Whitton Watching Pittsburg Traction Interests. A. D. Whitton, chief engineer of the Pitts burg Traction road, was at the Anderson yesterday. He held a consultation with Vice President George Rice, of the Duquesne Traction, to see that the proper crossings were put down by the latter company, Unless the down by the latter company, Unless the crossings are satisfactory to the Pittsburg company there is some legal music ahead. Mr. Rice said Mr. Whitton and he were friends, and their talk was purely social, and the little matter of crossings was not touched

Railroad Train.

IN THE OHIO VALLEY.

Presidents Smith and Welhe Left Yesterday to Adjust Matters. President Smith, of the American Flint Glass Workers' Union, left yesterday for the Ohio Valley in the interest of the association. He will stop at Wellsburg to adjust a difficulty which has existed there for several weeks,
President Weihe, of the Amalgamated Association of Iron and Steel Workers, also took a
run down to the valley yesterdsy. He will go
to Steubenville to arrange a little matter there.

Christian Ministers' Conference. The Ministers' Conference of the Christian Churches of Pitteburg and vicinity met at the residence of W. T. Richardson, paster of the First Christian Church, yesterday morning. The main feature was the reading of a paper on "The Aims and Benefits of the Ministerial Association," by T. D. Butler, pastor of the East End Christian Church. This Conference meets on the first Monday of each month. The next meeting will be held at the residence of T. D. Butler, Sparr street, East End.

and organs into every State and Territor, throughout the West. The combined busi

among the largest cash dealers in the country, and a very decided advantage in huying and controlling first-class agencies. We have sold hundreds of pianos in Pitts-

burg and vicinity, and our customers are delighted with them. Write to us for catalogues, terms, etc., and we will give you prices that will surprise you. Address W. L. Thompson & Co., East Liverpool, O.

Silks. Silks, Silks.

new weaves, Bengaline, crystals, faille, gros, pesu de soie, etc., from \$1 to \$2 50 a yd.

A Special \$1 a Dozen Napkin.

TTSSU

HUGUS & HACKE.

Penn Avenue Stores.

Complete lines of fall colorings in all the

Special train of Pullman sleeping cars

and first-class coaches will be run as the first section of the Chicago express, leaving Pinnes and Organs. We have for the last 15 years controlled most of the piano and organ business in Eastern Ohio, selling at least 25 times more instruments than any other house. We also have a large music store at 259 Wabash avenue, Chicago, from which we ship pianos

401 Smithfield Street, Cor. Fourth Avenue Capital, \$100,000. Surplus, \$61,500. Deposits of \$1 and upward received and interest allowed at 4 per cent. TTS

OCTOBER OPENING MILLINERY.

Tuesday, Wednesday, Thursday.

Jos. HORNE & Co.'s,

UPRIGHT pianos for rent. E. G. HAYS & Co., 75 Fifth ave. COLORED DRESS GOODS-Novelty plaids

and stripes 50c a yd-new line just opened.
TTSSU HUGUS & HACKE. Exposition Visitors

Do not fail to call at Lies' popular gallery, 10 and 12 Sixth street, and have your picture taken. Good work, low prices, prompt de-livery. Cabinet photos \$1 per dozen. TTSu

All-linen, bleached, full size—best nap-kin ever offered at the price. Jos. HORNE & Co.'s Special 82 83 Towel. \$2 85 a dozen — all-linen huck, hem-stitched, large size, at \$2 85 a dozen. Jos. Horne & Co.'s R. & W. R. & W. R. & W. Reining & Wilds, 710 Penn ave., Pittsburg, where the most stylish trimmings come from.

THROUGH THE TEMPLE.

Henry Bechtel, a Bookkeeper, Dies by Shot Fired by Himself-Little Doubt That He Win Driven to Suicide by De-

Henry Bechtel, bookkeeper for Strassburger & Joseph, of Federal street, Alle-DR. KEARNS LEAVES THE BOARD gheny, killed himself yesterday morning by pistol shot through the right temple. There is a bare possibility that the shooting was accidental, but everything indicates After Twenty-Pive Years' Service in the

EXCITING STAR CHAMBER SESSION avenue with his wife and one child. He arose about 6 o'clock and went downstairs for When last night's meeting of the Raiston School Board began it was evident that harmony was nowhere to be found, and the white-winged angel of peace had soared to a more congenial clime. It was a star-chamber session, though this was not decided upon without consider-

present, and asked to be allowed to remain at the meeting, but was informed that it was contrary to the custom. No one seemed to know how the custom became established, or Said 'Squire Donovan, Secretary of the Board: "It is contrary to rule. We were elected to do this work, and don't care for outside interference. One of us might say or do something that we wouldn't want in print. Then, it would establish a bad prece-

meetings should certainly be public. Mr. Donovan-Not necessarily. Our books are open to the inspection of the tax-County W. C. T. U. will be held this atternoon at 2 o'clock, in the Third U. P. Church, Diamond street. Next Monday delegates to the State Convention, at Scranton, will leave this city on the day express at S.A. M. The State Convention will be in session three days. The national meeting will be held at Atlanta the second week in November. Mrs. J. M. Porter, the County President, will represent Allegheny county in the National Convention. payers of the ward, if they care to examine Dr. Kearns-I don't see why THE DIS-PATCH should not be represented at the meeting, if it desires. I can't see any rea-

> The annual election for trustees of the Pittsourg Gas Company was held yesterday in the office of the company on Sixth avenue. The trustees elected are D. H. Hostetter, R. S. Robb and W. H. McClelland. Mr. Robb is the new trustee. There was no further business fransacted.

MANUFACTURERS -HAVE-

CARPETS

10 to 20 Per Cent.

There is no longer a doubt about Carpets and Curtains advancing in price. The manufacturers have already put the figures up.

We purchased a much larger stock for the Fall trade than, we would have done had the "I have been connected with the school for 25 we would have done had the years, and my heart has been in the work, but advance in prices not been threatened, and will dispose of the entire line at the prices made at the opening of the

season. Hotel keepers and others who contemplate refurnishing during the present Fall or coming Winter will save

627 and 629 Penn Avenue.

