THE PITTSBURG DISPATCH.

SEPTEMBER 27, 1891.

LIBERALS PUT

The State of Gladstone's Health Brings Keen Disappointment to Them.

POLITICAL PLANS CHANGED

A Proposed Big Reception to the Grand Old Man at Newcastle

THAT WILL NOW BE ABANDONED.

Trade -Unionists Will Make a Hard Fight | since made upon them by English observers. for John Morley's Seat.

THE CAMPAIGN ALREADY FULLY OPENED

LONDON, Sept. 26 .- [Copyrighted.]-The arrangements made for Gladstone's journey to Scotland this week and for his visit to Newcastle next week afford grounds for belief that his health is not so satisfactory as his countless friends could desire. He traveled northward at night in order to avoid the excitement of crowds and the

wrapped up with care, which is far from

characteristic of the Grand Old Man when in his normal health. He is at present staying at Fasque, the beautiful Scotch seat of his nephew, Sir John Gladstone, and will remain there in complete quietude until Thursday next. when, after delivering an address to the students and professors at Glenalmond College, he will start for Newcastle, where he will arrive at midnight. The same care will be taken for his health and comfort as upon this week's journey. His arrival is to be considered perfectly private. There will be no demonstration of the local Liberals, as originally arranged, and Gladstone has promised to enter a closed warmed carriage, which will be waiting for him at the rail-

DISAPPOINTED LIBERALS. The good Liberals of Newcastle are sorely disappointed at the change of programme as they had arranged a torchlight procession and other things in their grand old leader's honor; but they have lovally acquiesced in the new arrangements and will go to bed early, as they would stand on their heads or do anything else for Gladstone by way of

way station, and drive straight to bed.

However, they have been informed that the Grand Old Man will drive through the streets of the town to the railway station Saturday afternoon, along a route which will enable tens of thousands of the workingmen to see him. But this is subject to the condition that Gladstone will not have suffered from the exertion of addressing the great public meeting on the previous evening; and that the weather must be warm and

The political campaign in which Gladstone will take only a momentary, although conspicuous, part, was virtually opened early this week by John Morley, who de-livered a stirring speech at Cambridge, and Sir Wm. Harcourt followed with a rousing oration at Ashton last night.

THE SUCCESSOR OF GLADSTONE The Tories are fond of depicting these doughty lieutenants of the great Liberal chief as engaged in never-ceasing squabbles and intrigues for securing the leadership of the party when death shall have taken it from Gladstone. As a matter of fact the succession was long ago settled in Harcourt's favor, with the loyal and hearty concurrence of all concerned, and there is no cause for a quarrel among Gladstone's

lieutenants. Subsequent events have justified that settlement. John Morley has many great qualities, among them political consistency, for which there is not overmuch room in this as in other countries nowadays, and he obstinately declines to submit to the course of intellectual massage which Harcourt has undergone with such advantage that his plations have become as supple as India he advanced section of the trade unionists v refusing to accept the principle of a combry eight-hour working day. Since that question has come to the forefront of the labor programme and will soon be an orthodox political "opinion."

MORLEY'S SEAT IN DANGER But John Morley has not changed his lews to suit the times, and at Cambridge he other day he not only declined to utter at-hour shibboleth, but severely ed the trade union congress and ap-from that august body to the worken at large. The result is that the enrade unionists have decided to run a candidate for Morley's seat at the l election and "Honest John" is be-nounced as a Tory in Liberal dis-The Right Hon. Sir Wm. Vernon art may be trusted not to indulge in

dames Ferguson's acceptance of as Postmaster General having renered vacant his sent in Parliament, an election contest of unusual importance is now in progress at Manchester. The fact that Sir was elected in 1885 by a majority of 1,000, which was reduced to less than too the following year, does not justify the hope that the Liberals will win the seat now. There are a few dissentient Liberals to convert in Northeast Manchester, and the probability, therefore, is that Sir James Ferguson will be re-elected.

BATTLE-SCARRED WARRIORS.

