### 12

# MATTERS OF MOMENT Being Argued by Leading Lawyers Before the Supreme Court.

SOME BIG CASES UP YESTERDAY.

A Traction Company Sued for Employing Impolite Conductors.

# OTHER NEWS GLEANED IN THE COURTS

Justice Sterrett was missing from the chair on the Supreme bench yesterday, having been called to Philadelphia on important business. The other members were all on hand. The first case taken up for argument was an Eastern district case, Commonwealth of Pennsylvania ex rel Alfred Darte, District Attorney, vs M. Reynolds. I. P. Hand et al.; appeal from

Common Pleas of Luzerne county. The suit is one against a school board of the Third district of Wilkesbarrie for the alleged violation of an act of assembly for the regulation of school districts in cities of the third class. The city of Wilkesbarre is a city of the third class, and in January, 1890, the directors of the several school districts adopted formal resolutions accepting the provisions of the act approved May 23, 1889, and on February 10,

1890, presented certified copies of these resolutions in the office of the Clerk of Quarter Sessions of the county. The clerk refused to receive, file or record these papers on the ground that the act of May 23, 1889, was unconstitutional: whereupon a majority of the directors of the Third school district applied to Common Pleas for a mandamus requiring the Clerk to file and record these papers. The mandomus was granted and the appeal taken. The errors charged are that the Court erred in holding the first section of the act of May 23, 1890, to be constitutional.

### AN APPEAL OF THE PENNSY.

The next argument was the appeal of the Pennsylvania Company for the Insurance of Lives from the Orphans' Court. This is the celebrated Shoenberger will case. Mr. Shoenberger died in New York City on November 12, 1889, leaving a large estate. He appointed his wife, Mrs. Alice Shoenberger, and A. T. Mason executors of his will relative to that portion situated in New York, and the Pennsylvania Company for the Insurance of Lives, of Philadelphia, Andrew Long, of Pittsburg, J. M. Brownson, of Pittsburg, and A. J. Hutell, of Philadelphia, executors and trustees of that portion in the States of Pennsyl-vania, Ohio, Kentucky and Illinois. The principal past of the estate is situated in Allepheny county, consisting of \$470,846 32 of personalty and \$472,000 of real estate. The will was probated in New York and an exemplification was subse-quently filed with the Register of Philadelphia and with S. P. Connor, Esq., Register of Allegheny county. Mr. Connor, after an inspection of the will, found that the principal part of the estate in Pennsylwania was in Allegheny county, and it ap-penring to be subject to a collateral inherit-ance tax, issued a citation upon the executors to show why they should not appear before him and take out letters. Having found from the testimony adduced at the hearing that the principal part of the estate was in this county, the Registe: decreed that he would issue letters to them upon applying within ten days and qualifying according to law, and upon their failure to do so let-ters with the will annexed would be issued to some other fit person. This decision was confirmed by the Orphans' Court and the superl taken.

### THE ASSIGNMENT OF EEEOES.

the Register for Philadelphia city and county, in granting letters testimentary to

the 20th of November, 1886, for a term of two years, and as much longer as oil and gas were found in paying quantities. The gas were found in paying quantities. The lessee was to pay \$1 per day from the date of the lease until a well was completed. The well was not completed within two years, and the suit was entered to compel the payment of the sum specified, and a judgment obtained in the lower court. The assigned errors are that the Court below erred in making the pule of indement absolute and in entering ceived at the Dispatch Office. ARGUMENT FOR BALLOT REFORM. rule of indoment absolute and in entering judgment for the plaintiff. The Court also A Little Information for a Number of erred in not discharging the rule for judg Anxious Inquirers. ment.

The arguments set down for to-day are QUERIES CONCERNING THE ELECTION

The arguments set down for to-day are Sauer vs Schneider, McKenney vs Fawcett, Graham vs Pennsylvania Company, Engel vs City of Pittsburg, Bamhauer vs Oity of Pittsburg, Newton Coal Mining Company's appeal, Huckenstein & Co. vs The Kelly-Jones Company, Philadelphia Company vs Clark Bros. & Co., Helliard's appeal, Stranick vs Munhall, Mitchell's appeal, Angenstein vs Jones & Laughlin, McGib-Stranick vs Munhall, Mitchell's appeal, Augenstein vs Jones & Laughlin, McGibbony vs Jefferson Gas Company, Wilbert's appeal, Butler vs Pittsburg and Birmingham Street Railway Company.

### POLITENESS ON A CABLE CAR. The Pittsburg Traction Company Asked to

Pony Up \$10,000 Damages.

S. R. Rainey yesterday entered suit against the Pittsburg Traction Company for \$10,000 damages. Rainey states that on February 7 he boarded car No. 33, at Market street, to go to Oakland. The conduc. tor of the car was F. S. Forrest. On the way out a young man named Edwards made some remark to the conductor about his some remark to the conductor about his pulling the bell to go shead before a man was off the car. Forrest swore at Edwards. When the car got to Boston street Edwards wanted to get off, but Forrest would not stop the car, and pushed him off. As he did so he kicked Edwards. Rainey, the plaintiff, was sitting in the car and mains the common ways in the car, and seeing the occurrence, went to the door and told the conductor he might have kill d the man. The conductor, he tates, then swore at him, and pushing him back into the car, knocked him down and beat him. He finally let nim up and ordered him off the car. Rainey said he would get off if the conductor would stop the car, but off if the conductor would stop the car, but the conductor refused, and threw him off at

Robinson street. Rainey was badly hurt, and was com-pelled to walk from Robinson street to his home in Oakland. The company, he claims, is responsible for his treatment for employ-ing "such a brute as a conductor."

### CRIMINAL COURT GRIND.

Several Convictions and One Acquittal on Ine dictments for Assault.

In the Criminal Court yesterday Annie Leydon was convicted of assault and battery on Lizzie McFarland. Charles Bell was convicted of telonious assault on Harriet Fisher, aged 15 years. Levi Felty was convicted of felonious assault on Alice Calhonn. Joshua Ross was convicted of felonious assault on his wife, shooting her in the arm

sault on his wife, shooting her in the arm during a quarrel. Louis Meyer was acquitted of assault and battery on Henry Scherele and the costs placed on the prosecutor. The jury is out in the case of John J. Davis, charged with an offense against morality on oath of Annie Abbey. The trial of Mrs. Edith Levy, charged with the avian of Mrs. Edith Levy, charged with the poisoning of a num-ber of people on a Hebrew fast day, was fixed for yesterday, but owing to the absence of important witnesses was postponed.

# SUBJECT TO AN OPINION.

### A Lawn Owner is Awarded \$3 for Damages Done by a Cow.

The suit of T.S. Lackey against A.J. Lennox for damages for injury to a lawn caused by a cow tramping over it was concluded yesterday. As a result, Judge Stowe now has before him to decide the question of what rights cows, etc., have on unfenced

The verdict of the jury was for \$3 for the George Salras, Jr., argued the case for the appellants. The errors assigned are that the Court erred in holding that the zetion of ty was not inclosed by a fence, the plaintiff was entitled to recover.

is any difference in the gauge of a railway THROUGH THE MAIL track on a straight road and on a curve, and if there is, which is the narrower, the straight or the curve? THREE READERS. PITTSBURG, October 24, 1890. Some of the Communications Re-

Working for Ballot Beform.

By resolution of the Executive Committee

I am directed to inform you that this asso-

ciation has noted with gratification your

several expressions of approval of the prin-

co-operation in our endeavors.

To the Editor of The Dispatch:

To the Editor of The Dispatch.