Dealers will take notice that we are selling goods cheaper than they can be bought in the Eastern market.

SPECIAL SALE

- @DRESS -: GOODS>

THIS WEEK.

JUST -:- RECEIVED.

One case each, just received, 40-inch all-wool Henrietta Cloth at 50c and 75c. They are soft textures, medium weight and a genuine bargain for early all. the newest colorings, Dahlia, Salome, India Red, Coronde, Iris, Pansy, Lava Ore Red,

One case Camel's Hair Dress Fabrics in

London Brown, etc.

newest shades for fall. They measure 42-inch, and the price is 75c.

One case 40-inch All-wool Henrietta, just received, at 75c. Also one case, extra fine grade, at \$1. Newest fail colorings.

AT 50c—All-wool Plaids and Stripes, being very stylish and desirable, for Misses' and Children's Dresses.

AT 65c-40-inch, All-wool, French Cut Cash-

meres.

AT 75c-46-inch, All-wool Cut Cashmeres, in fall colorings.

AT 85c-46-inch, soft, All-wool Serge, in newest shades.

AT \$1-46-inch, extra grade and weight, Henrietta, in black and colors.

All of the above have just arrived from orders given the importers last spring, and are much below present prices.

BIBER & EASTON

505 and 507 MARKET STREET.

JUSTICE IN A GOWN.

The Supreme Court Convenes in Allegheny County and Gets Right Down to Business.

A HANDSOME AND COURTLY BENCH

Important Decisions on Street Railroad Charters and the Registration of Voters.

CRAIG STREET CONTRACT ANNULLED.

Arguments Heard in a Number of Cases Carried Up From the Lower Courts.

Somebody said the Judges of the Supreme Court of Pennsylvania would wear wigs at the sitting in Pittsburg, and the announcement may have added interest to the opening of the court yesterday. But they were wigless, and some of them rather bald-

The opening ceremonial was stately enough, however, much resembling the manners of mediaval times, when high courts and royalty were much the same thing, or, at least, nearly related, in the eyes of a nation (with a little "n") at that age. If the Judges hadn't wigs they at least had cowns, and they are a fine-looking body of men, even when thus disfigured, as as some think the effect of the revival.

At 10 o'clock the Justices emerged from their consultation room, Chief Justice Edward M. Paxson leading. Justice Sterrett came next, looking, with the exception of the gown and some ravages from time, much as he did 20 years ago, when sitting on the Common Pleas bench, and fully as stately as of vore. Justice Green, studious and thoughtful, followed, and next came Justice Clark, a man of great bulk, like most of the members. He is in the prime of manhood, and his years sit lightly on him. Ever in good humor, though dignified, he has won many warm personal friends since he took his seat on the bench. Justice Williams is not large, but be is nevertheless well developed in the upper story. He, like Justice Green, carried an armful of opinions, Justice Mitchell, who is voted the Adonis of the bench, brought up the rear. Justice McCollum was not present.

OPENING THE SUPREME COURT. As the door swung open, the venerable erier. William Kennedy, gave three taps with his gavel, and all in the room arose as he announced "the honorable, the Chief Justice and the Associate Justices of the Supreme Court of Pennsylvania," The Justices ranged themselves in their appointed places, standing while the crier opened the court with the old formula, and when he pronounced the prayer, "God save the Commonwealth and this bonorable court," the Justices took their seats and the attorneys followed suit.

Lawyers from all parts of the State werousiness. Nearly a score of attorneys were admitted to practice. There are 239 cases on the list this year; not quite so many as last year. Of the number 116 are from this county. City Attorney Moreland moved for a spe-

whether the proposed Duquesne Wav Park of Chief Bigelow's is a nuisance. It was allowed, and the case will be decided this

decision of the Common Pleas No. 2 of dictate the customs or control the business of Philadelphia, that the terms "railroads" and "railways" were synonomous. It was

the appeal of Montgomery, and the appel lant pays the cost. THE CONTRACT DECLARED ILLEGAL. Justice Sterrett handed down an opinion in the case of William Mazet vs the City of Pittsburg, William McCallin, E. M. Bigclow et al. The suit grew out of a contract

let to Booth & Flinn for the improvement of Craig street, which the plaintiff claimed was illegally awarded. The Common Pleas No. 2, that certain testimony be sent to them, and third, that the evidence did not justify the of this county, agreed with Mazet, and so does the Supreme Court. Justice Sterrett says: "The learned President of the Common Pleas rightly decided that neither of the propositions of the appellants was tenuble, and entered a decree declaring that the contract in question, made between

the city of Pittsburg and Booth & Flinn for the naving and curbine of Craic street is ille. gal, null and void, and by enjoining the 'defen-dants from doing any work in the paving and curbing of Craig street, in pursuance or by vir-tne of said contract." Continuing, he says the act of 1874 was inended to secure to the city the advantage of fair and just competition and the bill charges

that at no time before the bids were received were any plans or specifications for the paving of Craig street at the office of the Department of Public Works and that the chief of that, department refused to exhibit anv.

The Judge adds: "In the face of the facts it

is idle to contend that the contract in question was regularly awarded in accordance with the charter and ordinances of the city. The char-ter requires contracts to be given to the low-est resonable bidder. How can there be a lowest bidder when parties proposing to bid are lowest bidder when parties proposing to bid are instructed to prepare their own specifications and submit them with their respective bids?

* * The court was therefore clearly right in pronouncing the contract in question 'lllegal, null and word.' Not a respectable authority can anywhere be found to sustain it as a walld contract under any system of competitive bidding, such as the charter and ordinances of the city of Pritsburg require. Decree affirmed and appeal dismissed at the cost of the appellant."

