

wife. It is all over, and to-morrow will be the last day. "What!" exclaimed the brother, "you have not killed your wife."

MURDERER AND VICTIM.

Faulk and His Wife Well Connected and Devoted to Each Other. William J. Faulk, the ex-convict, is well known as a market gardener, and by making a reputation for raising early vegetables, has acquired considerable reputation and wealth.

GOING BACK TO THE STAGE.

Mrs. Scott-Siddons Will Return to the Boards Next Week. She is Head of the Adopted Son's Musical Talents—Spending the Season in Louisville.

FINDING THE BODY.

The Orchard Discovers the Terrible Secret—Face Downward, With Her Hands Clutched the Earth—Discovery of the Imprisoned Boy—The Coroner's Inquest.

When James Bell reached the Oak Grove School he found John Truss, Samuel Taylor and Charles Eakins waiting for him.

HE HAS A GOOD COLLEGE.

But He Went to Chicago and Took the Money With Him. Detective Coulson arrived from Chicago last night, having in custody Lonnie Billings, a 17-year-old boy, who was formerly bell-boy in this city, and who was arrested in Chicago on a telegram from the Pittsburgh police.

HE HAS FOUND HIS IDA.

Mrs. John C. Kistner, of Beltzhoover, Returns to Her Husband and Home. What Mayor Gourley failed to do THE DISPATCH has apparently accomplished.

ORDERED TO KILL HER.

Strange Meeting of the Maniac and His Brothers in Allegheny Lockup—Had Not the Coroner to Tell Mary—Shot His Wife to Save the World.

WILL MAKE REPAIRS.

About \$15,000 to Be Expended on the Interior of a Southside Lutheran Church. Improvements which are to cost \$15,000 are to be made on the interior of the German Lutheran church on Jackson street, Southside.

FALSE FRIENDSHIP CHARGED.

Money Collected for Charity Said to Be Squandered for Booze. Countable Hugh Daly charges John Williams, who lives on Diwiddle street, with false pretense, and he was placed in jail for a hearing.

FOUND IN CLEVELAND.

Callie Cook's Father Can't Explain Why She Left Home. Callie Cook, a young Etan girl, who left home last July, has been located in Cleveland.

ALLEGED GAMBLING HOUSE BELIEVED.

At about 12:30 this morning Special Officer McTigue raided an alleged gambling house at No. 5 Wythe avenue, and captured eight men, including the proprietor.

A VERY BITTER BATTLE.

Claims That Pittsburg Not Only Has No Street Law, but Has No Government at Present.

HER CHARTER HELD TO BE VOID.

Lawyers and Judges Frame a Case for the Supreme Court as a Guide to Curative Legislation.

HANGING ON THE STREET LAW OF 1864.

City Officials Deeply Interested, but Content to Await the Outcome. The stated street improvement cases spoken of in yesterday's DISPATCH, on bill and answer, were yesterday heard in Common Pleas Court No. 1 by Judges Slagle and Collier.

The purpose of the suits is to determine what street law, if any, is applicable to Pittsburg to-day. The arguments were on bills in equity filed by T. B. Atterbury, George J. Whitney and T. A. Gillespie, against the city of Pittsburg and the Department of Public Works, asking that the contracts for the improvement of Center and Lexington avenues and the building of the Thirty-third street sewer be declared illegal and void, plaintiffs resting on the decision of the Supreme Court that the street act of 1887 is unconstitutional and void.

John McCreve, who is credited with representing Mr. Howard, opened the argument, which lasted the whole day, court remaining in session until nearly 4 o'clock.

Counsel for appellants held that the decision of the Supreme Court in the Boggs avenue case entirely struck down the acts of 1887 and 1889, and that all proceedings undertaken by the city under either of them are void, and possibly that the repeating clause in the acts of 1887 and 1889 is left untouched, and that the city is bound to obey the act of 1887, 1888, 1887, and 1889, and in fact, all the prior legislation, leaving the city without any street laws whatever, and in any event, the system as applied to street cases would not cover the present proceedings, nor justify the city in endeavoring to compel payment.

A Claim That the Charter Is Knocked Out.

Counsel further contended that the ordinance which provides for the street law is void, because the act of June 14, 1887, creating the charter of the city, is unconstitutional, because it virtually re-empowers various laws applying to city authorities, without relating them in length, as required by the Constitution. Article 3, section 5, was quoted, as follows:

The object of this, Mr. McCreve said, was to prevent the city from acting intelligently. He held that departments were exercising powers under the charter, the nature of which the majority of the legislators could not possibly know, and wound up by stating that the charter act attempted to confer on cities of the second class, functions previously vested in the city of Pittsburg without regard to the constitutional prohibition, and that the act was unconstitutional, and that the city has no legal form of government, and has no power to make contracts.

SENATOR FLINN TALKS.

About the Laws That Are Expected to Be Sent to Pittsburg. Senator William Flinn arrived here from Harrisburg yesterday to look after private business, while at City Hall took time to tell the little story of the bill which will affect this city. In regard to the street bills, he said: "The bills I introduced were, of course, merely preliminary, but I am confident that in the end the city will not lose through street legislation. It would not be a good thing if it were forced to suspend street improvements, as that would throw hundreds of men out of work who have no other means of support. Again, the bills I introduced were merely preliminary, or people will not build there where the city's growth would be retarded."