THE PITTSBURG ' DISPATCH, FRIDAY, OCTOBER 81,

ciples advocated by this association. The association is non-partisan and we are striving, and mean to strive determinedly at

the next session of the Legislature, for the

adoption of our bill, which, if adopted, will insure to the people of this State the nomination of a higher grade of candidates for public office than is, on the average, offered for election under existing conditions. It will dispense with the cost of printing tickets by the supporters of the different candidates (who find it advisable to print many times the number actually needed), and dispense with all the machinery for

their distribution. It will insure a secret ballot, eradicate all possibility for the charge of bribery or intimidation and introduce a decidedly more convenient mode of voting. It will give all parties and all candidates an equal chance, and in point of sconomy aud simplicity must recommed itself to every person who will carefully consider it. The system proposed has been already adopted in Massachusetts, and this associa-

tion will strenuously oppose any attempts to adopt only a portion of it in Pennsyl-vania, as has been done in New York, Con-necticut and New Jersey. The approach-ing election in Massachusetts, as did the last one, will give many illustrations of the superior operations of the system. Because superior operations of the system. Because of the agitation of the subject in this State any explanation you can give of its work-

ings in Massachusetts will undoubtedly be read with much interest by the people of Pennsylvania. Our efforts are receiving the greatest encouragement and ample financial support from individual citizens and organizations. We realize, however, the necessity of the assistance of the news-paper press of the State and earnestly ask alcohols exist. It costs money to rectify spirits, however, and there is great tempta-tion to use them unrectified. When this is done the whisky may be classed as "bad." I am, yours very truly, ALFRED N. CHAMBERS, Secretary. PHILADELPHIA, October 29, 1890.

## BIG GOOD-NATURED DOGS.

### Lions Are Easily Handled and Make Splen did Performers.

Experiments in Asphalts.

"As a matter of fact," says John B. Doris, It seems to me the City Highway Departthe well-known museum manager, but ment is rushing the asphalt pavement too formerly a circus proprietor of some 30 years' profusely. The only one in this city that experience, in the New York World, "there has shown a dollar of wear for a dollar of is no animal with which we circus men expenditure is the Forbes street tar, which have to deal that is so easy to handle and so has lasted well these 18 years. The asphalt that has been put down latterly is a poor pave-ment; so says the expert Father Time, who has had a year or two to demonstrate. I understand from experts that there is reunderstand from experts that there is re-quired as considerable skill to properly mix body with whom they are acquainted, such asphalt pavement material so to make crucible steel; that it must be applied just hot enough or the poultice will be too soft in warm weather or too brittle when frost as an attendant or a man whom they have been accustomed to see around the show, can go into their cage and put them through their act with perfect safety. Why, in one season I had no less than 11 men perform touches it. A pavement that would be O. K. for the moist and comparatively equable climate of England would not suffice in the climate of Pittsburg. The my lions, and in each case these men were feeders, cauvas men, hostlers and other emleaders, canvas men, nostiers and other em-ployes of the circus who would be apt to be about the animals all the time. "It is the appearance of the lion and that dreadful roar of his that strike terror into

fact is that the asphalt now being applied is an experiment. Are not property holders paying too dearly for this, and will not the city at large be taxed constantly in the paying too dearly for this, and will not the city at large be taxed constantly in the future to maintain such pavements in re-pair? My preference at present would be for evenly vitrified fire brick, with tar joints, and I hope ere another paying season be on that Booth & Flinn will have arranged to accord it to those who desire that description of roadway. C. city at large be taxed constantly in the future to maintain such pavements in re-think that he is in great danger; but that A Republican Out for Pattison. Horsford's Acid Phosphate. Beware of imitations. As a Republican I am for Robert E. Pattison, and will do all I can for him in Overcoats. the Twenty-third ward. My reasons for so Fall and winter overcoats at Pitcairn's, doing is not because he is a Democrat, not because he belongs to that party, but be-434 Wood st. FSU cause he is a fearless advocate of honest gov-Misses' and Children's Reefers.

 is any difference in the gauge of a rallwy, track on a straight or ad on a curre, and if there is, which is the narrow retrest at the second of the second class. Printsure, October 23, 1890.
Any Gould as a Historian. To the Zhior of The Dispatch:
Did Jay Gould ever write a history of Dispatch:
Did Jay Gould ever write a history of the Zhior of The Dispatch:
Did Jay. (October 23, 1890.
Thistory of a town in Dolaware in his youth fail days.]
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To the Zhior of The Dispatch:
Dator of Disling Y<sup>2</sup>.
A LADY READER.
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1890.

OFFICIAL-PITTSBURG.

21st day of October, A. D. 1890. [No. 27.] A grade of Ciarlssa street, from Madison street to Iowa street. Section 1—Be it ordained and enacted by the city of Pittsburg, in Select and Common Coun-cils assembled, and it is hereby ordained and enacted by the authority of the same, That the grade on the south curb of Clarissa street, from Madison street to Iowa street, be and the same is hereby established as follows, towit: Beginning on the east curb of Madison street at an elevation of 454.83 feet; thence rising at the rate of four (4) feet per 100 feet for a dis-tance of 374.77 feet to an angle; thence rising at the rate 1.656 feet per 100 feet for a distance of 640.48 feet to the west curb of Camp street at an elovation of 489.43 feet; thence level for a distance of 3076.76 feet to the east ourb; thence falling at the rate of 2049 feet per 100 feet for a distance of 457.71 feet to an angle; thence for an distance of 457.71 feet to the west curb of Iowa street at an elevation of 471.05 feet. Section 2—That any ordinance or part of ord-inances conflicting with the provisions of this ordinance be and the same is hereby repealed so far as the same affects this ordinance. Ordined and enacted into a law in Councils

ordinance be and the same is hereby repealed so far as the same affects this ordinance. Ordained and enacted into a law in Conneils this 13th day of October, A. D. 1890. H. P. FORD, President of Select Conneil. Attest: GEORGE BOOTH, Clerk of Select Conneil. G. L. HOLLIDAY, President of Common Conneil. Attest: E. J. MARTIN, Clerk of Common Conneil. Mayor's office, October 3, 1890. Approved: H. I. GOURLEY, Mayor. Attest: ROBERT OSTERMAIER, Mayor's Clerk. Recorded in Ordinance Book, vol. 7, page 559, 20th day of October, A. D. 1890.

OFFICIAL-PITTSBURG. To enact an ordinance for the grading, paving and carbing of the same: therefore, Section 1-Be it ordinined and enacted by the city of Pittsburg, in Sciect and Common Coun-cits assembled, and it is hereby ordained and enacted by the authority of the same. That the Chief of the Department of Public Works be and is hereby authorized and directed to adver-tise, in accordance with the acts of Assembly of the Common wealth of Pennsylvania and the ordinances of the said city of Pittsburg relat-ing thereto and regulating the same, for pro-posals for the grading, paving and curbing of Broad street from Highland avenue to Negley avenue, the contract therefor to be let in the Chief of the Department of Public Works be and is hereby authorized and directed to ad-vertise in accordance with the acts of Assembly of the Commonwealth of Pennsylvania and the ordinances of the said city of Pittaburg relating thereto and regulating the same, for proposals for the grading, paying and curbing of Frazier street from Boquet street to McKee place, the contract therefor to be let in the manner di-rected by the said acts of Assembly and ordi-

contract therefor to be let in the manner ul-racted by the said acts of Assembly and ordi-nances. The cost and expanse of the same to be as-sessed and collected in accordance with the provisions of an act of Assembly of the Com-monwealth of Pennsylvania entitled "An act relating to streets and sewers in cities of the second class," approved the lith day of May, A. D. 1880. Section 2-That any ordinance or part of or-dinance conflicting with the provisions of this ordinance be and the same is hereby repealed so far as the same affects this ordinance. Ordained and enacted into a law in Councils this 27th day of October, A. D. 1890. H. P. FORD, President of Select Council. Attest: GEO. BOOTH, Clerk of Select Coun-cil. G. L. HOLLJDAY. President of Com-mon Council. Attest: E. J. MARTIN, Clerk of Common Council. Mayor's effice, October 20, 1890. Approved: H. I. GOURLEY, Mayor's Clerk. Recorded in Ordinance Book, vol. 7, page 550, 30th day of October, A. D. 1891.