THE LIMIT OF A RAILBOAD CHARTER. Another case of local interest was the appeal of the Larimer and Lincoln Street Railway Company from Common Pleas No. 2'of All gheny county. The Supreme Court affirmed the lower court's decision. Justice Paxson says that at the time of the incorporation of the appellant company no track was laid or authappellant company no track was laid or authorized to be laid or extended in any street on the route named, and quotes the seventeenth article of the Constitution, providing that "no street passenger railway shall be constructed within the limits of any city, borough or township without the consent of its local authorities." That consent has not yet been obtained either by contral or succial ordinance or other. either by general or special ordinance or other-wise. The Larimer Street Railway Company was incorporated November 20, 1889, and on the 13th of December, 1889, the local authora-ties, by ordinance, gave their consent and granted to that company the right to enter-upon and occupy the streets and avenues men-tioned.

upon and occupy the streets and avenues mentioned.

Appellants claim that as they were incorporated on the 14th of August, 1859, under this
act, for the purpose of constructing, maintaining and operating a street railway over the
route designated, a street railway was thereby
authorized to be laid on the streets embraced
in that route, within the meaning of the first
section of this act of 1889, and that the subsequent charter of appellees could not, and therefore did not, confer any right upon the appellees to occupy the said streets for that purpose; that granting the right of appellees under their charter, they have not in any solid,
legal way obtained the consent of the city of
Pitzsburg, as the ordinances (of December 18,
1889, and February 28, 1899) to that effect being
special, and an exclusive privilege or minority special, and an exclusive privilege or minority being granted thereby, it is void, under the seventh section of the third article of the Con titution; that the ordinance is in conflict with this section of the Constitution; that the State cannot grant legislative powers which it does not possess, and that if the ordinance is not held to be void, for the reasons stated, it mus be construed to have a general effect in favor of the company duly authorized and first entitled

The Court sustains the decree of Common

Pleas Court, and dismisses the bill on the ground that the appellants' charter did not give them the right to enter upon streets until the consent of Councils had been obtained, and they, therefore, had no standing in court, regardless of the question raised as to the validity of the ordinances under which the appellees are operating.

OUALIFYING VOTERS. AN IMPORTANT INTERPRETATION OF THE

Citizens Need be Only Rensonably Certain of Where They Were Born-No Hope for a Murderer-Other Opinions Hauded Down by the Supreme Court. Eighty-two decisions were handed down

by the Supreme Court yesterday, which are given below. Possibly the most important is Chief Justice Payson's opinion on the appeal of Owen Cusick from the Quarter Sessions Court of Lackawanna county in the matter of the contested election of the office[of Clerk of Courts. The case involved questions concerning the right of a citizen to vote at elections, and the constitutionality of the act of January 30, 1874, a supplement to the act regu-lating elections. The tenth section of the act, it was claimed, prescribed certain regulations which, if they do not deny the right to vote, at

which, if they do not deny the right to vote, at least clog its exercise with such conditions as to render it unreasonably inconvenient.

In his opinion Chief Justice Paxson states that the most important question was the allegation that the lower continuous to declining to allow the respondent's motion to strike from the examiner's report of illegal voters the names of all unregistered voters possessing certain qualifications, to-wit; having filed affication, convering the constitutional requirements davits covering the constitutional requirement

of legal voters.
"The affidavit of the witness," he says, "does not comply with the statute in this not comply with the statute in this, that it merely avers generally that the voter 'has re-sided in the above named election district for at least two months immediately preceding the 6th of November, 1888, instead of stating, as re-quired by the act, where the residence is of the person so claiming to be a voter' in said elec-

ion district.
"It was urged on behalf of the appellant that

tion district.

"It was urged on behalf of the appellant that at least some of the requirements are in excess of the legislative authority conferred by section 7, article VIII. We are unable to see anything in these requirements of the act of 1872 which, properly construed, are unreasonable or in conflict with the Constitution. It certainly imposes no hardship on the voter to require him to swear 'to the best of his knowledge and belief when and where he was born."

In regard to the more serious objection that the affidavit does not state when and where the tax claimed to be paid by the affiant was assessed, and where and to whom paid, Justice Paxson says a reasonable compliance with the law does not subject the affiant to the peril of either the loss of his vote, on the one hand, or of a charge of perjury on the other. A reasonable certainty in these matters is all that is required by the act, as identification of the tax is the main object of the law. We quite agree with the learned court below that the blanks in use are furnished according to the form prepared by the Secretary of the Commonwealth under the twenty-second section of the act, in so far as they require the voter to give the day and menth as well as the year of the assessment exceed the demand of the statute. Where, however, the tax is claimed to have been paid within the current year in which the election is held a specific date is necessary to show that the tax was assessed at least two months prior to the day of election. In regard to the details of such affidavits the law must be strictly complied with. In this case the court below din not err in its decree that John H. Thomas was duly elected to the office of Clerk of Courts of Lackawanna county. to the office of Clerk of Courts of Lackawann

county.

The decree is affirmed and the appeal dismissed at the costs of the appellant.

EMPLOYERS NOT INSURERS. Defining the Liability for Injury Received

by Employes at Work. Justice Mitchell rendered a decision in the appeal of Titus vs the Bradford Railroad Company reversing the McKean County Court, The plaintiff was injured by an accident which he attributed to the use of broad-guage car bodies on narrow-gauge trucks. The Justice Ceremony at once gave way to
Nearly a score of attorneys were
to practice. There are 239 cases on

duty when he furnishes those of an ordinary character and reasonable safety. Absolute safety is unattainable, and employers are not insurers. Employers are liable for consequences, not of danger, but of negligence, and quences, not of danger, but of negligence, and the impending test of negligence in methods, machinery and appliances is the ordinary usage of the business. No man is held by law to a higher degree of skill than the fair average of his profession or trade, and the standard of due care is the conduct of the average prudent cial allocatur to test the question as to

ean.
"The test of negligence in employers is the There are 56 cases on this week's argument list. They are from Beayer, Clarion, Forest, Greene, Jefferson, Venango and Westmoreland.

A rather out-of-the-way case, decided by

Justice Green, was the affirmation of the lowed to set up a standard which shall in effect

the community. WARE MUST SWING.

