

lights and these of other tax payers. In this suit he says he fights a policy which is

said he had no antagonism to any new rail-

road or to Messre. Magee, Flinn, or their associates; but that he is defending his

Fifth-That by as act of the General Assembly, approved April 6, 1890, entitled "An act to limit pproved April 6, 1850, entitled "An act to limit is indebtedness, and to provide for the gradual stinguishment of the debt of the City of Pita-arg, and for the improvement of the streets, unes and alleys of said city," (P. L. page 470), is ande the duty of the Select and Common Coun-ils of said city, defendant, to adopt such meas-res as shall be necessary for creating, establish-ng and providing for a sinking fund, and the afe and proper management of the same for the radual and certain extinguishment of the debt fadic city." And by Article 15, Section 3, of the Constitution f the commonwealth. It is commanded that were city shall create a sinking fund, which Cut Off the City Controller. And your orator avers that upon these invest-nents exciting the attention of the Finance Com-nitice, on or about the 1st day of December, 1888, aid Finance Committee, for the purpose of pre-venting such a rapid utilization of said fund to venting such a rapid utilization of said fund to the advantage of the city, by a sub-committee composed of W. A. Mazee, A. C. Robertson, H. P. Ford and G. L. Holliday, expressly ordered and directed the City Controller to make no further investments of said funds, unless, and only in case purchases for such investments should be made at a price upon which at least 35 per cent interest would be realized. The effect of this prohibition upon such invest-ments has been, as it was intended to do, to make it difficults for the City Controller to purchase bonds or securities within the price named by said sub-committee, and thus leave a large cash haince in the hands of the defendant basks, which balance is rapidly accumulating from year binnee in the names of the defendant masks, which balance is rapidly accumulating from year to year. Your avers and charges that said sub-committee well knew and intended such dalance for the benefit and profit of said banks and the officers and patrons thereof. Such effect is shown by the fact that during such portion of the year 1883, as the City Controller assumed and was permitted to make investments without the will of said Finafico Committee, there was invested in interest-bearing bonds of the city from said funds about the sum of \$550,000, leaving a cash balance uninvested at the close of the fiscal year 1883, after said Controller had been prohibited as above set forth, by said sub-committee from making purchases except upon the terms above named, there was invested of said funds only yi22,700 25 leaving a cash balance at the close of the fiscal year 1889. In the hands of said banks, of \$552,941 22, and that for the year 1890, up to the last of October, there has been invested under the imitation laid down by said sub-committee, only yaa, 292 30, leaving a cash balance in the hands of said banks upon said date, of \$10,852,172, being an average annual increase in the said cash balance lying in the hands of said banks for the two years since the said order of said finance committee has been in effect of \$2,07,206 64. alauce is rapidly accumulating from year

in his course, but they were inclined to 'wear what he had to say first, and they also wanted

large delegation which came with them would succeed in forcing about anything they wanted, but this changed, and it was found later there was a strong sentiment in favor of SUPPORTING THE GOVERNOR

stroyed during the last great flood, collapsed and 40 laborers were thrown into the river. Twenty-three of the men were drowned, and, to hear his message. There were several prop-ositions on hand during the day as

[BY DUNLAP'S CABLE COMPANY.] PRAGUE, October 13 .- The city was visited by another calamity this morning when the wall of the Karlst bridge, which was partly de-

HEARTY OVATIONS.

EX-GOVERNOR PATTISON WARMLY

roudsburg Honors the Democratic Candi-

date-Many Republicans Hear Him

Speak at Easton-Wallace Reaffirms His Allegiance to His New Faith.

GREETED IN MONROE.

ISPECIAL TELEGRAM TO THE DISPATCIL1

ALLENTOWN, October 13 .- The hearts of

the Democrats of Monroe county thrilled

with pride as ex-Governor Pattison and ex-

Senator William A. Wallace rode together

through the streets of Stroudsburg to-day

with Governor Leon Abbett, of New Jersey.