avenue, the contract therefor to be let in the manner directed by the said acts of Assembly and ordinances. The cost and expenses of the same to be as-sessed and collected in accordance with the provisions of an act of Assembly of the Com-monwealth of Pennsylvania entitled. "An act relating to streets and sewers in cities of the second class," approved the 16th day of May, A. D. 1889. Bection 2-That any ordinance or part of ordinance conflicting with the provisions of this ordinance be and the same is hereby re-pealed so Iar as the same affects this ordi-nance. Ordained and enacted into a law in Councils this 57th day of October, A. D. 1880. H. P. FORD, President of Select Council. Attest: GEORGE BOOTH, Clerk of Select Council. GEO. L. HOLLIDAY, President of Common Council. Attest: E. J. MARTIN, Clerk of Common Council. Mayor's office, October 30, 1800. Approved: H. 1. GURLEY, Mayor, Attest: ROBERT OS-TERMAIER, Mayor's Clerk. Recorded in Ordinance Book, vol. 7, page 544, 30th day of October, A. D. 1800.

drops, \$70 00..... manholes, \$40 00..... 7 mauholes, \$40 00. 17,000 fbs, custings (to Fisher F. & M. Cc.) \$1 68.

Clerk of Common Council. Mayor's office, October 30, 1800. Approved: H. 1. GOURLEY, Mayor. Attast: ROBERT OS-TERMAIER, Mayor's Clerk. Recorded in Ordinances Book, vol. 7, page 544. Soth day of October, A. D. 1890. IN. GRDINANCE-AUTHORIZING THE AN ORDINANCE-AUTHORIZING THE alley, from Main street to Friendship avenue. Whereas, It appears by the petition and affi-davit on file in the office of the Clerk of Coun-cils that one-third in interest of the owners of property fronting and abutting upon the said street have petitioned the Councils of said city to enact an ordinance for the grading, paving and curbing of the same; therefore. Section 1-Be it ordained and enacted by the city of Pittsburg, in Select and Common Coun-elis assembled, and it is hereby ordained and enacted by the saithorized and enacted by the city of Pittsburg, in Select and Common Coun-elis assembled, and it is hereby ordained and enacted by the saithorized and enacted by the city of Pittsburg, in Select and Common Coun-elis assembled, and it is hereby ordained and enacted by the saithorized and directed to advertise in accordance with the acts of Assembly of the Common-weath of Pennsylvania and the ordinances. The cost and expense of the same to be as-sessed and collected in accordance with the provisions of an act of Assembly of the same to be as-sessed and collected in accordance with the provisions of an act of Assembly of the com-monwealth of Pennsylvania, entitled "An act relating to streets and expense of the same to be as-sessed and collected in accordance with the pro-streat shere's and severs in cities of the section 2-Directer and expense of the same to be as-sessed and collected in accordance with the pro-monwealth of Pennsylvania, entitled "An act relating to streets and severs in cities of the Section 2-Directs and severs in cities of the Section 2-Directs and severs in cities of the Section 2-Directs and severs in cities of the Section 2-Dit at any ordinance or part of or-

ond class," approved the 16th day of May, A. D. 1880. Section 2-That any ordinance or part of or-dinance conflicting with the provisions of this ordinance be and the same is hereby repealed so far as the same affects this ordinance. Ordained and enacted into a law in Councils this 27th day of October, A. D. 1890. H. P. FORD, President of Select Council. Attest: GEO. BOOTH, Clerk of Select Council, G. L. HOLLIDAY, President of Common Council. Attest: E. J. MARTIN, Clerk of Common Council, Mayor's office, October 30, 1890. Approved: H. I. GOURLEY, Mayor. Attest: ROBT. OSTER-MAIER, Mayor's Clerk. Recorded in Ordinance Book, vol. 7, page 549, 30th day of October, A. D. 1890.

IN ORDINANCE-AUTHORIZING THE IN. 137.] A NORDINANCE-AUTHORIZING THE grading, paving and curbing of Ward street, from Bates street to McKee place. Whereas, It appears by the petition and affi-dayl: on file in the office of the Clerk of Coun-cils that one-third in Interest of the owners of property frouting and abutting upon the said street have petitioned the Councils of said city to enact an ordinance for the grading, paving and curbing of the same; therefore Section 1-Be it ordained and enacted by the city of Pittsburg, in Select and Common Coun-cils assembled, and it is hereby ordained and enacted by the authority of the same, That the Chief of the Department of Public Works be and is bereby authorized and directed to ad-vertise, in accordance with the acts of Assem-bly of The Commonwealth of Peunsylvania and the ordinances of the said city of Pittsburg re-lating thereto and regulating the same, for proposals for the grading, paving and curbing of Ward street, from Bates street to McKee place, the countact therefor to be let in the manner directed by the said acto Assembly and ordinances. The cost and expense of the same to be assessed and collected in accord. Recorded in Ordinance Book, vol. 7, page 543, 30th day of October, A. D. 1890. [No. 135.] A NORDINANCE-AUTHORIZING THE A grading, paving and curbing of Cabinet alley, from Main street to Canaga alley. Whereas, It appears by the petition and affi-davit on file in the office of the Clerk of Coun-cils that one-third in interest of the owners of property fronting and abutting upon the said street have petitioned the Councils of said city to enact an ordinance for the grading, paving and curbing of the same, therefore Bection I-He it ordained and enacted by the city of Pittsburg in Select and Common Coun-cils assembled, and it is hereby ordained and enacted by the authority of the same, That the Chief of the Department of Public Works be, and is hereby authorized and directed to ad-vertise in accordance with the acts of Assembly of the Common wealth of Pennsylvania and the ordinances of the said city of Pittsburg relating thereto and regulating the same for proposals for the grading, paving and curbing of Cabinet alley, from Main street to Canoe allay, the con-tract therefor to be let in the manner directed by the said acts of Assembly and ordinances, the cost and expense of the same to be assessed and collected in accordance with the provisions of an act of Assembly of the Commonwealth of Pennsylvania, entitled "An act relating to streets and severs in cuises of the second class," approved the 16th day of May, A. D. 1888. Section 2-That any ordinance or part of or-dinance conflicting with the urovisions of this ordinance be and the same is hereby repealed so far as the same affects this ordinance. The Assembly of cuber, A. D. 1880. H. P. FORL, President of Melect Council. Attest: GEO. BOOTH, Clerk of Select Common Council. Attest: E. J. MARTIN, Cerk of Common Council. Mavor's office. October 80, 1890. Approved: and ordinances. The cost and expense of the same to be assessed and collected in accord-ance with the provisions of an act of Assembly

ance with the provisions of an act of Ascendiy of the Commonwealth of Pennsylvania, enti-tied "An act relating to streats and sewers in cities of the second class," approved the 16th day of May, A. D. 1889. Section 2-That any ordinance or part of ordi-nance conflicting with the provisions of this ordinance be and the same is hereby repealed so far as the same affects this ordinance. Ordaned and enacted into a law in Councils this 37th day of October, A. D. 1890. H. P. FORD, President of Select Council. Attest: GEORGE BOOTH, Clerk of Select Council; GEO, L. HOLLIDAY, President of Common Council. Attest: E. J. MARTIN, Clerk of Common Council. Mayor's office, October 30, 1890. Approved: H. I. GOURLEY, Mayor. Attest: ROBERT OSTERMAIER, Mayor's Clerk.

