THE WEATHER.

FOR WESTERN PENNSYL-VANIA: STATIONARY TEMPER-ATURE, WESTERLY WINDS, THREATENING WEATHER.

FOR OHIO AND WEST VIRGINIA: COLDER, WESTERLY WINDS, WITH THREATENING WEATHER AND RAIN. PITTSBURG, October 13, 1890. The United States Signal Service officer in this city furnishes the following: Ther. | 8:00 P. M...

| Sign | HOLD ON TO YOUR HATS.

High Winds Predicted for This Neck of the Woods To-day. PREPARED FOR THE DISPATCH.1

The storm that was in the Northwestern States on Sunday traveled East, and had its center over Minnesota and Wisconsin to-day, having become intensified and holding the entire country under its influence. It is by far the most severe storm of the season. The rain area covered the entire country east of the Rocky Mountains, except a small part of the Atlantic coast. The rainfall was generally heavy. Kansas City had a fall of 3.40 inches, Fort Sill 2,32, Pittsburg 1.90, and in all the Central States between 1 and 2 inches. The barometer fell seven-tenths of an inch at La Crosse in eight hours and stood at 29.20, with a steep gradient on all sides in the neighbor hood of the lakes, where storm signals were

Gales were blowing through the Northwest, the Mississippi Valley and Lake regions. The temperature continued to rise in the Central States and lake regions, and in the States west of the Mississippi it was decidedly colder, with temperatures below freezing from Mon tana, south to New Mexico. The storm is moving East, and it will be felt along the Atlantic seaboard in full force to-day. High northeast winds will prevail on the New En gland and Middle Atlantic coasts, and high southeast winds on the South Atlantic,

Brownsville—River 21 feet 9 inches and rising.
Weather cloudy. Thermometer 72° at 5P. M.
Warren—River 1.2 feet and stationary.
Weather cloudy and cool.
Morgantown-River 15 feet and falling.
Weather cloudy. Thermometer 72° at 4F. M.
Allegheny Junction—River 6 feet 3 inches and rising. Weather cloudy and cool.
CARO-River 12.5 feet and falling. Weather cloudy and mild.
MEMPHIS—River 10.3 feet and falling. Weather cloudy and mild.
EVANSVILLE—River 12 feet 7 inches and rising.
Cloudy, warm and very windy
LOUISVILLE—River falling; 8.1 feet in canal, 5.9 feet on falls and 14.8 feet foot of locks, Business good. Weather windy and warm during forenoon, cloudy and showery during afternoon, cloudy and showery during afternoon.
Scotia, for Pittsburg. 44 P. M.
CINCINNA'I—River 16 feet 9 inches and failing.
Weather cloudy and cool. Departed—C. W.
Batchellor, Pittsburg.
ST. LOUIS—River down 7 feet 7 inches, Weather cool, rainy and windy.

### WHAT PEOPLE ARE DOING.

Some Who Travel, Some Who Do Not, and Others Who Talk.

-J. R. Patton, a Pittsburg gentleman, came up from Spottsylvania county, in Old Virginia, yesterday, and showed some fine specimens of gold-bearing quartz. Mr. Patton is largely interested in the gold diggings of this county and is of the opinion that it has a great future. At the White Hall mines a 20-stamp mill is being put up which will be in running order by the first of the month. The company now have 1,000 tons of ore on the dump which he thinks will assay \$30 to the ton.

-Ex-Congressman Oscar F. Jackson, of

New Castle, as well as T. W. Phillips, of the same place, were in the city yesterday. Mr. Phillips refused to talk about his independent fight for Congress, and would venture nothing. -Ex-Solicitor General George A. Jenks,

of Brookville, registered at the Seventh Ave-nue Hotel yesterday. Mr. Jenks thinks Patti-son's prospects are exceedingly bright. -J. Ross Thompson, one of Erie's stanch Democratic lawyers, put his name on the St. Charles register yesterday. He was attending to Supreme Court business.

-Dr. S. J. Hayes, of anæsthetic fame, has returned from a lecturing tour in the Northwest to the dental associations and col--Mr. Carroll, of the firm of Walker &

Carroll, oil machinery manufacturers, of Brad-ford, is in the city on business,

-Mr. and Mrs. J. H. Eicher, of Pittsburg, leave this morning on an extended visit in Jefferson, lowa.

-J. P. Witherow and Thomas Deegan went to Philadelphia last evening, to look after

-A. W. Lewis, with the firm of Bovaird & Seyfang, of Bradford, is in the city on busi-

-James M. Lambing and wife, of Corry, are registered at the Seventh Avenue.

### LOCAL ITEMS. LIMITED.

Incidents of a Day in Two Cities Condenses for Ready Reading. THE members of the Southside Medical So

ciety held their regular meeting at Dr. Koeller's residence on South Seventeenth street, last evening. A paper entitled "Hydrocele," was read by Dr. Thomas, THE Allegheny Market Committee appointed

a sub-committee last night to secure a site for a weigh scales near the Herr's Island Stock Yards and at Woods'run, for the accommodation THE Directors of the Board of Commerce

held their regular meeting yesterday, but no important business came up for their consider-

YEE QUON, a Chinaman, died from consumption at the Homeopathic Hospital last evening and his body was taken to the morgue. THE Allegheny Wooden Building Committee granted permits for four wooden buildings.

### LATE NEWS IN BRIEF.

-The cholera epidemic continues at Bar-—A large hat factory in London burned yesterday. Six persons were killed and l3 injured, either by burning or leaping from windows. -It is reported that Rube Burrows left a will bequeathing all his property, which is in Ala-bama, Louisiana and Mississippi, to his son and

—Colonel Kuentzli, in charge of affairs at Ticino, has resigned, alleging that it is impos-sible to reinstate the old Government without bloodshed.

The steamer San Juan arrived at San Francisco with two of the crew in irons. One of them had attempted to brain with a hammer the chief engineer. -Mr. Gladstone has declined to receive a deputation which waited upon him from the Scottish Home Rule Association, of Edin-burgh, which protests against the Liberal home

—A stock train and a freight train collided on the Great Northern Railroad at Conro, a St. Paul suburb, Sunday night. One of the fire-men was crushed to death and four men were seriously injured. Forty head of cattle were killed.

The Socialist Congress opened at Halle, Germany, Sunday. There were 356 delegates present, of whom 314 were from Germany, 2 from Great Britain, 3 from France, 1 from Switzerland, 3 from Austria, 5 from Russia and 1 from Belgium.