The Gubernatorial party, which Governor

Abbett joined at Mauch Chunk, left Phila-

delphia early this morning, J. Marshall

Wright, of Allentown, had charge of the itin-

erary, and he will continue in charge ustil Mauch Chunk is reached, when ex-Chairman

People for 20 miles around rode into Stronds.

burg to do honor to Mr. Pattison and his

companions, and aided by four brass bands,

they gave the visitors an intensely warm

reception. In front of the Court House the

meeting was held. It was in charge of ex-

meeting was held. It was in charge of ex-Congressman Storm, who introduced ex-Governor Pattison, Governor Abbett, ex-Senator Wallace and Maurice F. Wilhere, of Philadelphia, all of whom made speeches. From Stroudsburg the party journeyed to Easton, where another rousing meeting was held, the Court House being packed to the doors. Ex-Senator and County Chairman Hess, who says Northampton will roll up a majority of between 3,200 and 3,500 for Pattison, presided. Pattison, Black and James M. Beck, the young Philadelphia lawyer, addressed the audience, among which were many Republicans. Again did ex-Senator Wallace declare bis allegiance to the ticket. At South Bethlehem 2,500 people were in the big rink when the Gubernatorial party arrived, and the audience was as enthus-

RUMORS OF UNITING.

How Pittsburg Traction Railway Troubles

May be Settled.

INPECIAL TELEGRAM TO THE DISPATCH.

PHILADELPHIA, October 13 .- The trouble in

Pitisburg between the street railway company controlled by the Widener-Elkins-Kemble syn-

bids fair to reach a solution by the amaleama-

Kisner will become pilot of the party.

will surely be a meeting to protest against the

reception." He further opposes the resolution as it purwhereas it only respresented a portion. The Mayor denied that the meeting was official. He only presided as a citizen, not as Mayor, Ex-Mayor Beaugrand said that after what had taken place in France a month or so ago a pub-lic resention, or in fact any reception, was out of the question. He decidedly objected to hav-ing any dinner or anything of that kind. When Prince Bonaparte had come here he did not get a reception. Now the family of Bonaparie was about as distinguished as that of the Count of Paris. The speaker also declared that the French people of Montreal were hostile to any public reception in the case. He had no objec-tion to others receiving the Count in private just as much as they liked. I. O. David said he believed all this talk would have a had effect ourside. If President Carnot should come here he felt sure the sym-pathizers with French monarchy in Montreal would press forward to do M. Carnot Lonor, making it their duty to receive him as Pres-ident of France. ["Hear, hear."] WILL HOLD A DEMONSTATION. taken place in France a month or so are a nel Altoons, and held forth several hours. The party were warmly received by the local leaders. The Opera House was filled with people, who listened to a half hour's speech by Mr. Delamater. His associates gave short talks during the evening. The meeting was a success

WILL HOLD A DEMONSTATION.

Mr. Friechette said: "Because Carnot repre-

sents France but the Count de Paris represents the French revolutionists of to-day. Mr. David admitted the Bourbons had faults, but

one fact could never be got rid of-it was the

Bourbons who founded Canada, Mr. Friechette

noved an amendment. That, although we may have the greatest respect for the Count of Paris, we believe that it is inopportune to have any demonstration which might be construed as bearing the sightest of character at his re-ception at Montreal. Considering his official

ception at Montreal. Considering his official position as a pretender to the throne of France it might be interpreted as an act hostile to the

French Government,' This amendment, after a good deal of discus-

This amendment, after a good deal of discus-sion, was declared lost, and the main motion carried. A reception committee, comprising representative French and English citizans, was then passed to make arrangements for the re-ception. The festivities will, it is understood, take the form of a reception by citizens at the depot on the night of the Count's arrival, on October 25, followed the next day by a drive around the city visits to all the principal pub-lic buildings and the mountain, and dinner at the Windsor that evening, at which about 400 are expected to be present. The Count will leave on the morning of the 27th.

HIS SUFFERINGS ENDED.

JUSTICE MILLER QUIETLY FALLS INTO A

FINAL SLEEP.

He Dies Without a Struggle and Apparently

Without Pain---His Wife and Son and an

Old Friend Present at the Last Moment.

WASHINGTON, October 13 .- Justice

Miller died to-night at 8 minutes of 11

o'clock without a struggle, and apparently

without pain. A few minutes before he

died the phlegm in his throat gradually sc-

camulated and his frame quivered. It

was evident that the end was fast

approaching, and the members of

his household who were not in the sick room

were hastily summoned to his bedaide. He-

sides Mrs. Miller and her son Irvine, those

present were Dr. Cook, J. W. Woolworth, an

old friend of Justice Miller who had just ar-rived from Omaha, the family servants, and

Chief Clerk McKenney, of the Supreme Court.