J. R. Jackson (damages) Printing ordinances and notices. Printing viewers' report. Making plan and serving polices. Viewers' time.

H. L. GOURLEY, Mayor. Attest: ROBERT OSTERMAIER, Mayor's Clerk. Recorded in Ordinance Book, vol. 7, page 548 Recorded in Ordinance Book, vol. 7, page 548, 30th day of October, A. D. 1890.

VIEWERS' REPORT-Not be grading, paving and earbing of Jumon, the street, from Fifth avenue to Forbes street, to the Select and Common Councils of the div of Pittsburg: The undersigned, Viewers of Street Improve-ments in the divy of Pittsburg, appointed by the Court of Common Pleas of Allegheny ounty and anthorized by an ordinance passed on the lith day of November, A. D. 1889, a copy of which is hereto attached, to make an assess-and curbing of Jumouville street, from Fifth venne to Forbes street, in said city, upon the property benefited thereby under the provis-ments of the common vesith of Pennsylvania, entitle "An act relating to streets and severs in cities of the second class," approved the lith. The Anving been first duly sworn and qual-field according to the directions of said from and anthorized the sub-statement to be made, as required by said of the contant evides of their appoint property benefited there and place of meeting of the second and the second and caused a plot appoint be property benefited, and caused a plot appoint be property benefited, and caused a plot appoint and having viewed the premises, they made an stressment of asid cost and explenes of the of the Board of Viewers, in the eity of the of the Board of Viewers, in the eity of the of the Board of Viewers, in the eity of the of the Board of Viewers, in the eity of the of the Board of Viewers, in the eity of the of the Board of Viewers, in the eity of the divert all complaints and evidences of ered, and having made all modifications and the office of the Board of Viewers, in the eity of the and the sing said cost and evidences of ered, and having made all modifications and the office of the Board of Viewers, in the eity of the and the sing said cost and evidences of ered, and having made all modifications and evidences of ered and having streng said cost and evidences of ered and having streng said cost and evidences of ered and having streng said cost and evidences of ered and havin

GEO. BOOTH, City Clerk.

from date hereof.

PITTSBURG, October 30, 1890.

OFFICIAL-PITTSBURG.

clis assembled, and it is hereby ordained and enacted by the authority of the same. That the Chief of the Department of Public Works be proved the 16th day of May, A. D. 1888; re-spectfully report. That, having been first duly sworn and quali-fied according to haw, they proceeded in the manner and according to the directions of said act, to discharge the dulies of their appoint-ments; that, having viewed the premises, they made an assessment of said cost and expense upon the property benefited, and exueed a plot and statement to be made, as required by said act, and having given to the owner of each lot ten days' notice of the time and place of meeting, they met on the 28th day of October, A. D. 1880, at the office of the Board of Viewers, in the city of Pittsburg, heard all compliants and evidence offered, and having made all modifica-tions and corrections which they deem proper, assessed the cost and expense of constructing said sewer upon the following property, upon each for the amount set opposite the name of the owner thereof, viz: Chief Department Public Works, statement of cost... 1712 lineal teet Sinch pips sewer. proved the loth day of May, A. D. 1988: re-

OFFICIAL-PITTSBURG

ASSESSED.

feet. Alex. Bradley, 229, 170 feet.....

Alex. Bradiey. 229, 170 feet. South side-Alex. Bradley. 58, 142 feet. Wm. Mazet, 312, 152 feet. Chas. A. McCracken, 150, 122,50 feet. Samuel M. Jack, 154, 175, 25 feet. Paul H. Hacke, 155 feet. Paul H. Hacke, 155 feet. Lizzle Dravo, 130, 100 feet. E. M. Keech, 130, 100 feet. Charles C. Briggs, 130, 100 feet. Mrs. E. A. King, 130, 100 feet. Mrs. E. A. King, 130, 100 feet. Wills King, 113, 100, 45 feet. Pittsburg Bafe Deposit Co., 68, 37,60 feet.

4,999,03

285 60

475 00

\$10,768 65

153 78 482 40

143 24 136 93 104 30

235 93

\$10,768 65

avenue, the contract therefor to be let in the manner directed by the said acts of Assembly

statement of cost-1,712 lineal test 9-inch pips sewer. \$ 1,712 00 \$1 00. 1,587 Hueal feet 15-inch pipe sewer

Superintending, engineering, adver-

Superintending, engineering, auver-tiang, &c.... Printing ordinance and notices.... Printing viewers' report. Making plan and serving notices.... Viewers' time.

Center avenue, west side, from Craig

ship avenue, the contract therefor to be let in the manuer directed by the said acts of Assem-bly and ordinances. The cost and expense of the same to be as-nessed and collected in accordance with the provisions of an act of Assembly of the Com-monwealth of Pennsylvania, entitled "An act relating to streets and sewers in cities of the second class," approved the löth day of May, A. D. 1889. Section 2-That any ordinance or part of or-dinance conflicting with the provisions of this ordinance be and the same is hereby repealed so far as the same affects this ordinance. Ordined and enacted into a law in Councils this 27th day of October, A. D. 1890. H. P. FORD, President of Select Council. Attest: GEO. BOOTH, Clerk of Select Council. Attest: GEO. BOOTH, Clerk of Select Council. Attest: GEO. BOOTH, Clerk of Select Council. Mayor's Office, October 30, 1890. Approved: H. I. GOURLEY, Mayor, Attest: ROBERT OSTERMAIER, Mayor's Clerk. Recorded in Ordinance Book, vol. 7, page 543, 30th day of October, A. D. 1890.

John A. Wilson, 65, 50 feet. M. E. Recse, 75, 60 feet. Otis Shephard or A. L. Pearson, 112, 90 feet.

Respectfully submitted, EDWARD JAY ALDEN, DANIEL WENKE, TIMOTHY O'LEARY, JE, PITTSBURG, Oct. 20, 1890.

VIEWERS' REPORT\_

the appellants, was void for want of juris-The Court erred in sustaining the action of the Register for Allegheny county, and in dismissing the appeal from the same. The Court erred in dismissing the appeal at the costs of the appellants. The appeal of David Goldman from

decision of the Court of Quarter Sessions in refusing to grant a whole sale liquor license, was argued next. This is a case wherein David Goldman was refused a license as a wholesale liquor dealer at the last term of the License Court. The argument was made by Charles L. Powers, Esq., and gave as the assignments of error the court below that the Court erred in refusing to grant the petition of David Goldman for a license to sell liquor at wholesale as praved for. The record showing that the petition and bond of David Goldman were in due form, and that no remonstrance or objection was filed or made to the same, and the petitioner had complied with the requisites of the law, the court erred in retusing to grant him a license as praved for.

The appeal of Jacob Weinman from Common Pleas No. 2 of Allegheny county was argued by N. S. Williams. The case is an action of assumpsit to recover damages for the breach of an alleged parole contract affecting land. The amount of money involved is \$768 20. The appeal of Dr. J. S. Rankin and Louisa

G. Rankin, his wife, in right of said wife, from decree of Orphans' Court of Allegheny county, was next taken up for argument. This case is one wherein Mrs. Rankin was the heir of Margarel Griffin, who devised her certain lunds for life, and after her decease to go to her children.