The steamer Silvertown has left London to lay an ocean cable for the Central and South American Telegraph Company, of New York, between Chorillas, Peru, and Valparaiso, Chili, touching at Iquique, as an extension of the American line via Galveston,

NEW ADVERTISEMENTS. Dyspepsia is the bane of the present generation. It is for its cure and its attendants, sic endache, constipation and piles, that

the digestive organs giving them tone i vigor without griping or nauses. 25c. TT GRATEFUL COMFORTING.

DRUNKENNESS

It can be given in a cup of coffee or tea, or in articles of food, without the knowledge of the patient, if necessary. It is absolutely harmless and will effect a permanent and speedy cure, whether the patient is a moderate drinker or an alcoholic wreck. IT NEVER FAILS, it operates so quietly and with such certainty that the patient undergoes no inconvenience, and ere he is aware, his complete reformation is effected. Spage book free. To be had of

Iree, 10 00 Had of A. J. RANKIN, Sixth and Penn st., Pittsburg E. HOLDEN & CO., 53 Federal st., Allegheny Trade supplied by GEO. A. KELLY & CO., L. H. HARRIS DRUG CO. myls-9-Tts

ELY'S CREAM BALM
Will cure
CATARRH
Price 50 cents.
Apply Balm into each nos-

CANCER and TUMORS cured. No knife. Send for testimon-lais, G. H. McMichael, M. D., S. Niagara st., Buffalo, N. Y., mhi6-120-TTSSu&wk

ELY BROS., 56 Warren

LIQUOR HABIT. IN ALL THE WORLD THERE IS BUT ONE CURR DR. HAINES' GOLDEN SPECIFIC,

EXPORT WHISKY, EPPS'S COCOA. BREAKFAST. BREAKFAST.

"By a thorough knowledge of the natural laws which govern the operations of digestion and nutrition, and by a careful application of the fine properties of well-selected Cocoa, Mr. Epps has provided our breakfast tables with a delicately flavored beverage which may save us many heavy doctors' bills. It is by the judicious use of such articles of diet that a constitution may be gradually built up until strong enough to resist every tendency to disease. Hundreds of subtle maladies are floating around us ready to attack wherever there is a weak point. We may escape many a fatal shaft by keeping ourselves well fortified with pure blood and a procerly nourished frame."—Civil Service Gazette.

Made simply with boiling water or milk. Sold only in half-pound tins, by Grocers, labeled thus: JAMES EPPS & UO, Henucoopathic Chemists, London, England.

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JOS. FLEMING & SON,

Wholesale and Retail Druggists,

Old Export and California Wines shipped to all points C. O. D.

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One Trial Only

Demonstrates the High Character of the

Pure Eight-Year Old

Mail orders solicited and promptly attended

Full Quarts of Old Export at \$1 or six for \$5.

Pittsburg, Pa. oc5-TTSSu

Address JOSEPH FLEMING & SON,

MEN'S FURNISHINGS.

This the most Complete Department in this City.

Manufacturing Clothiers, Tailors, Hatters and Men's Furnishers.

954 AND 956 LIBERTY ST. STAR CORNER. sel585

# Merchant Tailor-Made

GARMENTS.

## SUITS : OVERCOATS : PANTS! AT HALF PRICE!

Original and Only Genuine Misfit Clothing Parlors,

## 516 SMITHFIELD ST.

Your special attention is solicited to the large and artistic stock -J. W. Gates, of the Braddock Wire Works, accompanied by his family, arrived yesterday from Europa. They arrived making the following statement, that if we can please you in condition of Gentlemen's MERCHANT TAILOR-MADE GARMENTS, in yesterday from Europe. They registered at the Duquesne, Mr. Gates will remain here for several days before going to his home in St. cost of the aforesaid garments, thereby giving you a CUSTOM-MADE article for what you would have to pay for the ordinary ready-made clothing.

> DON'T LEAVE **YOUR MEASURE**

DON'T LEAVE

Our Stock and Prices Thoroughly.

Before Inspecting

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WE CLOSE AT

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6 P. M. SATURDAYS **OUR STORE IS** OPEN TILL II P. M.

A \$20 made up to order Suit or Overcoat we sell for \$10. A \$25 made up to order Suit or Overcoat we sell for \$12. A \$30 made up to order Suit or Overcoat we sell for \$15. A \$40 made up to order Suit or Overcoat we sell for \$20.

In buying up these garments from merchant tailors, we run across a great many odd make-ups in extra long length waists and sleeves; suits built for short and stocky men; suits made up for large and fleshy people; also occasionally we get hold of some very fine Full Dress Suits and Fancy Odd Vests, single and double-breasted.

Furthermore, we will make any alteration to insure a perfect At FREE OF CHARGE.

EXPOSITIO

## A DAY WITH BONNIE SCOTLAND.

"Ye Banks and Braes of Bonnie Doon,"

"Blue Bells of Scotland,

heroes fought and Scottish knights danced with queenly maidens," by

INNES AND HIS INCOMPARABLE BAND.

Evening Sessions @ Duff's College, 49 Fifth Ave

## AIMING AT

Local Magnates of the P. L. and N. L. Baseball Clubs Meet and Try

to Settle Matters.

A MATTER OF VALUED STOCK.

The Uniontown Unknown Who Runs To-Day Alleged to be Slattery, the Sprinter of South Boston.

A NEW FOOTBALL TEAM ORGANIZED

Beenlits of the Races and the General Sporting News

of the Day. One of the hopeful signs of a pacific understanding in the imbroglio of baseball, as far as Pittsburg is concerned, was displayed last evening. Representatives of the local Players' League and National League clubs met to talk over the absurdity of continuing two clubs in this city, and as a result both

parties were convinced that matters can be made better for next year.
At the conference, which was at the Hotel Anderson, Messrs, Rae, McCallin and Brunell represented the Players' League interests. Mr. Brunell appeared in behalf of the Chicago capital in the club. President Nimick and Director O'Neil represented the interests of the local National League club. The conference was the reenit of an understanding at the conterence held recently at New York, and similar conferences

will be held in all cities where two clubs are ex-Last night's conference lasted about two hours and at the finish every gentleman who took part in it said that there were hopeful signs of a consolidation of interests as far as the two clubs are concerned. All the everyday talk of baseball was indulged in, but finally the centlemen came down to business and the

nestion of a lusis of a consolidation was in-roduced. This was the barrier of further ogress, but as the gentlemen said, only a temprogress, but as the gentlemen said, only a temperary barrier.