The Surviving Soldiers of the Relief of Lucknow Hold Their Yearly Banquet,

[BY CABLE TO THE DISPATCH.] LONDON, Sept. 26.-Thirty-four bald or what British soldiers were able to do under ewther at the Hotel Metropole last night. bey were the surviving officers of the be-British garrison of Lucknow and of he British army which raised the memorable siege, and they had assembled at the ard to celebrate the thirty-fourth of "The Relief of Lucknow." ered, wooden-legged veteran, William Olpherts, was in the the company included six men the Victoria Cross, England's illitary decoration, given only for sed valor on the battlefield. The is an annual one, and as all the officers are now old men, death sad have yearly with the number of seed, but a banquet will take place 25th of September so long glass and drink, as was done last night, non silence, "to the memory of those the fell at Lucknew and of those who have

Booming the African Eldorado.

since passed away.

INV CARLE TO THE DISPATCE.] LONDON, Sept. 26.—The prospectus

is issued of a series of syndicates and companies expected to follow Lord Randolph Churchill's expedition to Mashonaland. The African Eldorado is advertised to-day with a capital stock of £50,000? The promoters expect to get the money as the public is "beginning to bite," and the boom in American rails is helping speculation

ENGLAND'S POOR ARMY.

FURIOUS ONSLAUGHT ON IT BY A

He Says Things Are Absolutely Shameful-Cavalry Without Horses and Artillery Without Guns-Old Fossils May Have to Go-Wolseley Largely Responsible.

NOTED MILITARY CRITIC.

[BY CABLE TO THE DISPATCH.] LONDON, Sept. 26.-Recent criticisms in this correspondence of the British army maneuvers in Hampshire were good-humored and mild compared with a savage onslaught Arnold Forster, who, although a civilian, is recognized as a competent judge in military matters, and took a prominent part seven years ago in the great agitation which resulted in a vast improvement in England's navy, writes a remarkable letter, in which he declares that he has never witnessed "so unsatisfactory and humiliating a display." Mr. Forster is equally outspoken upon the general question of the present condition of this country's army and auxiliary forces. He says:

present condition of this country's army and auxiliary forces. He says:

The broad principles upon which our home army is at present raised, organized and instructed are in direct conflict with common sense, and utterly ignore the human element in dealing with the problems in which the human element is the principal factor. Two and two will make four to the end of time, despite the War Office, but the whole of our army system is based upon the assumption that two and two make five, and hence there naturally ensue many errors. But to do it justice, the army itself is not taken in. The soldiers, officers and men alike know perfectly well that they are being played the fool with. They are under no delusions as to the condition to which their profession is being reduced.

But the public is deceived. It believes the declarations of the ministers in Parliament and thinks it has got value for its 20 or 30 millions; but it has not. That we have at present no bome army at all in the ordinary meaning of the word, as understood among civilized nations, I am prepared to affirm, and I think to prove. Under the existing system we never shall have an army. Our cavalry are without horses, our artillery without guns or training, our infantry battalions are becoming worse each year. The militia is a patent and recognized fraud, while the yeomanry has ceased to exist as a military force. temptation to address them, and he was

The newspapers, irrespective of political pinions, indorse this candid criticism, and here are signs of the organization of a formidable popular movement, which may compel reforms, even to the sweeping away of fossils like the Duke of Cambridge, who is titular commander-in-chief, and of fadists like Lord Wolseley, who is largely responsible for the present disgraceful state of

HE LOVED BEATRICE CAMERON.

That Is Why a Young English Clerk Put an End to His Life.

[BY CABLE TO THE DISPATCH.] LONDON, Sept. 26 .- A quiet little tragedy was enacted in London this week, and a young woman is entirely unaware that she has played a principal part in it. Many Americans will remember Joseph Barber, the cashier in Low's Exchange until a year ago, a rather good looking Englishman about 26 years of age. He committed suicide this week "all for love of a lady," and the lady, who has probably never heard of his infatuation, is none other than Beatrice Cameron. When Miss Cameron was in London last year Barber, with whom she was compelled to transact business at Low's Exchange, fell violently in love with her. He never annoyed her by avowing his pas-

He gradually became abstracted and dreamy. The other clerks in the Exchange began to be afraid of him and the result was that Low was obliged to discharge him.
After thus leaving Low's employ he began
to write letters to him marked "personal
and private." in all of which he continued and private," in all of which he continued to protest his undying love for Miss Cameron. These letters gradually grew more and more passionate, incoherent and maud-lin, until Low was startled to learn of his ex-employe's suicide last Wednesday.