A DISCOVERY MADE & BIT LATE.

Some time after, Mrs. Rankin procured a loan on certain portions of the land, and on the 28th of September, 1889, presented a pe-tition to Court stating that since the Ioan was made and bond and mortgage given she d been advised that under the terms of the will she, Mrs. Rankin, took on estate tail in the said land, and that under the terms the life estate is enlarged to a fee, and that the money so loaned belonged to her, and prayed the Court to decree a satisfaction of the bond and mortgage for that reason. The Court decreed that the petition be dis-missed, and the appeal was taken. The errors assigned are that the Court erred in dismissing the petition. The Court also erred in not granting the petition and in not decreeing the satisfaction of the mortgage as

prayed for. The appeal of Maloney Brothers, cer-tiorari to Common Picas No. 2, was the next argument on the list. This suit grows out of the division of \$448 20, the balance of a fund derived from a sale of boots and shoes in the store of Frank Hanika and the appeal was taken from the Auditor's re-

The appeal of Charles L. Flaccus, from Common Pleas No. 1, was next called up, J. S. Furgeson, Esq., arguing for the ap-pellant. This case was an action brought by Albert Kaiser, to recover damages for the loss of his right arm by reason of an injury received on February 21, 1887, while working for Mr. Finceus. The case was tried three times. The first trial resulted in a disagreement of the jury. On the second trial the plaintiff got a ct of \$3,500, but a new trial was allowed, and on the third trial the verdict was again

given in favor of the plaintiff for \$3,500 and e appeal taken therefrom. The assignments of error are that the Court erred in affirming the plaintiff's sec-ond point, which was as follows: "That the concurring negligence of a fellow servant with the negligence of the master, will not

relieve the master of liability." LAST AEGUMENT OF THE DAY. T. J. Vandergrift's appeal from Common Pleas No. 1 was the last argument of the

day. The action in this case is one of assumpett by Eva C. Agerter, to recover rental or a penalty for delay in operations under an oil and gas lease for a tract of land in Alleghany county. The lease was made on Wants Damages for a Fall.

To the Editor of The Dispatch: John Mullen yesterday entered suit against the Keystone Bridge Company for \$5,000 damages. Mullen states that he was employed by the company and worked on the bridge over the Ohio river at Brunot's Island. Owing to the defective construction of the scaffolding on which he worked he fell a distance of 28 feet, breaking his leg and receiving other severe injuries.

### Tired of Matrimony's Chains.

Mrs. Olive Graham, yesterday, sued for a divorce from Edward Graham, alleging that he submitted her to such indignities that she was compelled to leave him. Anna C. Moore sued for a divorce from John C. Moore, alleging cruel treatment. A suit for divorce was brought by Louise B. Lea ugainst Charles F. Lea, infidelity being alleged.

28, 1890.

to file

A Voting Residence.

BROWNSVILLE, October 28, 1890.

A CONTRIBUTOR. PITTSBURG, October 28, 1889.

It Does Not Prohibit It.

Majorities in 1884 and 1888.

To the Editor of The Dispatch :

To the Editor of The Dispatch:

than Cleveland in 1888.]

To the Editor of The Dispatch:

imprisonment?

To the Editor of The Dispatch:

### Must Reply Within a Month.

Attorney McCleave, on behalf of the plaintiff in the suit of W. J. Howard against the city of Pittsburg, the city depositors and the Finance Committee, yesterday obtained a rule on the defendant an answer, plead or demur, within 30 days, or judgment would be taken in default.

### To-Day's Trial Lists.

Criminal Court-Commonwealth vs David Byers, W. T. Galey, J. M. Jacobs, James Mc-Gnity, Otto Ellenberger, Alfred Suthann, A. A. Alles, William Helutz, Alex Devlin, James Toner, Wilhelm Contorie, Allen Harris, Will-iam McCune, Louis Wittmer, Henry Wittmer, Bridget Kann, Isaac Inger, Patrick Diston, Charles Mosser.

### Lines From Legal Quarters.

IN the suit of the Duquesne National Bank against Thomas Baker, an action on a note, a verdict was given for \$274 45 for the plaintiff. In the four suits of Huckestein & Co. against John Nanz, actions on mechanics' leins, ver-dicts were given yesterday for \$424 50 for the plaintiffs in each case. THE First National Bank of Allegheny yes-

terday entered suit against John L. Dawes' Sous & Co. to recover \$2,075 10 on two notes made to Fleming Bros. To the Editor of The Dispatch: Will you please inform me through you

R. GRIFFITH yesterday entered suit against A. Clark and Grace Gowe for \$1,000 damages for an alleged filegal levy and sale of house-hold goods on a landlord's warrant.

AN inquest in lunacy was held yesterday or John Schmitt on the petition of his wife, Lens Schmitt, Schmitt is 37 years of age and has been confined in Dixmost for a year. He was found to be a lunatic without lucid intervals. THE suit of James Onnsion against R. T. larothers is on trial. Onnslon was the driver of a beer wagon, and when going into Caroth-ers' saloon in McKeesport he fell through an open trap door into the cellar. He was se-verely injured and sued Carothers for damages. DANIEL DOUGHTY, executor of Harry Lafferty, yesterday issued a writ of replevin to compel Margaret Ward to turn over to him a gold watch and chain, a silver watch, diamond pin and fifty brace screws, which he claims be-longs to him and was taken possession of by her.

S. S. EDITION devoted to the social and business interests of the Southside, tanued by THED ISPATCH, will be unusually inter-

BRONCHITIS yields at once to the influence of Dr. Bull's Cough Syrup. It costs only 25 cents.

### special Bargains in Jackets! Over one thousand new ones just received.

Vest fronts, \$6 to \$18; biazers, \$3 45 to \$20; plush jackets, good qualities, \$7 35 to \$18; misses' reefers, \$2 to \$9 75. Every one a bargain. ROSENBAUM & Co.

### Extra Value-\$1, Worth \$1 25. Men's natural wool underwear. See this number before buving.

A. G. CAMPBELL & Sons, 27 Fifth ave. "

And A start and the start of th

ernment, and that he is the choice of the people in this campaign. Mr. Delamater is not the nominee of the Republican party. He is only one man's man. I am for the Offering many numbers at very low fig-See our Astrakhan recters. stylish A. G. CAMPBELL & SONS, 27 Fifth ave.

man of the people and for the people, a man of well known and approved political opin-OFFICIAL-PITTSBURG ion, a man of intelligence, a man of integ-rity. We want a statesman, a reformer after as well as before the election. A man VIEWERS' REPORT-

On the paving and burbing of Corday alley, of superb moral courage, a man who knows

from Cedar street to Edmond street. To the Select and Common Councils of the city the wants of the people, and that man is Robert E. Pattison. On the other hand we have the machine and its nominee, Mr. Del-

amater. Their motto is, "To the victor be longs the spoils." THOMAS MCCANN. 1590 SECOND AVENUE, Pittsburg, October