Soon after death the face of the Justice,

which had been somewhat drawn during the last day of his illness, changed to a perfectly

natural condition, and he looked as if in a quiet

The arrangements for the funeral will be

made public to-morrow, but it is certain that

his remains will be removed to his home

at Keokuk, Ia., where they will be interred

in the family burial ground. To-morrow the Supreme Court will meet as usual at 12 o'clock,

and alter the announcement of the death of Associate Justice Miller by Chief Justice

Fuller, the court will adjourn. The Justices

burial and funeral arrangements. Mrs. Toussealm and Miss Corkhill, the

daughter and granddaughter of the Justice,

TEN LOST IN A WRECK.

The Melmerby Founders Off Nova Scotin

and Her Crew is Drowned.

ISPECIAL TELEGRAM TO THE DISPATOR.1

which was on her way from Quebec to Glasgow

with timber cargo, was wrecked to-day at Little Harbor, Nova Scotia, nine miles from New Giasgow and Captain Oinen and nine seamen drowned.

QUEBEC, October 13.-The bark M

will reach Washington to-morrow.

will then consult with Mrs. Miller as to the

sleep.

Substance of Mr. Howard's Allegations.

: The substance of the plaintiff's allegations is that the moneys used by taxes for the sinking fund, now amounting to over \$1,000,000, are not invested as they should be, when raised, to bring interest for the city, but are deposited in common with the general city funds in banks, without interest, with the object of private benefit. The lengthy bill is charged with sharp criticism of the policy and personnel of the Finance Committee of Councils.

The defendants to the bill were not yet formally cited to answer vesterday afternoon; but when interviewed they spoke freely of it. Mr. Keating, of the Finance Committee, said that it was malice on the part of Mr. Howard, and that the courts had no jurisduction-the action of Councils was iscretionary. Mr. C. L. Magee said the inspiration was spite; that it was part of purpose of the Pittsburg Traction Company to try to obstruct the Duquesne line; that so far as his relations with banks were concerned, he had dealings which were honorable and satisfactory with most of the banks in the city.

The Controller Can't Quite Agree.

Controller Morrow said substantially that the figures given by Mr. Howard were correct, but he could not agree with all of Mr. Howard's deductions. He was, however, in favor of investing the sinking fund moneys at the best for rate of interest they would bring, in place of leaving them idle at no interest. He had been doing this until the bondholders ran up the price. Then the Finance Committee shut down on investments at less than 3½ per cent. Since this nction the accumulations have occurred. Both the bill and the interviews with the

parties defendant are given below, in full. Unless a demurrer be filed and sustained, the case will go to an examiner to take testimony, after 10 or 14 days' notice to defendants.

FULL TEXT OF THE BILL. ALL THE ALLEGATIONS MADE BY PLAINTIFF HOWARD.

He Names Councilmen Whose Holdings He Lays Stress Upon-The Indebtedness of the City-Provisions for a Sinking

Fund-The Averments and Charges. Following is the full text of the bill in equity, as it was filed yesterday by Johns

McCleave, attorney for W. J. Howard: No. 41, January Term, 1891. Between W. J. Howard, plaintiff, and the city of

Pattaburg, a municipal corporation, H. I. Gour-ley, Mayor of said city: E. S. Morrow, Controller of said city: Joseph S. Denniston, Treas-arer of said city: H. P. Ford, George L. Holliny, A. F. Kenting, A. C. Robertson, John M. underson, John Paul, R. J. Haslett, J. McM. King, Andrew Hinder, W. A. Magee, John Bonn, J. J. Magnire, Thomas Delaney, William Klüg, Andrew Hinder, W. A. Magee, John Dunn, J. & Magruie, Thomas Delaney, William Angloch, R. G. McGonigle, Kirk Q. Higham, Mark Donley and Thomas Wallace, composing the Finance Committee of the Councils of said city, the Freehold Bank, Farmers' Deposit Na-tional Bank, Allegheny National Bank, and the First National Bank, and L. J. Hazlett, P. J. Domanos, C. W. Helmold, James Renzieliansen, a S. Wiettmas van Guerres M. Tesario, and destant. J. S. Wightman and George H. Treusch, defend

ants. to the Honorable the Judges of said Court:

Your orator, for and in behalf of himself and all others similarly situated, who may please to come in and make themselves parties to the suit, ins and says: -That he is the owner of property situate

in, and is a taxpayer of the city of Pittsburg. paying annually into the treasury of said city the sam of \$478 40, as and for his share of taxes as-sensed against him as one of the heirs of the es-tate of Lydia Howard, by the city of Pittaburg for its municipal purposes.