The Supreme Court Dismisses His Appeni

From the Lower Court. The appeal of Sydney Ware, convicted of murder in the first degree in the Dauphin County Court, was dismissed by Chief Justice Paxson. Three assignments of errors were made: First, that the jurymen were not sworn

verdict.
The Justice dismisses the first because the defendant's counsel fail to request that the jurymen be sworn; the second, because the granting of such a request is without precedent, and the third, on the ground that the Commonwealth's sestimony was sufficient to

REBUKED BY THE COURT.

Chief Justice Paxson Makes a Torse Criticism on an Insurance Company. Chief Justice Paxson, in the case of Stroud Borson vs the Fire Association of Philadelphia, sustains a verdict for the plaintiff, and says. "If such a defense as made by the company is

to prevail, insurance has ceased to be an into prevail, insurance has ceased to be an indemnity.

The company objection to the payment of the
insurance was based on the provision of the
policy that the names of all parties who had an
interest in the property must be given. Some
of the goods Borson had bought on payments,
and the amount was not liquidated when the
fire occurred. The plaintiff claimed that a previous policy had no such stipulation, and that
when he received it the agent gave him a new
policy, which he said was the same as the last,
and which Borson signed without examination.

NO STRING TO THE MONEY.

A Decision Which Knocks Out People Who Pay Under Protest.

Chief Justice Paxson holds that a man who is in doubt about the safe course to pursue in a financial transaction and pays money "under protest" cannot recover if he becomes dissatisprotest" cannot recover if he becomes dissatis-fied with the result. This rule is applied in the cases of Leandro de la Cuesta va. the Insurance Company of North America and Dawson va. the same, in which the plaintiffs offered to sub-scribe for stock, but the subscriptions were re-fused without the bonuses. The plaintiffs paid the money "under protest" and afterward sued to recover it.

Justices Sterrett and Clark dissented from the view taken by their colleagues on the bench. Mayor Fitler Made a Mistake. An opinion by Chief Justice Paxson in the appeal of the Commonwealth ex rel. Northeastern Rapid Transit Company against Mayor Fitler, ransit Company against Mayor Filler, of Philadelphia, holds that the writ is prayed for on a bold technicality; that the Mayor, by a mistake, returned the ordinance with the veto to the Select Council chamber, in place of to Common Council, where the ordinance originated. The Philadelphia Common Pleas Court is affirmed.

The Commonwealth Doesn't Wait. Justice Clark, in the appeal of the Commo wealth against the Philadelphia and Reaging Coal and Iron Company, decided that the Audi-tor General was not bound to wait until the de-fendant company settles its affairs before it paid its taxes to the State.

SHORT BUT WEIGHTY. BRIEF SENTENCES WHICH DISPOSE OF IMPORTANT SUITS.

lews That Stubborn Litigants Have Long Waited For-County Courts Sustained and Reversed-Appeals Granted and Dismissed-Several New Trinls Ordered. That the Supreme Court justices can speak to the point is shown by the short sentences, disposing of much litigation in very quick time. The following list comprises

tioned, handed down yesterday:

By Justice Paxson: Rapp et al vs National, Security Bank; judg-Ailen's appeal; judgment affirmed. Boyer's appeal; decree reversed, and it is now ordered that the record be remitted to the court elow with directions to make distribution in ac-ordance with opinion. Cost of appeal to be paid

all those decisions, not previously men

cordance with opinion. Cost of appeal to be paid by appellant. Canningham vs Insurance Company of North America (three cases); affirmed. Shook vs Mully; judgment affirmed. Randolph's appeal; decree reversed at cost of appellant.

Huffington vs Insurance Company of North America; judgment affirmed.

Readdy vs borough of Shamokin; affirmed. Small's appeal; decree affirmed and dismissed at cost of appeilant.

Long vs Milford township; judgmentaffirmed. Shire vs Fansoid; affirmed.

Dull's appeal; decree affirmed and appeal dismissed at cost of appeilant.

Scott's appeal; decree affirmed and dismissed at cost of appeilant.

By Justice Sterreits Rice vs Davis; judgment reversed. Hutchinson vs Snider's executors; judgment Smith vs Smith; judgment reversed.

Dalton vs Tyrone township; judgment reversed and new trial awarded. Duncan et al vs Hollidaysburg Iron Works: de-

peliant.
Warner vs Landis: judgment affirmed.
Dunda's appeal; decree affirmed and appeal dismissed at cost of appellant.
Eyerman, Jr., vs Deturier; decree reversed at Eyerman, Jr., vs. Deturier; decree reversed as defendant's cost.

Kelly vs. McGenhey et al; judgment reversed and a new trial awarded.

Bucher's appeal; decree reversed and record remitted with instructions to distribute the fund in accordance with the opinion.

Oyster vs. Knull; judgment reversed, and judgment is now entered on the verdict in favor of piaintiffs for \$2,000, with interest from January 29, 1890, to date of verdict.

Lance vs. Gorman; judgment reversed, and a new trial awarded.

Robens et al. vs. Marlatt et al.; judgment reversed, and judgment for plaintiff on a special

Robens et al. vs Mariatt et al.: jndgment re-ersed, and judgment for plaintiff on a special verdict.
Susquehanna Mutual Fire Insurance Company
vs Lenox; judgment reversed and a new trial
awarded.
Johnson vs Hopwood; judgment reversed.
Kunzleman's appeal; decree of Orphans' Court
affirmed and the appeal dismissed at cost of

appellant.
Light's appeal: decree of Orphans' Court
affirmed, and dismissed at cost of appellant.
Appleton et al appeal: decree of orphans' Court
affirmed and dismissed at cost of appellant.
Greenough vs Small; judgment affrmed.
Rothermel vs Myerle; judgment reversed and
entered on the case stated in favor of appellant for

entered on the case stated in lavor of appendix 1910 and costs.

Sanford's Hurtanville and Merton Passenger Railway Company; judgment reversed and a new trial awarded.