Both parties were wishful to make a consolidation, but as to the basis none could pleede themselves, because everybody represented somebody class. Secretary Brunnell, of the P. L.: Director O'Neil, of the N. L., and in short, every member of the conference stated emphatically to the writer that there were safe indications of a consolidation.

To make a long story short, the only difficulty there is threatening the consolidation of the tocal clubs is the matter of basis. This point is so important that the conference adjourned until Secretary Brunell can confer with the Chicago capitalists who have money in the Pittsburg club. The question of peace in Pittsburg has, therefore, narrowed itself down to one thing, or two things: What is the N. L. club worth? That is, the stock of each. This paper does not presume to teach the stockholders or directors of each their business, but when a plain question like the foregoing presents itself; and when it is known that on the solution of that

mestion like the foregoing presents itself; and when it is known that on the solution of that when it is known that on the solution of that question hangs the destiny of baseball in Pittsburg, the ready-handed answer must be given. A compromise is a compromise. It means concession. The Natianal League stock here is not worth as much as the Players' League club, and that is the plain index guiding us on the highway to next year. No matter how the result has come, it is here, and business men interested cannot fail to see it. This being so, a compromise can soon be effected by making a certain number of shares of the two clubs after making them one and giving to one party of the consolidation so many and to the other party the balance. If the two parties cannot agree to the ratio let them choose a disinterested party to settle it. The matter can be settled now, but it is only a business question.

A NEW LOCAL TEAM.

The East Enders Step to the Front With Football Kickers. Another local football team has been organ-ized. The East End Gymnasium members' have selected a team, knowing that with favor able weather the sport will be popular here.
The team selected are: G. Dibert, full back;
D. H. Barr and G. W. Proctor, half backs; W.
Neill, quarter back. The rush line will be: L.
F. Kirchiner, W. Heppenstall, C. W. Miller, J.
C. Moore, W. Martin, W. J. Barr and W. C. Moore, W. Martin, W. J. Barr and W. Stephensoe, G. Stein and W. J. Anll are substitutes. The new team expect to play a match with the Western University team on Saturday. Secretary Davison, of the Allegheny Athletic Club, is busy arranging matches to take place here. On Saturday the Athletics will play the Shadyside team at Exposition Park, and probably the Greensburgs on the following Saturday. A match with the gymnasium will likely follow and then the big clubs will come.

Pleased to See Ward. SPECIAL TELEGRAM TO THE DISPATCH. BELLEFONTE, PA., October 13.-Ward's famous Brookly nine played a close and inresting game here to-day against a strong ion nine and defeated them by the re of 5 to 3. Despite the threatening weather over 2,000 people assembled to see the game. This was the first appearance of Ward at home since he began playing as a professional, and the people were successful in their effort to tender him a worthy ovation. Mitchell, of the Mumeapolis team, a native of Center county, pitched a fine game for Bellfonte and was sup-ported by Cook, of Brooklyn.

## ASSOCIATION GAMES

OPENING AT LEXINGTON. The First Day at the Kentneky Trotting

Meeting a Great Success.

LEXINGTON, KY., October 13.-The first Breeders' Association was a success, barring a heavy rain at the close of the second heat of the last race. The sport was expellent, track good and attendance large for first day. First race, Astiland stake, value \$650;

June Leght 3
Tem Hook
Nazeldel distanced (her harness broke). Time, second race, Kentucky stakes, for 3-year-olds, ine \$1,755, mile beats, best 2 in 2.

Third race, 2:22 class, purse \$1,500-cuator Conkling connic Wilmore

Cime, 2:20%, 2:19%, 2:20. Fourth race, Blue Grass stakes, for 4-year-olds, Angelina Battle H N Y Central Early Rird Time, 2-2h 2-2h To be Enished to-morrow.

Latonia Winners. CINCINNATI, October 13.—Following were the results of the races at Latonia to-day: First race—l'aoli first, Belle of Springfield sec-ond. Thee, 6:50. ond. Time, 9:26.
Second race, our-half mile—Penny Royal first,
Mattie Allen second, Fannie Sthird. Time, 9:51.
Third race, mile and shirty yards—Neva C first,
Grey Cloud second, Eugenia third. Time, 1:32.
Fourth race, mile and seventy yards—Semper
Fidele first, Roseland second, Bettie Seiden third.

Fifth race, six furlangs—Dunder first, Mabelle second, Chimes third. Time, 1:17%. Lexington's Big Stake Race. LEXINGTON, KY., October 13.-The great \$5,000 stake is attracting a great deal of interest here to-night. Pools to the amount of \$15,000 have been sold on the race. The following is the pooling on the race, with the drivers of each horse; Keno F, \$55 (Thompson); Allerton, \$200 (William-); McDoel, \$220 (Boble); Henry, \$55 (Thukhill); Diamond, \$20 (Barker); Walter F, \$25 (Bob Stewart); Henrietta, \$25 (Andrews); Stevie, \$30 (Geers).

Trotting Out West. NAPA, CAL., October 18.-The second day of the Papfic Coast Trotting Horse Breeders' In table lines at 50c per yard, 64-inch wide meeting Palo Atta's stallion Electricity trotted for a record, making a record of 22%. San Horne & Ward, 41 Fifth avenue.

Mateo Stock Farm's Regal Wilkes trotted for a record, making 2:18%.

Winners at Morris Park. MORRIS PARK, October 13.-Results of today's races:

First race, five furlongs—Kittie Van first, Elmstone second, Druidess third. Time, 1:025.

Second race, six furlongs—Eolo first, Dr. Hasbronck second, Woodentter third, Time, 1:165.

Third race, for 2-year-olds, half mile—Flavilia first, Correction second, Eelipse and Wagner tied for third place, Time, 1:8.

Fourth race, fire furlongs—Riley first, Cancan second, Tonranament third Time, 2:36.

Fifth race, seven furlongs—Yosemite first, Parkidge second, Ballyboo third. Time, 1:29.

Sixth race, seven furlongs—Mabel Glen first, Chesapcake second, Lavister third. Time, 1:29.