Full List of the Defendants.

Second-The defendant, the city of Pittsburg, is unicipal corporation of the Com

he Commouwealth. It is commanded that ery city shall create a sinking fund, which I be invisitely pledged for the payment of its

hall be inviointely pledged for the payment of its anded debt." And by the Act of Assembly, approved May 23, 54, entitled "An Act dividing the citles of this interinoithere classes, regulating the passage of relinances, etc.," (F. page 280), it is enacted, that for the purpose of creating a sinking fand or the gradual extinguishment of the bonds and unded debt of the respective citles of this Com-ionwealth, the Councils of each thereof shall numaily (until payment of the bonds and funded eithe fully provided for) levy and collect, in addition to the other taxes of said corporation, a us of not less than one mill, and not exceeding iree mills upon the assessed value of the taxking ind tax, which shall be applied towards the exproperty of each of said cities, to be called a sinking fund tax, which shall be applied towards the ex-tinguishment of said bonds and funded debt, in order of the date of the issuing thereof, and to no older purpose whatever. And said bonds when purchased, shall be conspicuously stamped, to show that they were purchased for the sinking fund of said city, and the interest on said bonds shall be collected for said sinking fund."

Origin of the Sinking Fund,

Sixth-That in pursuance of the power and duty by the aforesaid acts of Assembly, and the laws and Constitution of the Commonwealth given and prescribed, said eity, defendant, has for a long time past, and will continue from time to time to assess, levy and collect taxes and other public charges upon your orator, and all other taxpayers of said city, and make appropriations to the sinkof said city, and make appropriations to the sink-ing fund, or funds established in pursuance of the authority aforesaid for the purpose therein de-scribed in the gradual payment and extinguish-ment of the aforesaid debt of said city, and the sum so annually collected by said city, and the sum so annually collected by said city, and the sum so annually collected by said city, and the sum so annually collected by said city, and the sum so annually collected by said city, and the sum so annually collected by said city, and the sum interest on investments already made in said einking fund approximately \$100,000 mak-ing the aggregate sum annually paid and set apart for said sinking fund approximately \$400,000 at present, which said annual sum will be largely increased from time to time in the future. That the aggregate amount of said fund so foriesaid was on the lat day of October, 1800, \$1,000,477 90, of which said total sum \$2,000,575 in inve been invested in the bonds of said city and other securities, and the sum of \$1,000,621 72 is in cash, and the said uninvested cash balance to the eved in a fauld fund has been randid raneum shifts.

, and the said uninvested each balance to the it of said fund has been rapidly accumulating year to year.

Seventh-That the bonds and securities which have been purchased as investments for said fund to the amount above set forth, as such invest-ments were made from time to time, passed into and remain in the custody and control of S. E. Morrow, City Controller, and the interest accra-ing on such investments is from time to time col-lected and received for on account of said city, detendant, and passed in cash to the uninvested sum in said fund.

Custody of the Balance of the Fund. That the cash balance of said fund, now amounting to the sum of \$1,083,621 72, is in the custody and keeping, in equal proportions, or suid defendants, the Freehold Bank, the Farmers' Deposit National Bank, the Allegheny National Bank and the First National Bank, as other de-

posits of said banks. Eighth—That by the laws and acts of Assembly.

Eighth--Thai by the laws and acts of Assembly, and the Constitution, the whole amount of said fund of \$1,035.621 72 cash. and \$2,009.576 is in securities is made and constituted a trust fund, and requires to be inviolably piedged, applied and used for the retirement, cancellation and ex-tinguishment of the bonds and funded debt of said city, and it is the duty of said city to provide for the sale and proper management of said trust for the several mol advantage of its taxpavers and the several holders of its bonds, for whose payment it is declared that it shall be inviolably piedged.

pledged. And your orator avers that said the invitantly has wholly failed, neglected and refused to crect or create any proper or suitable or financially re-sponsible trustee or trustees for the care of said trust, and has neglected and refused to inviolably pledge said fund for the payment of its funded debt according to the meaning and effect of the Constitution, and of the contract and promise so to do in the several laws creating said ionns, or in any manner whatforever, but, on the) do in the several task but to it, on the r in any manner whatsoever; but, on the mitrary thereof, it has held heretofors and still ontinnes to hold said fund in its own possession, Ninth-Your orator further shows that the use

Nuclei-1 our orator infiner shows that the use and management of said trust has been and is ex-ercised by said city, defendant. by and through the Finance Committee of its Councils, and said Finance Committee is composed of six members of Select Councils and ten members of Common Councils, and are named and appointed respect-ively by the President of the branch of Councils from which they are selected.