AFTER THEIR CHILDREN.

ers Go to Court to Get Their Little Ones Back.

Susan Satmon filed a petition yesterday for a writ of habeas corpus to regain possession of her child. She alleges that her husband, John B. Salmon, and she are separated and that divorce proceedings are pending between them. He took her child, Curt Salmon, aged about 9 years, and placed him in St. Joseph's Orphan Asylum, Troy Hill, Allegheny. The child, it is alleged, is not well cared for, and although Sister M. Rosamond, the Mother Superior of the asylum, has been appealed to to surrender the child, it is stated that she refused to do so. The father of the child, it is said, is intemperature. ate and dissipated and not a proper person to have charge over the child. In pursu-ance thereof a writ was issued against the father and Sister, Rosamond, to produce the

father and Sister, Rosamond, to produce the child in court September 30.

Another petition for a writ of habeas corpus was filed by Mrs. Mary Nelson. She asks for the possession of her child, which is at present under the care of William McNeely. The name of the child is Lulu Barton Nelson, aged 3 years, and she is the adopted child of Mrs. Nelson. Last August the latter was such by Agent Sweeney, of the latter was sued by Agent Sweeney, of the Anti-Cruelty Society, before Alderman Warner for cruelty to children. She was fined and the society turned the child over to Mr. McNeely. A writ was issued.

A VERY ANCIENT MURDER.

ory Told by an Old Woman When She

Was About to Die. TARENTUM, Sept. 26.—[Special.]—Twen-ty-three years ago John Mawhinny disappeared leaving behind a wife and one child. He lived in Allegheny township, Westmoreland county, and had been working at Schenley, Armstrong county, just across the river. A thorough search had been made for him, but without success. His gray-baired warriors, living witnesses of wife mourned him as dead and all these years remained a widow, and is still living the old system of long service, dined to- at the old home. A few days ago an old lady by the name of Stumpf thought that she was about to die, and calling her friends about her, she related to them the following

"At the time of the disappearance of "At the time of the disappearance of John Mawhinny I kept a boarding house at Schenley. One evening two men, who are still living in Armstrong county, attacked Mawhinny outside my door, dragged him inside and then murdered him. The body was then dropped into a well on the place." The authorities of Armstrong county and friends of the missing man are greatly aritated over the old ladge story, and present agitated over the old lady's story, and preparations are being made to have the well cleaned out. The story is credited by the friends of the old lady.

After a Saloon Keeper's Scalp.

Mrs. Sabina Riggan yesterday filed a petition in the Quarter Sessions Court asking that the retail liquor license of Enoch Jones, of Braddock, be revoked. She claims that he has violated the law, having on June 18 furnished liquor to men of in-temperate habits, and that he has also sold liquor to men visibly intoxicated. The

Court issued a rule on Jones to show cause why his license should not be revoked and fixed October 8 for a hearing.

PARNELL OUT OF IT.

Michael Davitt Stops in Chicago and Talks About Irish Politics.

CHICAGO, Sept. 26.-Michael Davitt, the well-known Irish agitator, arrived in this city this morning and is stopping at the residence of Mr. Alexander Sullivan. Mr. Davitt is accompanied by his wife and two children. To an Associated Press reporter Mr. Davitt said that his trip was purely a private one and had no connection with politics. He said he had spent five months in California for his health in obedience to his doctor's orders. He said he had no dis-position to introduce the unfortunate do-mestic trouble in Irish politics among his

we will settle that in Ireland at the next general election," said Mr. Davitt, "and when it is settled the settlement will leave Parnell out of Irish politics. I have been invited to speak several times since I came to America, but have deemed it my duty not to accept any such invitations for the reason I have given."