Be kind enough to auswer through you "Mail Pouch." the following: Can a man whose business calls him to a certain place -a teacher for instance-gain a voting residence there, provided he promises not to

from Cedar street to Edmond street. To the Select and Common Councils of the city of Pittsburg: The undersigneed Viewers of Street Improve-ments in the city of Pittsburg, appointed by the Court of Common Pleas of Allegheny county and authorized by an ordinance passed on the 27th day of January, A.D. 1890, a copy of which is hereto attached, to make an assessment of the cost and expense of paving and curbing of Corday alley, from Cedar street to Edmond street, in said city, upon the property benefited thereby under the provisions of and in accord-ance with an act of Assembly of the Common-wealth of Pennsylvania entitled "an act relat-ing to streets and severs in cities of the second class," approved the 16th day of May, A.D.1889; respectfully report: That having been first duly sworn and quali-fied according to the directions of said act to discharge the duties of their appointments; that having viewed the premises, they made an assessment of said cost and expense upon the property benefited, and cutsed a plot and state-ment to be made as required by said act, and having given to the owner of each lot ten days' notice of the time and place of meeting, they met on the 17th day of October, A. D. 1890, at the office of the Board of Viewers in the city of Pittsburg, heard all complaints and evidence offered, and having made all modifications and corrections which they deem proper, ascessed the cost and expense of said paving and curb-ing upon the following property upon each for the amount set opposite the name of the owner the red, vis: Chief Department Public Works, vote elsewhere—or not to vote where his family reside? There is some discussion here as to what gives a man a right to vote. The party referred to above has been here 60 days, has paid his taxes, etc., but has a anily who reside in another county. A. C. M.

[The following are the sections of the Constitution bearing upon the subject: "He shall have resided in the election district where he shall offer to vote at least two months preceding the election. If 22 years of age or upward he shall have paid within

thereof, viz: Chief Department Public Works,

two years a State or county tax, which shall have been assessed at least two months and paid at least one month before election."]	Chief Department Public Works, statement of cost- 311 square yards paving, \$3 35
November 4 as Election Day. To the Editor of The Dispatch: Will you please inform me through your paper why the election comes the first Tues-	Engineering, advertising, etc Printing ordinances and notices Printing viewers' report
day alter the first Monday in November?	\$ 1,57

ASSESSED. Corday alley, north side, from Cedar

This day is set by the Contitution of Pennsylvania, and has gradually been adopted by most, but not all, of the other States in order to have uniformity.] 176 6 131 22 302 8 10 0 South side-D. Page, 20 feet. J. S. Eapy, 20 feet. E. T. Cassidy, 50 feet. M. Henny, 105 feet. M. E. Hill, 10,5 feet.

Why does Great Britain prohibit the culture of tobacco under penalty of fine and Theo. Moke, Sr., 48, 54.39 feet..... mprisonment? M. E. X. BRADFORD, PA., October 28, 1890. \$1,574 73 [The only reason tobacco is not cultivated in Great Britain is because it will not grow

# EDWARD JAY ALLEN, DANIEL WENKE, TIMOTHY O'LEARY, JR.

PITTSBURG, October 17, 1890. Please tell me Blaine's majority in Penn

A Superior of the same for property at the contract therefor to be last street to be assessed and collected in Assembly of the same sites the contract therefor to be last street to be assessed and collected in Assembly of the same sites the contract therefor to be last street to be assessed and collected in the same by the same to be assessed and collected in the same by the same to be assessed and collected in the same by the same to be assessed and collected in the same by the same sever the contract the same site to the same site to the same site to be assessed and collected in the same by the same to be assessed and collected in the same by the same to be assessed and collected in accordance with the provisions of an act of assembly of the same to be assessed and collected in accordance with the provisions of an act of assembly of the same to be assessed and collected in accordance with the provisions of an act of assembly of the same to be assessed and collected in accordance with the provisions of an act of assembly of the same to be assessed and collected in accordance with the provisions of an act of assembly of the same to be assessed and collected in accordance with the provisions of an act of assembly of the same to be assessed and collected in accordance with the provisions of an act of assembly of the same to be assessed and collected in accordance with the provisions of an act of assembly of the same to be assessed and collected in accordance with the provisions of an act of assembly of the same to be assessed and collected in accordance with the second class, "approved the loth day of later, the accordance with the same to the same sylvania in 1884, and Harrison's in 1888. A SUBSCRIBER. PITTSBURG, October 29, 1890. [Blaine had 81,019 more votes than Cleve-tand in 1884, and Harrison had 79,458 more Who Can Give the Information? Would you kindly inform me through the columns of your paper the answer to the following question: "A. pumps water into a tank on a hill. Will it take the more power to force it in at the bottom of the tank or over at the top?" READER. r over at the top?" READER. MANNINGTON, W. VA., October 28, 1890. Another Phrase of the Curve Problem.

To the Editor of The Dispatchs Will you please inform me whether there from Main street to Friendship avenue, be and the same is hereby established as follows, to wit: Beginning on the esst curb of Main street at an elevation of 234.218 feet; thence rising at the rate of L888 feet per 100 feet for a distance of 736.73 feet to the west curb of Friendship avenue, at an elevation of 247.038 feet. Section 3--That any ordinance or part of or-dinance conflicting with the provisions of this ordinance be and the same is hereby repealed so far as the same affects this ordinance. Ordained and enacted into a law in Councils this 18th day of October, A. D. 1890. H. P. FORD, President of Select Council. Attest: GEO. BOOTH, Clerk of Select Council. G. L. HOLLIDAY, President of Common Council. Mayor's office, October 17, 1890. Approved. H. I. GOURLEY, Mayor. Attest: ROBT. OSTERMAIER, Mayor's Clerk. Recorded in Ordinance Book, vol. 7, page 538, 20th day of October, A. D. 1890.

18000 day of October, A. D. 1890. [No. 125.] A grade of Woolslayer alley, from Thirty-seventh to Thirty-ninth streets. Bection 1—Be it ordained and enacted by the city of Pitrsburg in Select and Common Coun-clis assembled, and it is hereby ordained and enacted by the authority of the same. That the grade of the center line of Woolslayer alley, from Thirty-seventh street to Thirty-ninth street, be and the same is hereby established as follows, to-wit: Beginning on the east curb of Thirty-seventh street at an elevation of 143.12 feet; thence rising at the rate of 4.98 feet per 100 feet for a distance of 249.61 feet to the west building line of Thirty-eighth street at an elevation of 155.54 feet; thence rising at the rate of 9 feet to the west curb line at an eleva-tion of 155.17 feet; thence crossing the said street a distance of 22 feet to the east durb an elevation of 155.29 feet; thence eight at the rate of 4.66 feet per 100 feet for a distance of 202.47 foet to the west curb of Thirty-ninth street at an elevation of 174.16 feet. Section 2—That any ordinance or part of or-dinance conflicting with the provisions of this ordinance be and the same is hereby repealed so far as the same affects this ordinance. Ordinance and enacted into a law in Councils

ordinance be and the same is hereby repealed so far as the same affects this ordinance. Ordained and enacted into a law in Councils this läth day of October, A. D. 1896. H. P. FORD, President of Select Council. Attest: GEO. BOOTH. Clerk of Select Council. GEO. I. HOLLIDAY, President of Common Council. Attest: E. J. MARTIN, Clerk of Common Council. Mayor's office, October 17, 1890. Approved: H. I. GOURLEY, Mayor. Attest: ROBERT OSTERMAIER, Mayor's Clerk. Recorded in Ordinance Book, vol. 7, page 538, 20th day of October, A. D. 1890.