Pittsburg's Cricketers. Here is what a New York Tribune authority says of our local cricketers; Pittsburg has

shown by the recent defeats inflicted on Belmont and the virtual victory over Germantows that the Smoky City is entitled to one or two representatives. There are three names to select from in Pittsburg—Walter Scott, H. Penn and Alexander MacPherson. They are all tried and trusty men, their particular strength being at the bat. Scott is a Philadelphian and a member of the Belmont Club, of that city, but has taken up his residence in Pittsburg. He accompanied the Gentlemen of Philadelphia to England last year and at the end of the trip was placed second in the batting averages, besides having the credit of making the highest individual score (142 runs) of the trip. H. Penn used to play with the Chicago Club. He is a splendid bat and fair bowler, and has led the Pittsburgs' averages for the last few years. A. MacPherson is known almost wherever cricket is played. He is a sound bat and a splendid fielder. that the Smoky City is entitled to one or two

Mack Wants a Race. The following challenge, unaccompanied by a deposit, was received at this office last evening: T. J. Mack, of Mt. Oliver, is auxious to run any man in Western Pennsylvania from 850 yards to one mile, barring Peter Priddy and E. C. McClelland, Mack wants to run within ten days from date. He will take 25 yards in 880 yards, or 40 yards in one mile, from either Priddy or McClelland, for any reasonable amount. Either party wishing a race can reply through The Disparch and will receive prompt attention. Respectfully, W. A. BURE, Mt. Oliver, Pittsburg. It is the rule of this paper to ignore challenges to prominent performers without an accompanying forfeit. An exception is made in this instance because of special request and the privilege will not be continued. man in Western Pennsylvania from 880 yards to one

Elliott the Winner. LONG BRANCH, October 13.—The live pigeon match to-day at Hollywood between Edward match to-day at Hollywood between Edward Gibbs Murphy, of New York, and James A. Robert Elliott, of Kansas City, for \$5,000 a side, was witnessed by a big crowd of sporting men. The terms were 100 birds each, 30 yards rise, five traps, 21 yards boundary, Hurlingham rules to govern. Automatic traps were used. Elliott killed 93 to Murphy's 88 birds. The time consumed was I hour 42 minutes, the best time ever made in a hundred bird shoot.

made in a hundred bird shoot. Arrested for Fighting. VALPARAISO, IND., October 13.-Two lightweights from Chicago, named Sweeney and O'Hearn, fought a prize fight yesterday near here. A large number of men from Chicago were at the fight. They were subsequently ar-rested. This afternoon the two principals and the referee, named Lewis, were sentenced to six months in jail and fined \$500 each.

PEPECIAL TELEGRAM TO THE DISPATCH. LANCASTER, October 13 .- The Franklin and Marshall College football team to-day beat the strong team from the Pennsylvania Stare College by the score of 10 to 0. The game was extremely brilliant, the rushing and tackling of the home players being too strong even for the powerful front presented by the visitors.

Lively College Football.

Adjourned Their Trial. [BY CABLE TO THE DISPATCH.] LONDON, October 13.-The trial of E. P. Slavin and Joe McAuliffe at the London County Sessions has been adjourned till November.

Sporting Notes. THERE is now a chance for baseball peace in Pittsburg. Let us have it, ONE club in Pittsburg next year will be a win-GEORGE LYNN. - Harry Beth une has a credit of running 100 yards in 9 4-5 seconds. J. Sims.-If you visit his office Thursday even-ing you will probably get what you want. THE local ba-eball rivals can soon settle their differences if firebrands are kept out of the way.

Manager Hanton and F. H. Brunell left the city for Cleveland last evening. Mr. Hanlon is A BUSINESS in baseball as in any other business never listens to hoodlum cries of "weakening" when he is stepping to financial success. It is not altogether certain yet that Yale and Harvard will play. Captain Rhoads does not ap-prove of the Crimson's stand on athletics. BADGE, after a let-up, is being given steady work once again, and will no doubt be able to hold his own with most of the horses he meets at the Elizabeth and Linden meetings. MESSERS. RAR, Kerr, McCallin, O'Nell and Nimick all want to have matters fixed up. They can do so if they turn a deaf ear to people who have not a dollar to lose in the business.

The new race track at Nashville is to be laid out on the right hand side of Nolansville pike, a mile and a half south of the railroad crossing on Chency street. The track will be kite-shaped and is to cost \$80,000. THE Dwyer brothers have 22 horses in training for the Elizabeth meeting. They will endeavor to win with as many of them as possible at Linden and Elizabeth, and then sell them as the close of the racing season at those places. FATHER BILL DALY'S horses are all doing strong work just now, mainly for the Elizabeth and Linden meetings, and if will not do to over-look them, no matter what races they may be in. He has 25 of them in active training, and they should carry the green and red to the front in more than one race at the Jersey tracks.

THE crack Lyear-old, Roseland, has changed hands. Bradley Brothers have sold him to R. T. Holloway, Lexington, Ky., who, with Trainer James Murphy, owns Touton and other noted fivers. Roseland classes among the best Lyear-olds that have appeared in the West this season, but his engagements for next year are very limited. GEN. BELKNAP DEAD.

THE EX-SECRETARY OF WAR SUDDENLY PASSES AWAY. He Suffered From Inflammation of the Heart-Rumors of Financial Troubles-

His War Record-The Attempt to Im-

peach Him. WASHINGTON, October 13 .- Friends of ex-Secretary of War W. W. Belknap were startled this morning to hear of his sudden death in his room at 1420 New York avenue, Inflammation of the lining of the day's meeting of the Kentucky Trotting Horse | heart was the cause ascertained at the Coroner's inquest. General Belknap was last coroner's inquest. General Belknap was last seen alive on Saturday night, when he was on his way to his rooms, apparently in excellent health. Mrs. Belknap, who is in New York City, has been telegraphed. For some weeks the General was noticed to be in a despondent mood, caused, it is rumored, by financial trouble. The War Department will be closed on the day of his funeral. It will also be draped in mourning for 30 days.

General William Worth Belknap was born in Newburg, N. Y.. in September, 1829. He gradunated at Princeton College in 1848, and in 1851 he removed to Keokuk, Ia., where he practiced law. He served through the war, beginning his services as Major of an lowa regiment, and at the close was brevet Major-General. In October, 1868, he was appointed Secretary of War. This office he retained during General Grant's second administration until March, 1878, when, in cooscquence of charges of official corruption, he resigned.

On March 2, 1876, the country was astonished to learn that Secretary of War Belknap had been detected by a Congressional Committee in the sale of post traderships. He had resigned the day before, and the President had promptly accepted his resignation, but he was pursued by Congress with impeachment proceedings, escaping conviction at last on the technical point that the Secare lacked jurisdiction. The vacant Cabinet office was tendered to Senator Lot M. Morrill, of Maine, and declined, and on March 7 it was accepted by Alphonso Taft, of Onio. een alive on Saturday night, when he was on

GUNS FOR UNCLE SAM. The War Department Tells What the Gov-

ernment Wants. WASHINGTON, October 13 .- The War Department has completed its instructions to bidders and the specifications for the manubidders and the specifications for the manufacture of 100 large guns provided for in the last fortifications are. These 100 guns are made up of the following classes: 25 8-inch, 50 10-inch and 25 12-inch.