Newton Horne vs Miller; judgment reversed and a new trial awarded.

Duffield vs Hane; decree reversed and record remitted for further proceedings; appelies to pay note. costs.
Susquehanna Mutual Fire Insurance Company
vs Levey; judgment reversed and a new trial
awarded. By Justice Green.

rocess awarded. Keller vs Smart; decree reversed at cost of appellant and plaintiff's bill dismissed with costs.

Wormley's appeal; decree reversed at cost of appellant and record remitted with instructions correct the account in accordance with opinion, Hackney vs Tracy et al; judgment affirmed. Patterson appellants vs Dushane; judgmen

ffirmed.

Holland vs Townsend; judgment reversed.

Crook's appeal vs Bunm; judgment reversed
and new venire awarded.

Batrone's appeal and Motts' guardians' appeal;
decree of Urphans' Court affirmed and appeals in
both cases dismissed at cost of appellants.

Weiss vs South Bethlehem borough; judgment
tffirmed. affirmed.

Muller's appeal; decree reversed at cost of appelies and record remitted with instructions to strike out the allowance of \$5,000 to Israel Muller from the distribution, and correct the account

ecordingly.
Wischam vs Peckards; judgment reserved.
Montgomery's appeal; decree affirmed and bill
of plaintiff is dismissed at cost of appellant. By Justice Williams. Hecksher vs American T. & I. Company Midland Mining Company vs Lehigh Valley,Coal Compay: judgment affirmed.

Merchants' Fund Association appeal; decree

Merchanis' Fund Association appeal; decree affirmed at cost of appellant.

Zeider's appeal; decree of court below is reversed. Report of auditor confirmed and distribution ordered in accordance therewith.

Dunbar vs Fielscher: affirmed.

Dexier vs Lathrop: affirmed.

Clark, Smart & Co. vs Slate Valley Railroad Company; order affirmed.

Cauley's appeal; decree affirmed at cost of appellant. Livingstone's appeal; decree affirmed at cost of

appellant.

Beishey vs S. Mountain Mining and Iron Company; affirmed. By Justice Mitchell. Miller vs Miller; order affirmed Logan vs Gardner; judgment reversed and s Sloan vs Schomaker; ludgment reversed.

Jordan's appeal; decree affirmed at cost of ap-

y's appeal: decree affirmed. TALKING TO THE COURT. ELOQUENT LAWYERS ARGUING WARMLY

CONTESTED SUITS.

A Peculiar Dispute Over the Payment of Collateral Inheritance Tax-Placing the Linbility for a Debt-A Quarrel Over Timber Land. The Supreme Court heard arguments in a number of cases yesterday. The counties

whose cases are first on the list for argument

are Beaver, Clarion, Fofest, Greene, Jefferson, Venaugo and Westmoreland. Ten cases were summarily disposed of by non prosses being entered against the appellants.

An argument was heard in the case of the Commonwealth against John Albert Ferguson, executor of John Ferguson, an appeal by Ferguson from the Common Pleas of Beaver county. The action was a stated case in regard to the payment of a collateral inheritance tax. The defendant, John Albert Ferguson, was an illegitimate son of John Ferguson, and by an act of Assembly passed in 1871, his adoption by John Ferguson as his heir was authorized. The act of Legislature was necessary for the adoption as the son was over 21 years of age, and the courts had no control in the matter. John Ferguson died, and by his will left his estate, worth about \$75,000, to his son and grandchidren. It is now claimed on the part of the heirs that they are not subject to the payment of a collateral inheritance tax, on the ground that they were legitimated and made lineal descendants by the act of Assembly authorizing the adoption.

It was held by the other side that the act of are Beaver, Clarion, Forest, Greene, Jeffer-

ing the adoption.

It was held by the other side that the act of Assembly did not make Ferguson a "lawfully begotten child" as required by the collateral inheritance tax law, and the lower court de-

begotten child' as required by the collateral inheritance tax law, and the lower court decided in favor of the Commonwealth.

The case of Alfred and Catherine Campbell against the Pittsburg and Western Railway Company an appeal by the defendant from the Common Pleas of Clarion county was argued. The suit was an action to recover from the Pittsburg and Western Railway Company a judgment obtained against the Pittsburg and Western Railway Company, which was afterward sold and the franchises and property purchased by the Railway Company, who, it is claimed, is liable for the debt.

The appeal of Marinda Bell from the Common Pleas of Greene county was heard. The suit was a dispute over the distribution of money due the estate of Daniel Keys from the estate of John Keys.

The appeal of John M. Stewart from the Orphans' Court of Forest county was argued. The case was in the shape of exceptions to the sale of property belonging to the estate of J. J. Hazlett.

Arguments were heard in the cases of Robert McCloskey and A. R. Reid weginst I. H.

sale of property belonging to the estate of J. J. Hazlett.

Arguments were heard in the cases of Robert McCloskey and A. B. Reid against J. H. Ryder, J. N. Scatcherd, James N. Scatcherd, and Jerome Powell. The suit was a dispute over timber taken from Forest county land claimed by both parties.

An argument was heard on the appeal of A. M. McClure from the Quarter Sessions Court of Jefferson county. The case was an appeal by McClure from the decision of the viewers assessing damages for the widening of Main street in Big Run borough, Jefferson county. The lower court dismissed the exceptions and sustained the viewers' report.

Must Look Where You Are Going. Justice Mitchell decided in the appeal of Robb vs. the City of Connellsville that a man cannot recover damages for falling over an ob-struction on the sidewalk in daylight. Pe-destrians are requested to use their eyes.

TRIPPED UP AT LAST.

Butler County Horse Thief Captured in This City Yesterday. This City Yesterday.

A horse thief was captured by Inspector Whitehouse and Police Captain Brophy last night. They received word that a horse had been stolen from Farmer Charles Miller, of Butler county, and found that the animal had been sold to Andrew Kaylor, of Lawrenceville, who purchased it for \$125\$ from F. H. Reiber.