Fully Twenty-Five Thousand Men Expec

and civic organizations of the United States, are expected to march in the procession on the occasion of the unveiling of the bronze equestrian statue of General Ulysses S. Grant in Lincoln Park, October 7. The procession will start from the Lake front about 2 o'clock in the afternoon and will

about 2 o'clock in the afternoon and will march thence to the park.

The exercises will consist of an address by Judge W. C. Goudy, delivering the statue to the city, on behalf of the association which erected it; a response by Mayor Washburne, accepting it; a history of the work by Secretary E. S. Taylor, of the Board of Lincoln Park Commissioners, and

A VERY UNIQUE WILL

A unique will was filed yesterday for probate. It was that of Owen Cane, of Mo-Keesport. The instrument was as follows: MCKRESPORT, PA., Sept. 7, 1891. Pay John Clark \$1. Pay John Maloy \$5. \$1 85.

MADISON, WIS., Sept. 26 .- A great sensation was caused here this afternoon by the ttempt to kill E. C. Wissler, assistant bookkeeper of the State Journal Company, by P. W. Meehan, a solicitor for the paper. Wissler disarmed his assailant, but not until five bullets had been fired, one taking effect in Meehan's hand, and the other graz-ing Wissler's groin. Meehan is said to be

ou MORE

goods for the

same money

and BET-

TER goods for LESS

money than

any house in

the universe.

Household

Credit Co.

This Complete Suit

\$65. \$65. \$65. \$65.

Cash or Credit.

This Stylish Cheval Chamber

\$25. \$25. \$25. Cash or Credit.

Wyatt Accessory Case.

CHICAGO, Sept. 26.—Twenty-five thou-sand men, representing the leading military

How Owen Cane, of McKeesport, Left His

Property to Mrs. Trayers.

After all expenses are paid the balance i given to Mrs. M. Trayers, Owen Cane, per N. B.

MER. BRANNON.
MISS KATE BRANNON.
MRS. RICKLEY.
MR. JOYCE.

The testator signed his own name as a witness, while his name was signed for him at the bottom of the will by the scrivener who also wrote the names of the witnesses. Cane had been injured in an accident, and was carried into Mrs. Brannon's house. There he made his will as given and died shortly afterward shortly afterward.

countrymen in America.
"We will settle that in Ireland at the

the oration of the day by Judge Walter Q. Gresham, of the Federal Court.

DELAYED BY A FIGURE

Mixed Verdict Rendered in the Clarks-YESTERDAY IN THE COUNTY'S COURTS

TO UNVEIL GRANT'S STATUE.

to March in His Honor.

Victim of an Insane Man.

The Important Part Played by Cipher in a Legal Proceeding.

M'KEE'S ROCKS NOT YET A BOROUGH

A cipher instead of a figure "1" knocked

out the McKee's Rocks borough project yesterday, or rather set it back until another term of court. Attorney Frank Thompson, in copying last year's advertisement of notice of a petition for the formation of a orough, either inadvertently "followed copy" or the printer make a mistake and set up September 25, 1890, instead of 1891.

The idea was to present the petition to the court on which reference to the grand jury would be mandatory, and though ordinarily the mistake would be of small onsequence, John S. Robb, Sr., thought it best in the face of so determined opposition to begin proceedings without the necessity of explanation or erasure, so no fight was made against the opposition yesterday. To this Attorneys George Davis and Frank Thompson gave adhesion.

The latter, as before, were represented by A. H. Clarke, who came prepared to pre sent the case in full, but when his eyes caught the mistake in date he concentrated his energy on that feature. Mr. Clarke represented that 90 per cent of the property in the interests was opposed to the borough project, but the defense contend that their opposition is of little or no effect, as they are generally non-residents.