The instructions require that bidders state a price for the type of gun of each caliber and ammunition for its te-t and the date within which each will be presented for test, as required by the act; also a price per gun of each calliber for the service guns and ammunition for the proof and the time within which each gun of each calliber will be delivered as required by the specifications, after receiving written notification that the type of gun is satisfactory to the Government.

Fourth—And that Your Honors will jurther dethe cree that the cash balances remaining, belonging
to said funds, now in the Lossession of the degrendant banks to the credit of said city, be at
once in the hands of said banks set apart and distinguished from all other moneys of said city, or
of other persons on deposit in said isanks, and
that the said moneys shall not be used by said
banks for the purpose of discounting commercial
paper, or making loans to any of the officers or
patrons of said banks, and that for the proper
keeping and care of the same, each of said banks
be forthwith required to file with the City Con-Old Prices. Special Values

### SUDDEN TWIST.

[Continued From First Page.] William Filiun, H. S. A. Stewart, J. A. McDevitt. The said John Paul is a member of said Finance Committee. The said C. L. Magee is a brother of the Chairman of said Finance Committee, and is related by marriage to John M. Anderson, a member of said committee. The said C. L. Magee possesses and exercises a dominant political influence in the Councils of said city, and with said Finance Committee, and has a large pecuniary interest in said bank, and with his associates in business is in the custom of borrowing money from said bank as well also from the Allegheny National Bank, and the Farmers' Deposit National Bank, for the purpose of carrying on the various enterprises in which he and other officers of said Frechold Bank are severally and jointly engaged, and as such borrowers, he and his fellow-officers directly or indirectly, are

In Daily Use and Employment of the moneys belonging to said sinking funds in said banks. And your orator avers that the large bulk of the deposits in said Freehold Bank for the use of the borrowers thereof, is composed of city funds, including the uninvested cash of the cinking funds, and but a small proportion of their total deposits are made by other persons, and with the state of the deposits in

Allegations of Personal Interest. And your orator avers that the said John Paul s a stockholder and director in the Frechold sank, and the said J. McM. King is a stockholder Bank, and the said J. McM. King is a stockholder and director in the Allegheny National Bank, and both are members of said Finance Committee. Acing as members of Council and of the Finance Committee in the selection of said Freehold Bank and the Allegheny National Bank as depositories of the funds of said city, they are both personally, and as members and officers of said banks, interested directly and indirectly in the use and management, by said bank of said property of said city, contrary to said statute, and so your orator shows that the agency as now constituted, by which the Councils of said city pretend to manage the said trust in respect to said sinking fund, is unlawful and criminal in character.

Fourteenth—And your orator further avers that the cashier of said Freehold Bank is John F. Steele, and that the said steele is also treasurer of the Duquesne Traction Company, of which said company the said C. L. Magoe is President, and said company is now engaged in the construction of a large system of street railways, requiring the expenditure of a very large sum of money. That the law under which said Freehold Bank is incorporated for the purpose of saving the cashier labered from temptation has provided "that it shall not be lawful for the cashier of any bank to engage in any other profession, occupation or calling either directly or Indirectly, than that of the duties appertaining to the office of cashier, and if any cashier of the bank shall, directly or indirectly, engage in the purchase or sale of stocks, or in any other profession, occupation or calling other than that of the duties of cashier, such cashier, upon conviction thereof in any context than that of the duties of cashier, such cashier, upon conviction thereof in any context than that of the duties of cashier, such cashier, upon conviction thereof in any context than that of the duties of cashier such cashier, upon conviction thereof in any context than that of the duties of cashier such cashier, upon conviction thereof in any context than and director in the Allegheny National Bank, and

Treasurer in Defiance of the Law governing said bank. And so your orator avers that the said bank, thus having a cashier subject-ing himself to the temptation against which the law attempts to guard him by a highly penal prolaw attempts to guard him by a highly penal provision, is not a fit and suitable bank to act as custodian of the trust funds of said city.

Fifteenth That the said cash belonging to said stuking fund held by said banks has been and is received, held and used by them severally as any deposits are held and used by such institutions in the usual conduct of banking business. It is deposited in said banks in the name of the city, together with all other funds of said city, and in the posession of said banks, is in no way or manner sea anart, distinguished or guarded other than any other deposits in said bank, and not separated from other property of said city, but is held subject at any time to the check of the authorized officials of said city, and is used by said banks as other deposits in the discounting of commercial paper for and otherwise making loans to carry on the business and sustain the speculations of their customers upon just such security as the officers of said banks may see fit to require from such castomers, and from such use of said fund, said banks derive large profits and gains, but neither the city of littsburg, nor the bondholders who are the city of littsburg, nor the bondholders who are the city of any interest or accumulation from said funds.

Fifteenth and one-half—Your orator avers that

get the beneat of any interest or accumulation from said funds.

Fifteenth and one-half—Your orator avers that by the provisions of the act of Assembly, approved May 23, 1874, above set forth, it is expressive made the duty of the city to provile for the prompt application of all moneys collected for said sinking funds to the purchase of outstanding bonds and so toward the extinguishment and cancellation of its said indebtedness, and thus add to the security of the holders of said bonds and diminish the enerous burden upon your orator and all other taxpayers of said city, and even if no such statute existed, good faith and the instincts of honesty would brompt such a course of action.

The Act of Assembly of 1892. The Act of Assembly of 1883. And your orator further shows that by the act of Assembly, approved Juns 13, 1883, entitled "An act directing the investment of moneys remaining to the credit of the several sinking funds of cities of the second class in loans of said cities, or of the United States, or of the State of Pennsylvania, and rencaling all laws inconsistent therewith." P. L. page 190, it is commanded that the Council of Said city, defendant, provide by ordinance for the investment by the City Controller of all the balances remaining to the credit of the several sinking funds of said city, in the loans of said city, or in loans of said city, in the loans of said city, or in loans of the United States, or of the State of Pennsylvania, and the income derived from such investment shall, on collection, be credited to the several sinking funds respectively.