A<sup>N</sup> ORDINANCE-REDUCING THE width of Reed street, from Soho to Center A witch of Reed street, from Soho to Center avenue. Section 1-Be it ordained and exacted by the city of Pittsburg, in Select and Common Coun-cils assembled, and it is hereby ordained and enacted by the authority of the same, That the width of Reed street, from Soho street to Center avenue, be and the same is hereby re-dinced, and the building lines and widths shall be located and fixed as follows, to wit: The mortheriy line of Reed street, from Soho street to Center avenue, shall be at a distance of five feet southerly from the northeriy line as now located and the southeriy line of Reed street, from Soho street to Breckenridge street, shall be at a distance of five feet northeriy from the southerly line of free feet northeriy from the southerly line of free feet northeriy from the southerly line of five feet southerly from the southerly line of five feet and the southerly line of five feet northeriy from the southerly line as now located, and the southerly line of five street, from Breckenridge street to the intersection with Center avenue, shall com-mence at Breckenridge street at distance of two feet northerly from the southerly line as now located, and running thence parallel to the old line varying in width to nothing at the point of intersection atCenter avenue, and so fix-ing the widths as follows: From Soho street to Breckenridge street to Center avenue a width varying from 50 feet at Breckenridge street to 56 feet at point of intersection of southerly line. Needin 2-That any ordinance or part of 63 00 \$ 1.574 78

100 95 100 95 403 77 58 00 53 00 Viewers.

N ORDINANCE-AUTHORIZING THE A grading, paving and curbing of Bread street from Highland avenue to Negley avenue. Whereas, It appears by the petition and affi-davit on file in the office of the Clerk of Coun-oils that one-third in interest of the owners of property fronting and abutting upon the said street have petitioned the Councils of said dify Clerk of Common Council. Mayor's office, October 30, 1890, Approved: H. L GOURLEY, Mayor. Attest: ROBERT OSTERMAIER, Mayor's Clerk.

Recorded in Ordinance Book, vol. 7, page 547, 30th day of October, A. D. 1890. N ORDINANCE-AUTHORIZING THE

A grading, paving and curbing of Carver street from St. Andrews street to Larimer ave-N ORDINANCE-AUTHORIZING THE whereas, It appears by the petition and affi-Whereas, It appears by the petition and affi-davit on file in the office of the Clerk of Coun-cils that one-third in interest of the owners of property fronting and abutting upon the said street have petitioned the Councils of said city to enact an ordinance for the grading, paving and curbing of the same, therefore, Section 1-Be it orlamed and enacted by the city of Pittsburg in Select and Common Coun-cils assembled and it is hereby ordained and enacted by the authority of the same, That the Chief of the Department of Public Works be and is hereby authorized and directed to ad-vertise in accordance with the acts of Assem-bly of the Commonwealth of Pennsylvania and the ordinances of the said city of Pittsburg re-bating thereto and regulating the same for pro-posals for the grading, naving and curbing of Carver street from St. Andrews street to Lan-mer avenus, the contract therefore to be let in

A grading, paying and curbing of Craig street, from Center avenue to south line of the Aspluwall property. Whereas, It appears by the petition and affi-davit on file in the office of the Clerk of Coun-

avit on file in the office of the Clerk of Coun-cils that one-third in interest of the owners of property fronting and abutting upon the said street have petitioned the Councils of said city to enact an ordinance for the grading, paving and curbing of the same; therefore, Section 1-Be it ordined and enacted by the city of Pittsburg in Select and Common Coun-cils assembled, and it is hereby ordained and enacted by the authority of the same. That the Chief of the Department of Public Works be, and is hereby authorized and directed to adver-tise in accordance with the acts of Assembly of the Common wealth of Pennsylvania and the ordinances of the said city of Pittsburg relating thereto and regulating the same for proposals thereto and regulating the same for proposals for the grading, paving and curbing of Craig street, from Center avenue to south line of the the manner directed by the said acts of Assem for the grading, paving and curbing of Craig street, from Center avenue to south line of the Aspinwall property, the contract therefor to be let in the manner directed by the said acts of Assembly and ordinances. The cost and ex-pense of the same to be assessed and collected in accordance with the provisions of an act of Assembly of the Commonwealth of Pennsyl-vania, entitled "An act relating to streets and severs in cities of the second class," approved the 18th day of May, A. D. 1889. Section 2--That any ordinance or part of ordinance conflicting with the provisions of this ordinance be and the same is hereby repealed so far as the same affects this ordinance. Ordaned and enacted into a law in Councils this 37th day of October A. D. 1890. H. P. FORD, President of Select Council, Attest: GEO. BOOTH, Clerk of Select Council. Attest: GEO. BOOTH, Clerk of Select Coun-cil. GEO, L. HOLLIDAY, President of Com-mon Council. Attest: E. J. MARTIN, Clerk of Common Council. Mayor's office, October 30, 1890. Approved: H. I. GURLIEY, Mayor. Attest: ROBERT OSTERMAIER, Mayor's Clerk. Recorded lu Ordinance Book vol. 7, page 546, 30th day of October, A. D. 1890.

N ORDINANCE-AUTHORIZING THE A grading, paving and curbing of Duncan street, from Fifty-second street to McCandless leas of Allegheny county within ten (10) days

A grading, paving and curbing of Duncan street, from Fifty-second street to McCandless street. Whereas, It appears by the petition and affi-davit on file in the office of the Clerk of Coun-cils that one-third in interest of the owners of property fronting and abutting upon the said street have petitioned the Councils of said city to enact an ordinance for the grading, paving and curbing of the same, therefore Section 1-Be it ordained and suncted by the city of Pitlaburg, in Select and Common Coun-cils assembled, and it is hereby ordained and enacted by the authority of the same, That the Chief of the Department of Public Works be and is hereby authorized and directed to ad-vertise, in accordance with the acts of Assembly of the Commonwealth of Pennsylvania and the ordinances of the said city of Pittsburg relat-ing thereto and regulating the same, for pro-posals for the grading, paving and curbing of Duncan street, from Fifty-second street to Mc-Candless street, the contract therefor to be let in the manner directed by the said acts of Assem-by and ordinances. The cost and expense of the same to be assessed and collected in accordance with the provisions of an act of Assembly of the socond class," approved the lifth day of May, A. D. 189. Section 2--Tiat any ordinance or part of or-dinance conflicting with the provisions of this ordinance. The cost and expenses of the same to be assessed and collected in accordance with the provisions of an act of Assembly of the socond class," approved the lifth day of May, A. D. 189. Section 2--Tiat any ordinance or part of or-dinance the and the same is hereby ropealed so far as the same affects this ordinance. Ordinance he and the same is hereby ropealed so far as the same affects this ordinance. PTTSBURG, October 30, 1890. oc80-08 A N ORDINANCE-AUTHORIZING THE grading, paving and curbing of Beatty street, from Stanton arenue to Hays street. Whoreas, It appears by the petition and affidavit on file in the office of the Clerk of Councils, that one-third in filerest of the owners of property fronting and abutting upon the said street have petitioned the Councils of said city to enact an ordinance for the grading, paving and curbing of the same; therefore Section 1-Be it ordained and enacted by the city of Pittsburg, in Select and Common Coun-cing assembled, and it is bereby ordained and enacted by the anthorized and directed to ad-vertise in accordance with the acts of Assembly of the Common wealth of Pennsylvania and the ordinances of the said city of Pittsburg re-lating thereto and regulating the same for proposite for the grading, paving and curbing of the Common wealth of Assembly of the contact therefor to be let in the manner directed by the said acts of Assembly and ordinances. The cost and oxpense of the same to be assessed and condense the actord-and ordinances. The cost and oxpense of the same to be assessed and condense the actord-ance with the provisions of an act of Assembly and ordinances. The cost and oxpense of the same to be assessed and condense the actord-ance with the provisions of an act of Assembly and common wealth of Pennsylvania and the ordinances. The cost and oxpense of the same to be assessed and conducted in accord-and ordinances. The cost and oxpense of the same to be assessed and conducted in accord-and ordinances. The cost and oxpense of the same to be assessed and conducted the acts of Assembly and ordinances. The cost and oxpense of the same to be assessed and conducted the acts of Assembly and ordinances. The cost and oxpense of the same to be assessed and conducted the assessed and conducted the acts of Assembly and ordinances.

same to be assessed and collected in accord-ance with the provisions of an act of Assembly of the Commonwealth of Pennsylvania, en-titled "An act relating to streets and severs in eithes of the second class," approved the lith day of May A. D. 1880.