A man named Hubbard loaned Kaylor the money by check, which Reiber had cashed, and started to blow in the money. He got away with about \$70 when arrested. He said he had stolen three other horses also within a few months in Butler county.

What for? Why, for holiday presents. Well, where can I buy them? Why at Gallinger's, 1106 and 1200 Penn ave. P. S.-A full line of musical instruments.

ROOM FOR REFORMS WAITING FOR THE VISITORS.

RRANGEMENTS MADE FOR THE FOR-EIGNERS' RECEPTION Officials of the State Board of Char-Meeting of the Executive Committee To Day-Room for All the Distinguished Guests Found-The Reception Commit-

> tee to Meet the Party at Altoona To-Morrow. Chairman W. L. Abbott, of the Executive Committee having in charge the arrangements for the Iron and Steel Institute, yesterday issued a call for a meeting of the committee at 2 o'clock this afternoon in Mr. Abbott's office, No. 48 Fifth avenue. At the meeting the final arrangements will be made for the reception and entertainment of the distinguished visitors. Nearly every-thing is in shape, but there are a few tag ends to be attended to. In speaking of the meeting yesterday, Mr. Abbott said :

to be attended to. In speaking of the meeting yesterday, Mr. Abbott said:

"We have at last found room for all the people. We had considerable trouble at first, on account of not being able to secure good accommedations, as the hotels had not the room. To-day quite a number of citizens came forward and agreed to take care of some of the visitors. The latter will be given badges and the desire is to show them every possible attention. Carriages will be provided to convey them to and from the residences of the citizens who will entertain them, and I do not think there will be the slightest jar in the arrangements. At Philadelphia the party had trouble about their baggage, but in this city they will find their luggage in their rooms when they arrive."

To-morrow morning the local reception committee will leave in a special car for Altoona, where the visitors will be met. The day will be spent in Altoona, Johnstown and Jeannette, and the party will arrive in Pittsburg about 9 o'clock the same evening. At the Union station the Pittsburg committee will have several hundred carriages to convey the guests to the hotels and houses where they will be quartered. The party is traveling in three special trains and altogether there are about 650 guests.

Between 1,500 and 1,600 cards have been issued for the reception at the Duquesne Club Thuraday evening. It will be a full dress affair, and nobody will be admitted without a card.

A slight change may have to be made in the itmerary around the county. On account of a break in a shaft at Spang's steel millin Sharpsburg, yesterday, the accident threw the three mills idle. It will take several days to repair the damage.

GREAT RUSINESS PROSPECTS.

Erastus Wiman Looks Forward to Rec

lprocity With Canada.

Erastus Wiman was a passenger on the limited last evening for Chicago, where he will

attend the wedding of his son. He says the

outlook for business was never better, and the

KNOCKED THEM OUT.

tee Uses a Cleaver Effectively.

Mr. Biddle would like to see the males and the females separated. The men should warden berill admitted the criticism was a fair one, and the matron said she had always been anxious to see the women kept in their own departments.

Mr. Biddle says the fault is in the construction

were well pleased with the condition of the jail.

Mr. Biddle refused to say anything about the Homeopathic Hospital and the Newsboys' Home, except that in a general way he had no fault to find with them. There were no cases of abuse or neglect to look after. All the hospitals, the various homes, and the Western Penitentiary will be visited.

Concerning the lunacy commission Mr. Biddle stated that Dr. Wetherell, of Philadelphia, who is at the head of it, is a very watchful and zealous man, and was doing his work well. Occasionally he finds isolated cases where insane people are not sent to the hospitals and asylums, as required by law, but there are not many of them, and, as a rule, they are confined privately, by relatives and friends, through ignorance and not from neglect, Some people are deeply prejudiced against sending their insane to the State institutions, for fear they will not be treated well. This feeling is rapidly dying. Cases of cruelty are too promptly corrected in these days.

MR. SCOTT'S IDEAS OF JAILS.

MR. SCOTT'S IDEAS OF JAILS. specific regarding the future work of the mem way, that they did not anticipate finding things other than satisfactory. He said that under the present system of inspection the jails of the State in particular had undergone wonderful improvements. So great had it been that there was no comparison between the present and ten years ago. He cited an instance of a jail in a certain county of the State, which, for years, was not fit for pigs to lie in. The board took the matter in charge and brought the facis to the attention of the courts. The result was that a new jail is to be built and it will be one of the finest in the State. From a sanjtary standpoint the improvements have been astonishing. Mr. Scott said it was not the purpose of the board to advocate the building or maintaining of prisons where criminals would live on the top shelf. The idea was to conduct them in such a manner that prisoners would leave them better morally and physically that work would be more difficult in this county, as but few prisoners were sent to jail for any length of time. In many juils of the State however, long term prisoners

acter who was serving an eight year term, and cases of this kind were not uncommon. "I am in favor of grading the prisoners in proportion to their crimes," continued Mr. Scott, "but it will be a very difficult task here, as so many people are locked up for trivial as so many people are locked up for trivial offenses that they are going and coming daily. It is only a question of time, however, when something of this kind will be done. Where do we go to-morrow? I can hardly answer that question, as it would be in the nature of serving notice on the officials of the institution, but for that matter they could not do much in the matter of arranging things, recycling that ware precessor. providing that were necessary."

Mr. Scott expressed himself as well pleased with the Homeopathic Hospital, and said that when the additions now in course of erection were completed it would be a splendid institu-

tion, with probably room enough for every

HE IS GREATLY GRATIFIED. J. B. Scott Says Councils Acted Wisely in Taking the Schenley Park Entrance. Mr. J. B. Scott, when informed last night of he action of Councils in regard to the Schenley Park entrance, expressed himself as highly gratified. He said it was certainly the best chase will be a wise one. The property wa yond that it would not be many years before \$75,000 would not touch the 19 acres. When the city got possession of this property streets leading to the park could be cut through in the most desirable locations; whereas had it not been

desirable locations; whereas, had it not been secured, the streets would have been very awksecured, the streets would have been very awkward.