AN ADVANTAGE GRASPED Mr. Clark, evidently feeling that his repre

sentation would not greatly strengthen the case, eagerly seized on the mistake in date. He began by showing that the proposed line was as crooked as Chaftiers creek at Bridgeville, and that the zig-zags in it were Bridgeville, and that the sig-zags in it were made for the purpose of estopping certain parties who were opposing the project. He also spoke of an insinuation being thrown out by the petitioners that they wanted the matter brought now while a judge was on the bench who was favorable to the project. To this Mr. Robb replied: "Tut-tut."

Judge Ewing hastened to explain that he did not expect to be sitting in the Quarter Sessions when the matter came up, and that he hoped for an exteneded vacation in the criminal line. He went on to say that he thought if any place in the country needed borough government, police, protection, etc., it was McKee's Rocks.

AN ADMITTED MISTAKE. He also opined that a mistake had been made in allowing Esplen to become a bor-ough without taking in with it McKee's

Rocks.

A. Y. Smith came in to oppose the borough project on behalf of the Pittsburg and Lake Erie Railroad Company. Judge Ewing was at first inclined to think the railway company should be modest, but when informed that it represented property interest he admitted its right to protest. The matter will accordingly go over to the next grand jury, but meantime, the peo-ple of the Rocks should not be so much dis-couraged as to neglect to set a street sprink-ler at work. Since the streets have been covered with furnace slag the great aggre-gation has become the dustiest place in the county, and as it has a large wagon traffic, the annoyance has become almost insupport-

THE VERDICT IN THE CLARK CASE

One Found Guilty, Another Acquitted and

Disagreement as to a Third. Great interest was felt in the result of the trial of Charles R. Clark, Cora Wyatt and Emma Clark, tried during the week as acessories to the murder of Gilkinson, and in which a verdict was returned pesterday afternoon. The case had been tried with signal ability by Harry L. Goehring, Esq., Assistant District Attorney, who has within a few months made a remarkable reputation in the Court of Oyer and Terminer. The Commonwealth had succeeded in establishing what was conceived by the listeners to be a very strong chain, but the jury which went out Friday afternoon at 2 o'clock stuck on the law point whether a wife could be accessory in the state of th in the presence of her husband, or would be held to be acting under compulsion. The

held to be acting under compulsion. The jury asked renewed instructions from the Court on this point, yesterday. Judge Ewing stated that the wife could not be convicted if coerced by the husband; but whether she was or not so coerced was a question of fact for the jury. The jury came in soon after 12 o'clock with a verdict of Clark, guilty, and as to Mrs. Clark a disagreement and Coerce West and Coerce of the pury came in soon after 12 o'clock with a verdict of Clark, guilty, and as to Mrs. Clark a disagreement and Coerce West not guilty. ment and Cora Wyatt not guilty.

This was spoken of at the Court House as pretty reasonable sort of verdict, though some thought from the vigor and skill with which Attorney Goehring pressed the case, that the verdict might have been more inclusive. The jury, it was learned, was very much divided. John Robb also represented the Commonwealth with Mr. Goehring, and assisted by his advice, but was unable to speak owing to an affection of the throat.

To-Morrow's Trial Lists. Common Pleas No. 1-Hill & Co. vs Pickers-

gill, Jr.; Garrison et al vs McCully & Co.; Montooth Band vs Napoleon; Mitchell vs Reed et al; Davisvs Proon; Walker vs Woog; Roed et al; Davisvs Proon; Walker vs Woog; Shea vs Friday, gar.; Gearing vs O'Herron, et ux: Hunt et al vs Columbia Iron and Steel Company, McKeown vs Hamilton: Frazier, agent, vs Walker: Wallace vs Painter; Scott vs Schrader, gar.; Reed Metal Company vs Schrader, gar.; Reed Metal Company vs Schrader, gar.; Way. Jr. vs Solomon.

Common Pleas No. 2—Balph vs Meyran; Powell vs Bosi, McKean and Fisher; Trunbath vs Pittsburg and Mexican Tin Manufacturing Company; Fall vs Reiter & Connelly; Todd vs Flack: Borough of McKeesport vs Busch Bros. & Co.