And your orator shows unto your Honors that the Councils of said city have refused to provide by ordinance for the investment by the City Controller of the cash balances of said sinking funds, but as hereinbefore exhibited, have undertaken to place the control of such investment under the power and subject to the will of the aforesaid Finance Committee, and by such agency have failed, neglected and refused to apply or permit to be applied the moneys so collected for said fund to the nurchase of the bonds and funded debt of said city, or of any other securities, and have refused to permit the City Controller to invest the cash balances remaining to the credit of the several sinking funds of said city as directed by the aforesaid act, so that now said cash balances have accumulated to the amount of \$1,083,621.72, as hereinbefore set forth, and is accumulating at an average rate of \$229,759 64 annually, and that said cash balances so rapidly accumulating instead of being used as required by law and by the nature of the trust for the security of the holders of the bonds of said city, and to the relief of the taxpayers of the same, is required by the action of said city, and to the relief of the taxpayers of the same, is required by hw and by the nature of the trust for the security of the holders of the bonds of said city, and to the relief of the taxpayers of the same, is required by the action of said city. United States, or of the State of Pennsylvania, and repealing all laws inconsistent therewith. " P. L.

Claims of Wrongs by the Orator. Sixteenth-So your Orator shows to your Honors that the said city, defendant, is acting in violathat the sain city, decembant, is acting in violation of law in failing and refusing to raise up and appoint some suitable and proper trustee or agency for the custidy, and; to have the care and management of the trust imposed upon said sinking funds by the Constitution and laws, and in refusing to invest moneys collected for said funds in the bonds of the city or other securities, whereby said funds might be safely and securely kept, and a just revenue derived therefrom, and the luterests of your orator as a taxpayer of said city are imperited by such refusal to create and appoint such proper and suitable trustee or agency for the safe and proper management of said funds, and by such refusal to invest the moneys collected for said fund in interest-bearing bonds of said city, or other refusal to invest the moneys collected for said fund in interest-bearing bonds of said city, or other refusal to invest the moneys collected for said fund in interest-bearing bonds of said city, or other refusal to invest the moneys collected for said fund in interest-bearing bonds of said city, or other refusal to invest the moneys in the finance Committee aforesaid in prohibiting the finance Committee aforesaid in prohibiting the investment of said moneys, except and only in case the purchases for such investments could be made at a price the said defendants knew, and as experience as shown, cannot ordinarily be obtained.

Wherefore your orator needs equitable relief, and prays.

First-That it be adjudged, ordered and decreat tion of law in failing and refusing to raise up and

wherefore your orator needs equitable relief, and prays,
First-That it be adjudged, ordered and decreed that the moneys collected and to se collected by said city, and the investments made thereof for said sinking funds are a trust fund, to be held in trust and inviolably pledged for the benefit of the holders of the bonds of said city, and for the payment of its funded debt.

Second-That YourHonors, for the safe and proper management of said trust, name and appoint some suitable and responsible person or persons to receive, take and have the care and management of said trust, name as the same may be collected for the purposes by law declared, upon such terms and conditions as to your Honors may seem proper for the faithful excention of said trust and to promote the security and proper care of said moneys.

Third-Or, that Your Honors order or decree that the said city, detendant, by its Controller, shall forthwith invest the cash balances remaining to the credit of said sinking fund, and all moneys hereafter to be collected for the same from time to time, as the same are received by said city, in the interest-bearing bonds of said city, or other good and reliable securities, as by law provided.

Prayer for a Further Decree.

Prayer for a Further Decree.

Fourth-And that Your Honors will further de-

troller, for and on behalf of said funds, its bond, with sufficient sureties, to be approved by Your Honors, in double the amount of said funds ordinarily in the keeping of each of said bunks. Fifth, That it be adiudged, ordered and decreed, that an account be stated, ascertaining and determining the full amount of the revenue or interest which might have been and ought to have been derived from the proper investment and management of said funds, from the 1st day of December, 1888, if the same had been lawfully and properly invested, and that upon such amount being ascertained, it be further ordered, sdludged and decreed, that the said defendants, A. F. Keating, Andrew Binder, A. C. Robertson, John M. Anderson, John Paul, John McM. King, W. A. Maree, John Duun, Jr., J. J. Maguire, Thomas Delaney, W. Q. Bigham, R. G. McGonnigle, Wm. Ankloch, Mark Donley and Thos. W. Wallace, composing said Finance Committee, and R. J. Haslett, P. J. Johnshoe, C. W. Helmoid, James Benzielmasen, J. S. Wightman and Geo. H. Trenosh, former members of said committee, account for and pay into the City Treasury, to the credit of said funds, the amount so ascertained and determined.

Sixth-For such other and further relief as to Your Honors may seem meet, and the exigencies of your orator's case may require.

And he will ever pray, etc.

W. J. HOWARD, Plaintiff, The following statement of the city's bonded debt on January 31, 1890, is attached to the bill as "Exhibit A:"

Description.

Coupon railroad compromise bonds, 4

the cinking funds, and but a small proportion of their total deposits are made by other persons, and on the list day of February. 1888, the deposits in said bank amounted to \$27.514 ©, of which sum about \$218,000 was its proportion of the universed cash of the sinking fund. Its discounts on said date were \$307,157 ©. On August 1, 1889, after the spring levy of taxes and water rents had been collected by the city, the deposits of said bank were \$302, 58 ©, which large increase was wholly due to the city funds and on said date, the discounts of said bank were \$202,58 ©; and so your orator shows that the said bank used the funds of said city in its business, and that said funds make up and constitute the great bulk of its banking capital.

Thirteenth—And your orator further shows unter your Honors that by the act of Assembly, approved May 23, 1874, heretofore referred to, and commonly known as the "Wallace Act," It is enacted that "no portion of the property of said city, or any department thereof said city, or any department thereof

1892, due April I.
Conpon water loan bonds, 7 per cent,
1894, due April I.
Coupon water loan bonds, 7 per cent,
1895, due October I.
Coupon water loan bonds, 7 per cent,
1896, due October 2. 1895, due October ...
Coupon water loan bonds, 7 per cent.
1895, due April I.
Registered water loan bonds, 7 per cent.
1895, due April I.
Exchanged registered water loan bonds, 7 per cent. 1893, due April I.
Exchanged registered water loan bonds, 7 per cent. 1894, due April I.
Exchanged registered water loan bonds, 7 per cent. 1894, due October I.
Exchanged registered water loan bonds, 7 per cent. 1895, due October I.
Exchanged registered water loan bonds, 7 per cent. 1895, due October I. ber I.

Exchanged registered water loan bonds, 7 per cent, 1898, due October 2.