TIEWERS' REPORT-

so far as the same affects this ordinance. Ordamed and enacted into a law in Councils this 27th day of October, A. D. 1890. H. P. FORD, President of Select Council. Attest: GEO, BOOTH, Clerk of Select Council. Attest: GEO, BOOTH, Clerk of Select Coun-cil, G. L. HOLLIDAY, President of Common Council, Attest: E. J. MARTIN, Clerk of Common Council. Mayor's office, October 30, 1890, Approved; H. I. GOURLEY, Mayor, Attest: HOBT, OSTERMAIER, Mayor, Clerk, Hecorded in Ordinance Book, vol. 7, page 545, 50th day of October A. D. 1890, On the construction of a public sewer on Center avenue, from Craig street to Barton street. To the Select and Common Councils of the

N ORDINANCE-AUTHORIZING THE

A N ORDINANCE-AUTHORIZING THE Street from Boquet street to McKee place. Whereas, it appears by the petition and aff-darit on lie in the office of the Clerk of Coun-cils that one-third in interest of the owners of property fronting and abuilting upon the said street have petitioned the Councils of said etty to enact an ordinance for the grading, paving and carbing of the same, therefore Bection 1-Be it ordained and connected by the city of Pittaburg, in Select and Common Coun-

To the Select and Common Councils of the city of Pittsburg: The undersigned, Viewers of Street Im-provements in the city of Pittsburg, appointed by the Court of Common Pieas of Allegheny county and authorized by an ordinance passed on the 9th day of September, A. D. 1859, a copy of which is hereto attached, to make an as-sessment of the cost and expense of construct-ing a public sever on Center avenue, from Craig street to Barton street, in said city upon the property benefited thereby under the pro-visions of and in accordance with an act of Assembly of the Commonwealth of Penn-sylvania, ontitled, "An act relating to streets and severs in cities of the second class," ap-

\$ 4,963 60 ASSESSED.

ASSESSED. Jumonville, east side, from Fifth avenue to Forbes street-Winifred Jackson, 58, 120 feet....... Frank Kenton, 58, 120 feet...... West side-J. R. Jackson, 58, 120 feet..... First Evan. E. Luth. Church, 58, 120 feet. 1,240 90

1,240 90 teet..... \$ 4.963 60 Respectfully submitted

EDWARD JAY ALLEN, DANIEL WENKE, TIMOTHY O'LEARY, JE., PITTSBURG, October 25, 1890. Viewers.

VIEWERS' REPORT-

On the construction of a public sewer on Twenty-second street, from south side of Rail-road street to Allegheuy river. To Select and Common Councils of the city of mer avenue, the contract therefore to be let in

mer avenue, the contract therefore to be let in the manner directed by the said acts of Assem-bly and ordinances. The cost and expense of the same to be assessed and collected in accordance with the provisions of an act of Assembly of the Common wealth of Pennsylvania, entitled "An act relating to streets and sewers in eities of the second class," approved the 16th day of May, A. D. 1889. Section 2-That any ordinance or part of ordinance conflicting with the provisions of this ordinance be and the same is hereby re-pealed so far as the same affects this ordinance. Ordainance be and the same is hereby re-pealed so far as the same affects this ordinance. Ordened and enacted into a law in Councils this 7th day of October, A. D. 1890. H. P. FORD, President of Select Council. Axest: GEORGE BOOTH, Clerk of Select Council, GEO, L. HOLLIDAY, President of Common Council. Alayor's office, October 30, 1850. Approved: H. I. GOURLEY, Mayor, Attest: HOBERT OSTERMAIER, Mayor's Clerk. Recorded in Ordinance Book, vol. 7, page 547, 30th day of October, A. D. 1890. road street to Allegheuy river. To Select and Common Councils of the city of Pittaburg: The undersigned, Viewers of Street Improve-ments in the city of Pittsburg, appointed by the Court of Common Piess of Allegheuy county, and anthorized by an ordinance passed on the 25th day of March, A. D. 1899, a copy of which is hereto attached, to make an assess-ment of the cost and expense of constructing a public sewer on Twenty-second street, from-south side of Railroad street to Allegheuy river, in said city, upon the property benefited thereby under the provisions of and in accord-ance with an act of Assembly of the Common-wealth of Pennsylvania, entitled. "An act authorizing and directing Councils of elties of the second class to provide for the improve-ment of street, lanes, alleys and public high-ways, sewers and sidewalks, requiring plans of streets, providing for the appointment of a prescribing their duiles, granting appeals to Councils and court, providing for the assess-ment and collection of damages and benefits, authorizing the use of private property, and providing for filing liens and regulating pro-ceedings thereon, and prohibiting the use of public streets without authority of Councils," approved the 14th day of June, A. D. 1889, re-

NOTICE IS HEREBY GIVEN THAT THE report of the Board of Viewers of Street Improvements and Assessments for the open-ing of Duff street, from Wylie avenue to Web-ster avenue, has been approved by Councils, which action will be final unless an appeal is taken on the same to the Court of Common Pleas of Allacheny county within ten 600 dos

 St 45.
2 drops, \$60 00.
3 manholes, \$30 60.
22% cubic yards massory, \$12.
Extending manholes (voucher).
4,550 pounds castings (to Fisher F. & M. Co.) \$1 68. M. Co.) SI 68. Superintending, engineering, adver-tising etc. Printing ordinances and notices. Printing viewers' report. Making plan and serving notices.... Viewers' time. 60 H 40 00 19 00 10 00

8 1,441 38 ASSESSED. Twenty-second street, east tide, from outh side of railroad to Allegheny

I. and S. Walker, 11, 264 feet, J. J. Vandegrift, 250, 244.82 feet. West side-H. and S. Waiker, 11, 284 feet. H. and S. Waiker, 14, 265.03 feet. Allegheny Valley R. R.

8 1,441 88 Respectfully submitted, EDWARD JAY ALLEN, DANIEL WENKE, TIMOFHY O'LEARY, JR., FITTEBURG, October 28, 1990. Viewers

HE-NO TEA-

6- 4

Soid Wholesale and Netall by GEO. K. STEVENSON & CO., FINE GROCERIES, Sixth avenue www.blue

55 feet at point of intersection of southerly line. Section 2-That any ordinance or part of ordinance conflicting with the provisions of this ordinance be and the same is hereby re-penied so far as the same affects this ordinance. Ordinate and emacted into a law in Councils this listh day of October, A. D. 1800. H. P. FORD, President of Select Council. Attest: GEORGE EOOTH, Clerk of Select Council. G. L. HOLLIDAY, President of Common Council. Attest: E. J. MARTIN. Clerk of Common Council. Mayor's office, October 17, 1850, Approved: H. I. GOURLEY, Mayor, Attest: ROBERT OS-TERMAIER, Mayor's Clerk. Recorded in Ordinance Book, vol. 7, page 540, 21st day of October, 1890.