Mr. Scott says the park will not be used by Pittsburgers alone. He is satisfied that Alleghenians will patronize; it very freely. He says that within a year he will be able to go to the park on street cars from the corner of Irwin and Western avenues in 20 minutes. The time by horse car from that point to Pittsburg is now 14 minutes, and from the terminus to the park is but 12 minutes' ride. He is satisfied that the improvements in rapid transit will reduce this total time at least six minutes. When people began to understand this, he said, the travel there would be enormous, particularly on Saturday afternoons and Sundays.

NAMED THE CANDIDATES. The Democratic Committee Comes to the Front With Men for Various Places. The committee of 15 appointed by the Allegheny County Democratic Committee to make ations met yesterday at their headquarters on Grant street. Their report was as follows: Forty-second Senatorial district, Herman Meyer, to oppose John N. Neeb; Forty-fourth Senatorial district, James Clark, to oppose William J. Flinn; Twenty-second Conoppose William J. Flinn: Twenty-second Congressional district, W. J. Brennen, to oppose Hon. John Dalzell: Twenty-third district, D. Watson, to oppose Colonel William A. Stone. Whether Mr. Watson will accept or not cannot be stated. He has steadily declined the honor right along, and declared that under no circumstances would he be a candidate.

The nominations in the First, Second and Sixth Legislative districts were postponed. In the Seventh Legislative district Thomas Cosgrove was nominated, but declined the nomination and R. M. McKinney was nominated to fill the place.

ALLEGHENY FINANCIAL AFFAIRS. Balance of \$294,000 in the Hands of the

Controller. The Allegheny Finance Committee ordered the ordinance creating the office of Assistant City Attorney printed for the use of Councils at last night's meeting. An ordinance fixing the appropriation for the Allegheny General Hospital at \$10,000, instead of \$5,600, as heretofore, was referred to a sub-committee. A communication was received from Treas ursr Macterron, appointing Samuel Greer De-linquent Tax Collector. The action of the Treasurer was ratified.

The report of the Controller was submitted, showing the receipts for last month to have been \$52,088 50; expenditures, \$74,915 26; balance on hand, \$294,069 02.

The Allegheny Turners' Association was granted an exoneration of taxes.

MRS. WINSLOW'S Soothing Syrup reduces

spair-Not an Instant Death.

that it was premeditated.

Bechtel lived at No. 105 Pennsylvania

arose about 6o'clock and went downstairs for breakfast. Before eating he returned to his room, and shortly afterward his wife heard the shot. Two physicians were called in, but their efforts were unavailing, and the wounded man died at 8:45, without having regained consciousness. For some time past Bechtel has been in the habit of sleeping on a lounge. At night he would place an old-fashioned revolver under the same, and remove it to a bureau drawer in the morning.

Two years ago Bechtel applied for a retail liquor license in Allechen. There was another applicant by the same name in the vicinity, and the latter was successful. Bechtel always claimed that it was a mistake, and that he should have had the valuable document. Since then he has been very gloomy at times. Several weeks ago he decided to go into the retail grocery business on Pennsylvania avenue. He rented a place and had ordered \$1,000 worth of goods. His accounts with the firm where he was employed were all correct, and the last the members saw of him he seemed to be in very good spirits.

Bechtel was a German, 45 years of age, and was for some years a soldier in the Prussian army. He was a member of the Knights of Honor and an Odd Fellow. The Coroner will investigate. able discussion. A DISPATCH reporter was

The reporter-But public school board Preparing for Their Convention, The monthly meeting of the Allegheny County W. C. T. U. will be held this afternoon

New Trustees Elected. At this juncture Dr. Kearns moved that

ADVANCED

The President then ruled that only one man had voted on either side and he decided it star chamber, and star chamber it was. After the meeting adjourned, Secretary Donovan was asked as to the result. He said: "There was nothing done at all, except that Dr. Kearns resigned. He says he's been contemplating this for some time."
"There certainly must have been a reason for Dr. Kearns' resignation. Did you accept it?"
"No. We will let it go for awhile. He was not feeling well, and became excited. You see, there are pretty good reasons, sometimes, why no one but members should attend the meeting. We sometimes say things that we shouldn't."
"Were none of the teachers released?"
"No. We decided to lay that matter over for a few weeks?"

No. We decided to lay that matter over for a few weeks?"

Being unable to get any valuable information from that source, Dr. Kearns was visited. He seemed to know more about the action of the board. He said: "Yes, the services of two teachers were dispensed with. They are Miss McKeana, of No. 3, and Miss Dempsey, of No. 4. They were the last teachers elected. The report on one of the teachers was not very favorable, but she was retained. My resignation was not given on the spur of the moment. I have been contemplating the step for several weeks. Things have not been very pleasant for some time.

TOO MANY TEACHERS.

The Attendance at the Ralston School

Slowly Decreasing.

Interest of the School.

whether it really was established.

them, to see what we do.

President Cooney-Well, I, for one, don't

AN OPEN MEETING ACTUALLY FAVORED.

the meeting be open, and it was seconded.

When the motion was put, the two gentle-men voted one aye and one no, the secretary

refusing to vote. The President called the

attention of the secretary to this fact, who

"I won't vote to exclude the reporter, but

I certainly don't want him to remain."

The President then ruled that only on

son to the contrary.

want him to remain.

for the past few years it has been running down, and all I could do could not help it. My advice in matters was unheeded, and I have at advice in matters was unheeded, and I have at last decided to sever my connection, although I am sorry to do so. I remained until the matter of teachers for this year had been settled, and now I will quit. My business takes all my attention now."

There has been a continual falling off in the attendance at the school for some time. Some say it is mismanagement on the part of the School Board, and other reasons are given. Twenty years ago is teachers were employed. This year the school started with nine, two having been released at the opening of the year. Now two more will go, reducing the force to seven. Eighteen pupils have quit the

TWENTY-FIVE YEARS IN THE WORK.

year. Now two more will go, reducing the force to seven. Eighteen pupils have quit the schools during the month, and flow there are only 283 in attendance.