Exchanged registered water loan bonds. 7 per cent, 1897, due April I.

Exchanged registered water loan bonds. 7 per cent, 1898, due April I.

Water loan registered, 6 per cent bonds, 1998, due January I.

"Stanton avenue bonds (matured 1885), Funded debt improvement bonds, (conp.ns), 5 per cent, 1913, due June I. 40,500 00 73,000 00

(conp.ms), 5 per cent, 1913, due June I...

Funded debt Improvement bonds, exchanged registered, 5 per cent, 1913, due June I...

Funded debt Improvement bonds, exchanged registered, 5 per cent, 1912, due June I...

Improvement bonds, registered, 4 per cent, 1915, due December I...

Improvement bonds (coupon), 4 per cent, 1915, due December I... 77,000 00 64,000 00 .\$13, 203, 401 87

SINKING FUND INTACT. CONTROLLER MORROW SAYS NOT A DOL-LAR HAS BEEN DIVERTED. He is in Favor of Purchasing Bonds Whenever Obtainable-He Suggests a Sinking Fund Board-How the City Lost Money

\*Refunded into improvement bonds, 1915.

to the suit, took a hasty glance at the bill, and admitted that some of the allegations appeared to be correct, but he was not prepared to coincide with all of them, nor with deductions of the plaintiff. He said:

Suspending All Purchases

placed in the sinking fund. Asking for a Sinking Fund Trust. "I also recommended that the Mayor, Con roller and Treasurer, who are under bonds, be constituted an ex-officio board to make purchases for the sinking funds and that all matters relating to the care and management of the same be reposed in their hands. I did not care to assume all the responsibility for the in-vestment of this money, and therefore made "We do not get any interest on our daily balances, but we used to, and the city was the loser thereby. Under an ordinance repealed some years ago the banks bid for the privilege

some years ago the banks bid for the privilege of being city depositories, and the ones that offered the highest rate of interest got the money. Now the old-established banks doing a large business would not pay much for the privilege and were out-bid by smaller and less conservative concerns. As a result the city lost large sums of money by the depositories failing and going into bankruptcy."

SPEAK VERY PLAINLY. Plaintiff Howard Called an Obstructi His Connection With the Pittsburg Traction Company Given as the Cause for His Action-The City's Financial Methods Defended.

representative of this paper at City Hall. When first discovered Mr. Magee was negotiating with Controller Morrow about a little matter of ball. That affair being arranged Mr. Magee at once proceeded to make his es-Mr. Magee at once proceeded to make his escape. When next seen he inadvertantly fell directly into the company of Mr. A. F. Keating and THE DISPATCH man, who were talking the matter over just around a corner of the rotunda. As Mr. Keating was, by special request, giving his views of Mr. Howard's latest more, Mr. Magee at once became interested and leaned up against the wall, prepared to go the gentleman from the Twentieth ward to a finish. Mr. Keating was familiar with the equity

Every transaction complained of was regu-lar, and it would be just as sensible for him to

### by Being Paid Interest. Controller Morrow, one of the defendants

"Let me impress upon you one thing. Not ne dollar of the sinking fund has been diverted from its proper purpose. It has been preserved intact and inviolate. I have been in favor of purchasing bonds whenever they could be obtained rather than allow the money to re-main idle. I pursued this course until 1888, main idle. I pursued this course until 1888, when the sub-committee of the Finance Committee decided that no further investment should be made that would not return 3½ per cent per annum. In my report to Councils at the close of that year I said that an unwise restriction in favor of the privileges of the Finance Committee, which was construed to mean that they should have power to determine in each and every case what price should or should not be paid for bonds, and thereby necessitating consultation with them or their representative before any proposal for the sale of bonds could be accepted, had the effect of

for nearly two months, and would, if insisted upon, have proved a cumbersome and needless regulation. The language of the resolution referred to was not changed, but the Finance Committee conceded to the Controller the function of buying at will at a maxthe function of buying at will at a maximum price, but as the offerings of city bonds comprise a wide range of maturities and rates, I was of the opinion that the best policy would be attained by reposing discretion in the Controller to act freely and upon his own judgment, as to what loans should be purchased and the prices for each that it would be wise to pay. All purchases should be reported to the committee or to the Councils at frequent intervals, which would secure, as far as at present can be done, the interest of the city

present can be done, the interest of the city against improper use of the investment funds, as there is no authority vested anywhere to part with any securities that have once been

CHARGED TO SPITE. MESSRS. C. L. MAGEE AND A. F. KEATING

Mr. C. L. Magee, whose name appears in one or two places in the bill, was seen by a

Mr. Keating was familiar with the equity proceedings in a general way, having been informed as to the main points, and was not averse to giving his opinions of the same. He said he did not believe that the courts had any power to act in the matter. Councils obtained whatever powers they had concerning the custody of the city's funds from the Legislature, and that body acted under the Constitution of the State in granting these powers. That Councils have a right to sanction the placing of this money where they deem best, goes without saying. The Transactions Perfectly Regular,

lar, and it would be just as sensible for him to rush into cour; and ask for the appointment of persons to take control of the affairs of any qualified and competent business man as trustees, as it is for Mr. Howard to make his requests. "The truth of the matter is," added Mr. Keating, "the whole thing is the result of spite and spleen on the part of the complainant, and, in my judgment, it will amount to nothing." price as yet. HUGUS & HACKE. TTSSU

when asked for a further statement said: "I am satisfied that Mr. Howard is the representative, paid or otherwise, of the Pittsburg Traction Company. Since he broke into the courts and the newspapers his acts and utterances show that he has been an obstructionist, trying to head off the Duquesne Traction Company in its work of building the road. His first move was made against the widening of Diamond street when he did not have a foot to stand upon, and everything he has said or done since was in keeping with this introductory step."

"How about his charre that, possessing and exercising a dominant political influence in Councils and with the Finance Committee, you and your associates in business are in the custom of borrowing money from the Freehold, Allegheny National, Farmers' Deposit National and the First National banks for the purpose of carrying on private enterprises in purpose of carrying on private enterprises in which you and other officers of the Freehold Bank are engaged in, etc.?" Never Borrowed Without Giving Security. "So far as I am concerned I will say that I do ongiderable business with all of these banks

but whenever I obtain any money from them it is always off what they consider ample and sufficient security, and as long as they are satisfied as business men. Mr. Howard should have no particular grounds for complaint. For that matter, I presume my financial standing in this community is quite as good as that of the gentleman who has the grievance. I am satisfied that the motive for this action is based upon the gentleman's connection with the Pittsburg Traction Company, but I am also satisfied it will amount to nothing."