Criminal Court—Commonwealth vs Patrick Fitzpatrick, Kate Farley, Jerome Sweeney, James Brown, James Wall, Charles Britt, James Heelev, William Roedler, John Schmidtland, W. J. McNorton, Dudley Malia, Louis Rosemeyer, Barney McPoland, Charles Swint, Frank Lindsay Sarah Kane, Sarah Mallett, Hugh McDermott, Patrick Rooney, Thomas Laven, Ed. Conroy, Ed. Carrigan, Thomas Moran, Charles Percival, Hugh Canfield, Hannah Shurman, Thomas Lee et al, Leon Denmauer, W. A. Diamond, Frank Lindsay, Casper Magle, Albert Swick, Henry Clark et al and Robert Bagley.

Another Test Case of Oil Rights. A bill in equity was filed yesterday by Francis and James Laronere against W. P. Black & Co. and Julius Cromby. The plaintiffs state that they own two houses in

North Fayette township. The adjoining North Fayette township. The adjoining property is owned by Cromby, who has leased the oil privileges to Black & Co. They have erected a derrick, and are about to bore an oil well within 50 feet of the plaintiff's house. It is claimed that the well will endanger their property by fire, it will drain their water well and the place will be considerably damaged. An injunction to restrain the defendants from boring the well is asked. October 2 was fixed for a hearing.

A Dispute Over an Estate.

A petition was filed in the Orphan's Court resterday by William Vankirk and James and Mary Stevenson, heirs of the late Stephen Vankirk, of Shousetown, asking for the removal of John Russell as executor and trustee of the estate. They allege that



BLAINE CONTINUES TO BE THE LION IN SPITE OF SHEPARD.

he mismanaged the estate in distributing the principal intrusted to him, instead of only distributing the income from it, as directed by the will. Russell claims the estate is indebted to him, and wants real estate to be sold to pay what is due him.

THREE NEW DAMAGE SUITS. Mrs. McWilliams Wants \$25,000 From the Pennsy People.

Ella V. McWilliams entered suit yester day against the Pennsylvania Railroad Company for \$25,000 damages. On April 30, 1891, her husband was killed by a train of the company while he was at the station at Wilmerding. He had purchased a ticket to ride on a passenger train, and while awaiting the arrival of the train he was struck and killed. His name was Thomas McWilliams. The suit for damages is based

upon this occurrence.

William Reardon, as attorney for Jenny
Hubbard, entered suit yesterday against
William Robinson for breach of promise,
asking \$5,000 damages. The statement relates that Miss Hubbard and Robinson had for a year past been engaged to be married;

for a year past been engaged to be married; that this engagement was understood until September 23, 1891, and that the plaintiff had purchased her wedding outfit and made all the arrangements for the event. Robinson, it is alleged repudiated the engagement by marrying another woman. The parties live in Allegheny.

Melvin Gaines yesterday entered suit against John Lawrence and Hugh Wallace, of Sharpsburg, for \$1,000 damages for alleged false arrest, He states that on September 24 the defendants arrested him in Sharpsburg without any cause. After in Sharpsburg without any cause. After keeping him in the lockup six hours, he was taken before a justice of the peace and detained another three-quarters of an hour.

For the injury to his reputation he ask

Only One Severe Sentence Imposed. In the Criminal Court yesterday the following sentences were imposed: For assault and battery, Mary Carroll, 6 cents ssault and battery, Mary Carrol, 5 cents fine; John Lewis, \$25; Seward McCreary, \$10; C. N. Richards, \$5; George Luther, 6 cents; Robert Shearer, \$25; W. W. Johnston, larceny, nine months to the workhouse, and Charles Kelly Clark, assault, seven years to the penitentiary. The latter assaulted a girl at a picnic.

Notes From the Courts. THE Common Pleas Courts will naturalize

applicants for citizenship every day next except Monday. Saturday is the last day applicants can be naturalized in time to rote this fall. Morions for new trials were made yester

day in the cases of W. L. Perry vs Pittsburg Union Passenger Railway Company; F. C. Sauer vs E. A. Richards et al, and Alles & Bailey vs Schlecker et al. In the suit of W. E. Mohr against Philomena Biber for damages for injury to property, caused by the tearing down of a re-taining wall, a verdict was given yesterday for 6% cents for the plaintiff.