Miss Kate Neumont, principal of the school, said while in conversation with a DISPATCH reporter: "The cause of the decrease has mostly neen the factories being puilt, which crowd out the tenement houses. The Chautau-qua Lake Ice Company building alone drove out 34 families, and others have been driven from their homes in the same manner. These families usually move into the suburbs, and thus the schools there become crowded. I have no doubt that in a few years the schools in this part of the city will be entirely crowded out on account of the mills and factories taking the place of the tenement houses."

Coming Winter will save money by getting in on this importation—the next lot will seel from 10 to 25 per cent higher.

Sell from 10 to 25 per cent higher.

EDWARD

GROETZINGER,

627 and 629 Penn Avenue.

EXPOSITION PEOPLE LEAVE,

And Call at Kleber Bro's. After viewing the splendid sights at the Exposition most of the visitors (who mean business) call at H. Kleber & Bro.'s, 506 Wood street, and select one of their superior pianos and organs. They know in their hearts that to make a fine show is one thing and to give people the very finest instru-ments at the price of the common, secondclass goods is quite another thing. The Messrs, Kleber & Bro. enjoy the fullest confidence of the public, and whether they ex-hibit or not, whether they hold forth on the principal business street of Pittsburg, Wood street, or in Diamond or Virgin alley, the public will seek them out and congratulate themselves that they have found out the place which is utterly safe and reliable, and above the sharp tricks of new houses which have come in at the eleventh hour, and which have to rely upon the credulity of the public to get rid of their goods—using clubs and other knock-down arguments to bulldoze their callers into buying their inferior wares-articles which the Kleber Bros. had long since rejected as unworthy of being as-sociated with their honorable record and name. Such pianos as Steinway's, Cono-

ver's, Opera, Gabler, Emerson, and organs such as the great Vocalions, Earhuff dust-proof and Burdett, cannot be duplicated in this country. Klebers give an eight-year warrantee and sell on easy time payments. CHEAP EXCURSION TO CHICAGO. October 9, Vin the Pittsburg and Western

Allegheny at 2:30 P. M. (Central time), arriving in Chicago at 8.25 A. M. Round trip rate, \$9. Tickets good ten days. D REAL ESTATE SAVINGS BANK, LIM.,

Railway.

Penn Avenue Stores. Ir your complaint is want of appetite, try Angestura Bitters before meals, TISSU

Works Has Important Work on Hand. A meeting of the Allegheny Water Works Sub-Committee will be held this afternoon at 1 o'clock to further consider the bids for the new plant. Up to date positively nothing of a defi-nite nature has been transacted. William Swindell, a member of the body, said yesterday: "While there were but two bids for the entire work, that of Fred Gwinner and the Municipal Water Improvement and Manufacturing Company, there are many bids for portions of the work that are lower than either of the above. The contract can be let as a whole, or in sections, just as we see fit. How about the sure? We have not reached that point as yet. It may be at Nine-Mile Island, or it may be a mile above or below that point. Nothing definite can be said about it at present."

It is the general impression that to-day's meeting will result in something tangable.

The Allegheny Water Committee met last night and on motion of Mr. Henricks it was decided that the committee go over the route of the main and examine the site for the proposed new water works. It was also decided to ask the Chairman of the Finance Committee to call a special meeting of that body to meet the Water Committee in joint session and provide ways and means for building the proposed new water works. Municipal Water Improvement and Manufact-

WILL MEET TO-DAY.

The Allegheny Sub-Committee on Water

PITTSBURG, Tuesday, October 7, 1890.

JOS. HORNE & CO.'S

PENN AVE. STORES.

BEGINS TO-DAY, OUR SECOND OPENING

MILLINERY!

WEDNESDAY AND THURSDAY.

TUESDAY,

HATS, BONNETS,

TOQUES, ETC.

A Grand Exhibit of Fall and Winter

From Paris, London, New York and our own workrooms. The display will be second to none we have ever made. The myriad shapes, the most elegant and original designs, the exquisite colors, the unique trimmings, the general beauty and magnificence of the show which today invites you, has no counterpart these cities over. Such exhibits can only occur where limitless resources are commanded for supply.

Besides Millinery.

Roses,

Lilacs,

An elaborate spread of Floral Garnitures, exquisite productions from the most skilled hands-fadeless flowers, beautiful as the natural, independent for their loveliness of that fleeting thing-life.

> Orchids, Hyacinths, Chrysanthemums,

Lilies o' the Valley

And scores more. Beautiful Dress Garnitures direct from Paris, in all the most desirable flowers. Designs copied from elegant Parisian costumes and original designs for party and reception

Your attention again to our

SILKS

For evening and reception wear in

every appropriate sort. AND TO

COSTUMES

AND

PARTY DRESSES In our Suit Department.

GARMENTS In the medium and finest qualities,

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EDUCATIONAL. KIRKLAND HALL A Home School College Preparatory Course, Business Course, Terms \$350. Address KIRKLAND HALL Clinton, N. Y.

CURRY UNIVERSITY, SIXTH STREET.

Fali term opens September 2
30 Instructors; 1,606 Students Last Year.
Classical, Scientific, Normal and Englis
Business College. School of Shorthand. Cor
servatory of Music. School of Elocution
Night school opens September 2. Bookkeepin
shorthand, geometry, mechanical drawin;
Send for catalogue.

JAMES CLARK WILLIAMS, A. M.,
jyl0-53-TTS

Presidest. URSULINE ACADEMY,

OAKLAND.

The Ursuline teachers have opened a preparatory day school for boys. Terms, 820 per session of five months. English, French or German, singing, calisthenies. The boarding and day school for young ladies opened Sept. 8. Tuttou: Terms, for day pupils, 835; 830, 825, 830, 815, according to grade, including English, French or German, vocal music and calisthenies. Private lessons in music, French, German, shorthand and typewriting.

great varieties and at lowest prices,