During further talk the conversation turned to the subject of the city's letting out funds to the highest bidder. Both Mr. Magee and Mr. Keating stated that the city had had some costly experience in this direction, having been nipped for considerable money by the National Trust Company and other houses that went by the board. They were of the opinion that money safely deposited, even without interest, where it was amply secured was much more satisfactory than to have it disposed of as was done under the old methods. nt whenever I obtain any money from them is

THEY HADN'T HEARD OF IT. Cashiers of City Depositories Have No Information to Give Out. Interviews with the cashlers at the banks wherein is deposited the city cash elicited no 111,600 00 information, the reporter being told that it was private business. At one of the banks it almost ecame necessary to dodge bricks, the cashier

becoming furious at the idea of his privacy 552,600 00 being intruded upon by any one not a customer. The first bank visited was the Freehold, 76,000 00 and there was where this reception awaited the 2.242 om m reporter. The bookkeeper was questioned as 94,300 00 to the amount the city had on deposit there, and he turned the matter over to the cashler, Mr. John F. Steel, who replied more or less "It's nobody's business! It's none of your business, and you might as well git out!"
Of course no one could refuse such an invitation and the reporter walked out in the sunshine, glad that he was not born to shoulder

the cares of a banker and be compelled to handle so much money.

Cashier J. D. Scully, of the First National Bank, said: "I don't really know how much of the city's sinking fund is on deposit here, but, of course, couldn't talk on the subject. I haven't as yet heard that such a suit as you mention has been entered."

About the same information was secured at the Allegheny National, where Cashier Hutchinson was found, and said: "I don't know how much of the city's money on deposit here belongs to the sinking fund. That could only be learned by visiting the proper officers at the City Hall."

T. H. Given, cashier of the Farmers' Deposit National Bank—It is against the rules to tell the amout of any deposit, You could find out by visiting the city officials. I haven't heard of any suit being entered. the cares of a banker and be compelled to

NOT PREPARED TO TALK.

Members of the Finance Committee Not Breaking Into Print Just Yet. As a rule the members of the Finance Committee were not prepared to express any views on Mr. Howard's attack upon the city's methods of doing business. Chairman W. A. Magee had intended to say something for publication, but upon second thought he decided to maintain silence until the case came up in court. Mr. Magee has some rather tart ideas on this particular subject, but he could not be

induced to unbelt last night, even under the

most careful coaching Chairman Holliday, of Common Council, said he would not expre-s himself until after he had new duid not express nimself until after he had read the bill carefully. After that he will be prepared to make a statement of his views. President Ford, of Select Council, was in the same boat. Hon. A. C. Rebertson, Messrs. Paul, Binder and Donahoe, also refused to say anything for publication.

"Well, what are they going to do with us?" asked Councilman J. J. McGuire of one of the best known politicians in Pittsburg.

"Why I guess the desire is to hang you for voting for the Duquesne Traction ordinances, and the Creator only knows what else." This and the Creator only knows what else." This announcement did not seem to have any very pronounced effect upon Mr. McGuire's nerve tor he walked away with a broard smile upon his face, and looked quite as contented as if he had not heard his possible fate. The matter did not seem to agaitate anyone connected with the suit for that matter, although it was quite freely discussed about City Hall during the afternoon.

COUNCILMAN BIGHAM'S VIEWS. He is Satisfied the Local Courts Have n Jurisdiction in the Equity Proceedings. Kirk O. Bigham, member of Select Council from the Thirty-second ward, after reading the bill in equity was prepared to express him self quite freely on the merits of the same. So far as the custody of the city funds was concerned Mr. Bigham thought there was nothing irregular in the present method of deposit. He said that the Finance Committee first recommended where the money should be kept, this recommend being of course subject to the approval of Councils. He was convinced that Councils had power to act in the matter under acts of the Legislature, and this being the case, he did not see where the local courts had any invisidation in the matter unless it could be jurisdiction in the matter unless it could be shown that some frauds had been committed. In a case of this kind the people could always get proper reduces at law

# thought that the courts would decline to inter-fere in the manner in which the banks used the funds. They had all given good and sufficient bonds for the faithful care of the money in their hands, and that was all that anyone could do. These funds had been placed with them by the City Treasurer, every legal requirement had been fulfilled, and he could not see where any grounds of complaint existed.

get proper redress at law.

Mr. Bigham said he was satisfied that it was

Mt. Bignam said he was satisfied that it was entirely outside the province of the courts to undertake anything like the naming of a person or persons to manage the trust, as that ousiness was already legally prepared for. He also thought that the courts would decline to interfere it the prepared to the property of the same trust would decline to interfere it.

NOT READY TO TALK. Treasurer Denniston and City Attorney Moreland Have but Litte to Say. City Treasurer Denniston had very little to say about the suit. He said his duty was merely to receive money and to pay it out again upon presentation of warrants properly signed. The only sinking fund he had charge of was one for the payment of bonds issued to

Features of Yesterday's Oil Market. Corrected daily by John M. Oakley & Co., 45 Sixth street, members of the Pittsburg Petro-leum Exchange:

For the next tew weeks I will sell a choice line of ladies' dougola kid button shoes, opera, common sense and spring heels, at \$1 50 per sair, at G. D. Simen's, 78 Ohio street, Allegheny, Pa. Ladies' Fine Knit Wool Skirts

Ladies' Fleeced Lined Cotton Hose

Refined. New York 7,50c, Refined. London, 554t, Refined. Antwerp, 164f, Refined, Liverpool, 55pt, Refined, Bremen, 6,50m. SHILOH'SCough and ConsumptionCure is sold by us on a guarantee. It cures consumption.

In plain and striped, from \$2 50 to \$3 50, some very pretty styles. Ladies' knit wool divided skirts in colors and black. HORNE & WARD, 41 Fifth avenue ALASKA seal jackets, sacques and wraps.

defray the cost of erecting Municipal Hall, and that was very small.

City Attorney Moreland was in good spirits, but was not prepared to say anything about the suit. He will embody his opinions in the answer to the bill which he will prepare.

In unbleached, brown mixed, Oxford mixed, modes slates, seal and navy and black. Ordinary and extra sizes, all prices. 0000 000 00 000

HERE'S THE PRICES THAT YOU DOTE ON:

A \$50 made up to order Suit or Overcoat we sell for \$25.

AT THE

"The Campbells Are Coming," "The glorious melodies of Scotland-melodies to which