George Roland and Eugene Aymar, do-ing business as Aymar & Roland, yesterday assigned all their property to Harry L. Christy for benefit of creditors. The deed of assignment was filed in the Recorder's

THE historical drama,

ABRAHAM LINCOLN,
Is indorsed by the Grand Army in every
part of the country. Grand Opera House DON'T fail to attend special sale of mo-quette carpets at Groetzinger's this week.

about him at greater length than even

A GIANT IN DEFEAT.

The Career of the Superb Conkling After the Garfield Episode.

COULDN'T FIGHT A SHROUD.

Silence Upon the Unfortunate Event Was a Duty and a Doom.

HIS ADMIRATION FOR SHERIDAN

Impressions Left at a Dinner Shortly Before Conkling's Death.

POVERTY'S INFLUENCE ON PUBLIC MEN

[WRITTEN FOR THE DISPATCH. 1 Something more may be said of Roscoe Conkling, although I perhaps have written

> patience would gracefully endure. What I may call the "Garfield Episode," upon which so much of Conkling's career, and I might add so much of his fame will

depend, is not ripe for history. "How can I," as he said to me with anguish, "how can I speak into a grave? How can I battle

with a shroud? Silence is a duty and a doom." After the catastrophe Conkling rarely spoke about it, or if he did with an expression of pain. It was not anger alone. No -not anger alone! For that emotion was no stranger to this memorable man. I might write of him as it was written of the prophet: "Doest thou well to be angry?" said the Lord. And the prophet answered: "I do well to be angry, even unto death."

THE SENTIMENT OF INJUSTICE.

It was not anger, but the sense of irretrievable injustice from which Conkling suffered. I have often thought, recalling my observations at the time and the effect of the catastrophe upon Conkling, that the Garfield episode led to that state of mental excitement, or exaltation, so noticeable in later years, and which predisposed his con-stitution to the fatal effect of disease when it smote him. I was a good deal in the con-fidence of Conkling at the time. He had my sympathy in the causes of his alienation from the Garfield administration, however much I may have differed from the manner

much I may have discrete from the mainer in which he expressed it.

Historical justice, however, compels the observation that Conkling had little claim upon the courtesy of Garfield. He rarely took the trouble to repress his aversion to the new President. In the atmosphere of the hearing and miscrossociation, which tale-bearing and misrepresentation which enfolds the politician's life, I can well be-lieve that many a distorted rumor was borne to Garfield's ear, that many an idle sarcasm-from one whose gifts in the way of sarcasm were exhaustless and who was prone to their use—was given wing. It was an evidence of the extreme amiability

Have we been able to show as large and complete a stock of Chamber Suits in every variety of woods known to the trade. So we have inaugurated the largest CHAMBER

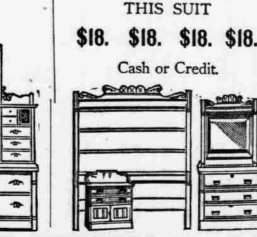
In the history of this or any other city. Read the inducements offered to out-of-town buyers by the HOUSEHOLD

CREDIT COMPANY, 723 and 725 Liberty St., Cor. Eighth, head of Wood St. On \$10 worth of goods we pay freight. On \$25 worth of goods we pay freight And your railroad fare one way.

On \$50 worth of goods we pay freight

And your railroad fare both ways. THE MOST COMPLETE STOCK OF CARPETS IN TOWN.

EVER YTHING TO FURNISH YOUR HOUSE COMPLETE. WE GUARANTEE EVERYTHING WE SELL.



(in elegant drapings) \$15. \$15. \$15. \$15. \$5-Down-\$5

THIS COUCH

\$1 per week for balance.

THIS STAND

\$16.50. \$16.50. **\$**16.50. **\$**16.50.

THIS SUIT (3 PIECES)



This Seven-Piece Chamber Suit \$28, \$28, \$28, \$28, Cash or Credit.





723 Ex725 LIBERTY ST, HEADOFWOOD