SOME BUSINESS TO SETTLE UP.

A meeting of the Committee on Corporations held yesterday, and to take action upon a number of bills which have been introduced. The committee was organized by the city, and it was now too late to appeal on a mere technicality, when there was a substantial compliance with the provisions of the act of 1876.

IMMIGRANTS FOR THE WEST.

The Business Has Been Slack for Some Time on the Pennsylvania. A crowd of 100 immigrants, principally Poles, Hungarians and Bohemians, arrived at the Union station last evening. They left on the later train for Chicago.

REIGNING RATHER YOUNG.

A 14-Year-Old Boy Who Surrounded a Full-Grown Jug. Reuben Rosenberg, a 14-year-old newsboy, was picked up at the corner of Fifth avenue and Liberty street last night in a drunken stupor. He was completely insensible from the effects of liquor, but restoratives were used, and after some time he partly recovered. He is well known to the police, and has been arrested at least a dozen times. Several times papers were made out to send him to Morgans, but he was each time given another chance at the solicitation of his father, who resides at Lexington and Ohio.

HE ADORED BABIES.

An East Ender, Only Two Weeks in Town, Seeks a Housekeeper WHOM HE COULD HIRE ON SALARY.

HE HAS A WIFE AND CHILD IN TYRONE.

C. D. Collins, alias "Mr. Watters," alias "W. S.," is a lonely gentleman with an insatiable love for babies, an attachment to a married lady and in want of a housekeeper.

At the close of the hearing yesterday, Judge Slagle said that the Court wanted in the case the names of the parties, and that he would endeavor to find one as obvious as he could. He maintained that it was his duty to report to the court only as to the general organization of the city government. There was no reason under the sun, though, why there should be a different rule in the matter of the street law and grading streets than in Philadelphia, or Allegheny, or Scranton. He held that if the act of 1884 was in existence, it was unconstitutional, and that the act of 1887 was void.

Each side held "three" in yesterday's bluff. D. T. Watson, Major Moreland and W. B. Rodgers by the city, and Mr. A. W. B. Rodgers by the Board of Viewers. While by the appellants. The judges will read the cards and determine which hand shall take the pot now, and then the Supreme Court will make a second cut.

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THE DOG NOT GUILTY.

He Walked From Redbank to Push His Claim and Lands in Fisher. Captain Cism, of the J. C. Fisher, charges Joseph Holzman with larceny, and claims the latter took considerable junk from the boat while he worked on it. Holzman had sent Ross for \$300 in back wages. At the time of the hearing yesterday he walked into Alderman Donovan's office covered with dirt, his shoes torn and with his feet bleeding and swollen.

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A GOLD BRICK STORY.

An Alleged Miner From Colorado Said to Have Worked a Scheme on an Allegheny Man—His Lay Discovered and He Was Arrested.

It would seem that the day of the gold brick swindling scheme was long past, but such is not the case according to a story that came to light through the medium of Alderman King last night. The Alderman has been working secretly on the case for a week, and last night brought things to a climax by an arrest.

The business was settled before he left Colorado, and all his gold deposited in a bank except one brick, which was worth about \$3,000. He had some money when he left Colorado and expected to realize on his brick when his cash played out. He told the Allegheny man that he had "sit in a little game of draw" with a number of fellow passengers en route to Chicago and had won "broke," but did not have time to get his brick converted into cash, and would sell it at a discount.

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BAGGERS OF BRASS.

A Gang of Scrap Metal Thieves Found Yesterday by the Police.

Inspector Whitehouse, of the Second police district, with Special Officers McLaughlin and Clishman and several employees of the Keystone Iron Mill, of Soho, turned up an organized gang of brass and lead thieves yesterday who have been working the mills along Second avenue for the last two years.

About 1 o'clock yesterday afternoon J. H. Hummel, weighmaster at the mill, noticed a young man acting suspiciously near a pile of brass scrap. He watched him closely for a few minutes, and finally saw him placing the brass into a bag he had with him. Mr. Hummel advanced toward him, and was just laying hold of the pocket thief, when he was "broke" by the man, who pulled a large hand-billy from his pocket and struck at Mr. Hummel, who dodged the blow, the end of the bill striking him on the hand.

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SWALLOWED CARBOLIC ACID.

John Kaiser, of Smithfield Street, While an Inmate of the West Penn, Drinks Four Ounces of the Poison—Presumably of Unsound Mind.

John Kaiser, of John Kaiser & Co., manufacturers of tailors' trimmings at 618 Smithfield street and 327 Larimer avenue, Sbadisay, died last night at 7:45 o'clock in the West Penn Hospital from the effects of a dose of carbolic acid, taken presumably while demented.

The deceased had been giving way to drink for some time past, and on last Wednesday he was brought to the hospital by friends. Yesterday morning he seemed to have regained his normal condition and was allowed the liberty of the ward. He passed the time in talking to and amusing the other patients, and no suggestion of his purpose was evident in his manner, and at 7 o'clock he asked his nurse, James Stear, for permission to leave the room for a moment, to get a glass of water. He returned, after a time he returned, and remarked, in a casual way, that he had drunk a bottle of carbolic acid he had found in a closet.

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