Mr. Howard's Sum-Up of the Committee And your orator avers that the members of said committee so composed and having control of the management of said trust are not elected or ap-

nointed with a view to their special fitness or

qualifications and responsibility for the compe-tent discharge of such duty, but are so elected a municipal corporation of the Commonwealth of rennsylvania, in the county of Allegheny, and appointed wholly through political influences

Required to be in Three Banks. Tenth-Your orator further shows that previous

o October, 1888, the depositories of the city, with whom the funds of the city were placed, were by ordinance required to be in three banks doing business in the city of Pittsburg, each having not less than \$500,000 capital, or whose capital and

business in the city of ritisburg, each having not less than \$500,000 capital, or whose capital and surplus funds equal or exceed the sum named, and said three banks should be selected by the Finance Committee of Councils, and previous to said date, the defendant, the Freehold Bank, was not one of the banks so selected, but on the 2d day of October, 1988, Councils of said city passed an ordinance enceding all previous ordinances upon the subject and providing that from and after the date of the passage of said ordinance the funds of the city should be deposited in four incorpo-rated banks doing business in the city of Pitts-burg without any qualification as to their capital stock or resources, and that the Finance Commit-tee, upon the passage of said ordinance, and every three years thereafter, should designate or choose the four incorporated banks to be deposi-tories of the funds for the term of three years each and report the same to Councils, and that the City Treasurer should deposite the city's funds in sitema banks, keeping the amonut in each at all times as nearly equal as porsible. And thus cre-rent of the runds and proti of the said banks a tenure for the term of three years of the value-bie privilege of being the depositories of city moneys. A frue copy of said ordinance is here-unto atched as part of this bill and marked Ex-libit "C."

noto attached as part of this bill and marked Ex-hibit "C." Your orator further shows that after the pass-age of said ordinance, to wit, on or about the 8th day of October. 1983, the Finance Committee, in pursuance of the provisions of said ordinance, reported to Councils that they designated the de-fendants hereiu, the Allegheny National Bank, the First National Bank, the Farmers' Deposit Yational Bank and the Freehold Bank, as deposi-tories of the public money, and thereupon said Councils passed a resolution approving the action in the Finance Committee in the premises. A true copy of said resolution is hereunito attached as part of this bill, marked Exhibit "D." Deposits in the Freehold Bank.

Deposits in the Freehold Bank.

Eleventh-The said Freehold Bank is a State bank, with a capital of \$200,000, and according to its report to the Auditor General, on the 1st day of November, 1880, had a surplus of \$20,000, and

18 4

its report one A way had a surplus of \$20,000, and your orator shows that under the ordinances of Connell, as it existed prior to the ordinances of October, 1888, hereinbefore referred to the said bank was disqualified by the insufficiency of its capital and surplus, to act as a depository of the elify funds, and your orator charges that the aforeasid ardinance of October, 1888, was passed with the lutention and for the purpose of per-mitting said bank to act as such depository, and immediately upon the passage of said ordinance, said bank was made such depository. Twelffh, Between the months of April and Au-gust in each year the said bank will hold on deposit portion of the amount of money collected for said sinking fund, a sum varying in amount from 5000,000 to \$500,000, of which amount, its propor-tion of said sinking fund, approximating \$250,000, has been made in the nature of a permanent de-posit, without luterest to the said fund, by virtue-of the action of the Finance Committee herein-befor est forth preventing investments of said funds, and which action was had shorily after the selection of the Freehold Bank as a depository, the directors of said bank are Edward House, John Paul, James P. Speer, C. L. Magee.

Continued on Sixth Page,

pursued. but there was no upanimity on any one of them. If anything the concensus of any one of them. If anything the concensus of opinion among the members was that the posi-tion of the Governor should be supported. He was asked what his message would contain, and said it would simply reccom-mend the abolishment of the Board of Improvements and the Decennial Board and the submission to the people at the next election the question of filling the places. This was all he would have to recommend to the Legislature and expected they would take action without much delay. He considered these two boards were of such a character that the people should be relieved from them and be allowed to express their sentiments. The bill for the abolishment of one of the boards will be presented in the Senate in the morning, and the other will be introduced in the House. Among the propositions discussed was one to

morning, and the other will be introduced in the House. Among the propositions discussed was one to support Governor Campbell in his message recommendations; another, to amend the law so as to give the appointing power, also the power of removal and the scheme favored by the Hamilton county members, was to appoint a special committee for investigation to report at the adjourned session of the Legislature. The sentiment of the Republicans is that they will yote for no amendments to the law, such as that mentioned, and they will not-many of them at least-vole for a recommendation to a special committee. special committee. It was after 9 o'clock when the Democratic

It was after 9 o'clock when the Democratic caucus had entered upon business in the Sen-ate chamber, but the Republicans were prompt on time in the office of the Secretary of State, with nearly all the members present. The situation was discussed quite at length, and Senator Schneider, the Republican Sen-ator from Hamilton county, was asked to make a statement as to the situation in regard to the Boardo f Improvements.

NO CONFIDENCE IN THE BOARD.

He said the people there wanted to get rid of the board, as they had no confidence in the board, as they had no confidence in it, and they wanted to elect the members of the Board, as they considered themselves capable of self-government. It was decided as a programme that the Republicans should not introduce any bills, should vote against the suspension of rales on any question; that they would vote against the appointment of a committee to investigate the Board of improvements, and the following committee was appointed to exthe following committee was appointed to ex-amine and report to the caucus any bill or other measure which may be introduced by the Democrats, Senators Alexander and Richards and Representatives McGrew, Sanford and

Griffin. The Democratic caucus was still in session at The Democratic caucus was still in session at 11 P. M., with a prospect that they would con-tinue much later. Nearly the full Democratic membership was present. At 10 P. M. Governor Campbell was invited in, and stated he would tell the caucus all he knew if they desired and give the reason in detail as to why he called the extra session. Mr. Reemelin, Sr., and Attorney lke Miller, representing the Board of Im-provements were also admitted to the cancus provements, were also admitted to the cancus and the statements were of a most earnest and bitter character.

THEY CAPTURED THE TOWN.

Mountain Outlaws Appall New Hollander but Are Arrested.

ISPECIAL TELEGRAM TO THE DISPATCH. LANCASTER, October 13 .- New Holland,

ew miles east of this city, was thrown into state of intense excitement to-night by a riot started by "Big Ben" Green and a half-dozen other notorious Weish Mountain out-laws. The men had come into the town in the early part of the evening and a town in the early part of the evening and a generous indulgence in run, soon put them in fine fighting humor. Their first exploit was an attack on the stable of Lytle Skiles, who runs a hotel. They bombarded the place with stones and caused a scene of terror among the peace-ful New Hollanders, who promptly surrendered the control of the town to the infuriated Weish mountaineers. ountaineers

After the outlaws had "run the town" for awhile, they withdrew from Skiles' place, but were pursued by a constable and a posse of citizens. The outlaws showed fight and met the opposing force with knives and pistols, and then ensued a desperate scuffle in which many heads were broken and several of the citizen police received ugly wounds. The Welsh mountaineers were eventually overpowered by force of numbers, and at a late hour to-night they were brought to this city and lodged in jail. They are all members of the notorious Buzzard gang. After the outlaws had "run the town" for

London's Poor in a Tumult.

INT DUNLAP'S CABLE COMPANY, 1 LONDON, October 13.-In the poorer districts of London tumultuous and exciting scenes

are occurring, especially where supersitions paupers refuse to work because they believe that London is doomed to destruction.

though the rest were rescued, many of them were badly hurt, and Captain Rench, the Super intendent of the works, lost both legs. late. I soon, however, discovered that Mr. Dela-

mater was interested in my Democratic opponent, and was playing me false. He refused my request for pecuniary assistance while I was unable to make any active canvass, MUTINY IN THEIR HEARTS. Drafted English Soldiers Embark Sulkily for

India. INY DUNLAP'S CABLE COMPANY.] GUERNSEY, October 13 .- Men belonging to draft of the Second East Surrey Regiment of Foot, who were under orders for India, refused to march. They were disarmed and their rifles

to match. I ney were distributed and their rifles sent on in advance. The men were then told that if they did not obey orders they must take the consequences, upon which they embarked sulkily and mutin-ously.

NO USE FOR THE COUNT.

Triple Alliance.

VIENNA, October 13.-The resignation of Count Von Taaffe, the President of the Ministry and Minister of the Interior, is now only a

and minister of the interior, is now only i question of a few days. The Count's enmity to the German Empero-is interpreted as implying his hatred of the triple alliance, in which case his withdrawal n a matter of absolute necessity.

The Silver Wreath for Frederick's Tomb

BERLIN, October 13.-The splendid silve which was subscribed for in America and in otsdam on Saturday.

DILLON AND O'BRIEN

Capital Instead of America.

spondent of the Chronicle says that a private telegram, received there from Havre, states that Messrs. Dillon and O'Brien have landed on the coast of Brittany and are journeying to Paris.

An Ex-Minister Dead. **TBY DUNLAP'S CABLE COMPANY.1**

PARIS, October 13 .- M. Calmon, a prominen rench politician and a life Senator, died to day. He was a member of M. Thiers' Govern ment of 1871, and as Minister of the Interior signed the decree expelling Prince Napoleon.

SETTLED BY A CERTIFICATE.

A Pittsburg Couple Who Eloped to Buffal and Married.

REPECTAL TELEGRAM TO THE DISPATCH.: BUFFALO, October 13.-Albert L. Day and Lizzie Finzpatrick, of Pittsburg, were lovers, and though the father of Lizzie did not sanction Day's attentions to his daughter they managed to elude his vigilance and one bright morning in September cloped. They came to this city and were duly married by Justice Lincoln at the Genesee House. The marriage was legal and binding in every particular. The happy couple returned to their home and since then it appears that the father in-law has not not been exactly satisfied. Justice Lincoln received the following letter from young Day

received the following letter from young Day this morning: Mr. George 1. Lincoln: DEAR STR-1 trust you will remember me as the froom of the eloping couple from Pittsburg, whom you married at the Genesse Hotel Septem-ber 23, 1960. The father of my wife is a very angry man and has been trying to make out the marriage lilegal. He claims to have telegraphed and written to police and county officials in Ruffalo and to have received answers that ho such person as George I. Lincoln exists. He thinks we only had a mock marriage. Will you please write me a letter and set matters right? Yours very respectfally. A. L. DAT.

respectfully, A. L. DAY. The same mail brought a letter from In-spector of Police William McKelvey who wants a similar letter or certificate. He states that the girl is under age, and asks if the marriage is logal without the states that is legal without the consent of her parents in the State of New York. Justice Lincoln sent in sent : copy of the marriage certificate and a copy of the certificate of his election as Justice and of his authority to perform the ceremony to Pitts-burg to-day. This will probably satisfy Mr. Day, Sr.

while I was unable to make any active canvass, owing to my inability to leave my house. I was the only candidate defeated on the Republi-can ticket, and my defeat was caused solely by the treachery and bad faith of Mr. G. W. Delamater to me, an old soldier, who had reason to believe by his re-peated promises and pledges that he was my friend. Mr. G. W. Delamater and his father became the bondsmen of my Democratic op-ponent, which is of itself evidence that Mr. Delamater supported him. By reason of my defeat, brought about by the treachery and bad faith of Mr. G. W. Dela-mater, I became so pecuniarily involved that my property was sold by the Sheriff, and myself and family now left destitute, and I have noth-ing left for their support but the pension I re-ceive from the Government. Von Taaffe Must Resign for Opposing the INSULT ADDED TO INJURY. I have been repeatedly importuned by a near relative of Mr. Delamater and others of his THY DUNLAR'S CARLE COMPANY 1

friends, to sign a statement prepared by them, denying the statement of Senator Emery, which I refused to do. But I had no intention of making public the statement of my wrong until I learned from some members of my old company that Mr. Delamater had added insult to injury by stating that Senator Emery's state-ment in reference to me was a lie, and that I had deteated myself by drinking pretty heav-

AMERICA'S GIFT LOST.

Disappears.

IBY DUNLAP'S CABLE COMPANY. wreath, valued at several thousand dollars trusted to the care of Mr. Charles Gibson, to be deposited on the tomb of the late Emperor Frederick, has been lost in transit. Mr. Gibson dined with Emperor William in

Said to be on Their Way to the French

Personally appeared before me, a Justice of the Peace in and for the Third ward of the city of Meadville, county and State aforesaid, John F. Morris, who, after being duly sworn, LONDON, October 14-The Paris corresays that the above statement is true. Witness my band and seal this 13th day of October, 1890. W. A. DOUGAN, J. P. [L.S.]

BOLTED FROM THE RANKS.

Kirchartz, a Republican, Will Run Inde pendently in Beaver.

had detected myself by thinking provide the second second

self and my family as well as to my old com-rades, and in answer to many communications I have received from old soldiers from all parts of the State; and I leave it to their own judg-ment as to whether Mr. Delamater is worthy of the support of an old soldier. JOHN F. MORRIS, [SEAL] STATE OF PENNSYLVANIA, COUNTY OF CRAWFORD.

SPECIAL TELEGRAM TO THE DISPATCH. BEAVER FALLS, October 13.-J. E. Kirchartz, a Republican, mixed political matters worse than ever in Beaver county to-day by aunouncing himself as an independent candi-date for the Legislature. Mr. Kirchartz is manager of the Beaver Valley Brush Works,at this place, Secretary of the Beaver valley Trades Council and a man prominent in labor

did ex-Senator Wallace declare his allegiance to the ticket. At South Bethlehem 2609 people were in the big rink when the Gubernatorial party arrived, and the andience was as enthusi-astic in its character as it was large in number. Warren A. Wibur, son of the President of the Lehigh Valley Railroad, acted as ex-Governor Pattison's personal escort to and from the hall. A ride of ten minutes and Allentown was reached. The Democrats of the town had left nothing undone to give the visitors a rousing reception. Ex-Judge Harvey, ex-Judge Al-bright, ex-Congressman Sowien, Robert E. Wright, ex-Mayor Martin, and a whole string of rock-ribbed Democrats of Lehigh took part in the affair. Banners and flags and Chinese hanterns without number decked the route of the procession. The speech-making was done in Music Hall. It holds 2,000 people, but it con-tained more than that number to-night, as there was not a foot of vacant space to be found. John D, Stiles presided. Ex-Licutor-ant Governor Hiack and John I. Maloney, of Philadelphia, joined the party here. The Ger-man orator of the itinerary is George Hoffman, of the Quaker City, who has a brogne is sweep-ing as one of Emery's charges, To-morrow's tour will begin at Mauch Chunk and end at Hazieton. Yesterday the Trades Council, by a series of resolutions, indorsed him as their candidate. The Trades Council is composed of delegates representing about 40 labor unions in this val-ley, numbering 3,000 voters. Mr. Kirchartz ex-pects to be indorsed by the Democratic party and the Farmers' Alliance.

McGuire's Campaign.

PRPECIAL TELEGRAM TO THE DISPATCH. SCOTTDALE, October 13 .- T. B. McGuire, the SCOTTBALL, OCLOVET 13.-7. B. McGuire, the General Secretary of the K. of L., who is trav-eling the coke regions in favor of the Aus-tralian ballot system and for candidates who favor its adoption including ex-Governor Pat-tison, addressed a rousing meeting at Morgan's station to-day. Mr. McGuire denies that he is hounded by labor leaders. dicate, of this city, and the company owned by Christopher L. Magee and other Pittsburgers,

Farmers for Pattison.

tion of the two companies. For the past two weeks overtures have been made looking toward a consolidation. Mr. Magee is already a large holder of the stock of the company now SPECIAL TELEGRAM TO THE DISPATCE.1 INDIANA, October 12-A meeting of the a large holder of the stock of the company now controlled by the Philadelphia syndicate, and it is understood that he has been a large pur-chaser of stock recently. A majority of the stock of the company, comprising about 30,000 shares, is owned in this city by the syndicate, and about 20,000 by Pittsburg people. Mr. Kemble said to-day that so far as he knew Ar, Magee had not been a purchaser of stock other than that held by people in Pittsburg. Overtures had been made for the purchase of the roads, but as yet nothing had been done. He did not believe that Mr. Magee was anxious to buy the old company, but rather was desirous of seiling what he had. INDIANA, October 12.- A meeting of the County Farmers' League was held at this place to-day, and unanimously indersed Pattison's nomination for Governor, and Black's nomination for Lieutenant Governor, and Jacob Creps for Congress.

Emery Will Talk at Butler.

SPECIAL TELEGRAM TO THE DISPATCR.1 BUTLER, October 13.-The Independent Re-

publicans will open their oratorical campaign

on Friday night, when Lewis Emery, Jr., of Bradford, will address a meeting in the opera