DISPATCH, TUESDAY, OCTOBER 6, 1891 PITTSBURG

書書」

STEAMERS AND EXCURSIONS.

them could not be collected. The Supreme Court, however, holds that the stockholders are still liable for the unpaid amount of their nuberstellars LITLED FOR KEEPS.

Over One Hundred Decisions Handed Down by the Supreme Court.

PAXSON DOES A LITTLE ROASTING.

Justice Sterrett Holds That a Witness Can Be Made to Talk.

NEW CONSTRUCTIONS PLACED ON LAWS

The October term of the Supreme Court The October term of the Supreme Court of Pennsylvania convened in this city yes-terday morning. Justice Charke was absent on account of the death of his futher. The other four Justices were present. The room was crowded beyond comfort when the coart was opened. Attorneys from every section of the district were present eager to hear from their enses. During the day 101 opinions were handed down. The famous Congressional election case of Major McDowell, in Lawrence county, was and the institutionality of the act. and a procedendo awarded. recalled by the decision handed down by Justice Sterrett in the habeas corpus proordings of the Commonwealth ex rel John

R. Tate vs Samuel W. Bell, Sheriff. In the opinion occurs the following: In December, 1890, William D. Wallace

was on trial in the Quarter Sessions Court of Lawrence county on an indictment charging him in the second count with offering John R. Tate, Edwin Shuffer and Thomas J. Downing, electors and delegates to a nominating convention, money as a bribe and in the third count with soliciting, encouraging and requesting the same mento receive money as a bribe to influence them to make and join in nominating a candidate for Congress.

CANNOT REFUSE TO TESTIFY. The relator had refused to testify, though the Court promised that no evidence given by him should be used against himself. On this refusal he was fined \$200 for contempt of court. The opinion recites further: It is not for in opinion recites further: It is not for the Court promised that no evidence given he bim should be used against himself. On his refusal he was fined \$200 for contempt of

us to state now whether the acts in the in. city. dictment of Wallace are indictable ones, but not criminal no time should be lost in making them highly penal. The relator appears to have thought such acts as criminal, because of his fours of criminating bimself by testifying. His refusal to testify was wrong. If it was right, the courts would be

mercy of continuacious witnesses. The decision then devoted considerable The decision then devoted considerable leng h to a view of the effects of bribery and of the laws governing conventions and elections and said 'n frand upon the ballot is a crime against the nation, and the re-lator not having complied with the sentence of the court below, he must be remanded into the custody of the respondent, and it is accordingly ordered that he surrender himself into the custody of the sheriff of Lawrence county to the end that the sent-ence of the court of said county pronounced against him December 17, 1820, be executed; and it is further ordered that he pay the costs of this proceeding. osts of this proceeding

LIFE INSURANCE IS GOOD SECURITY.

In the appeal of H. Stanley Ulrick, executor of Andrew Bleistine, dec., versus Adolphus Reinoche et al, error to Common Plens of Lebanon, Chief Justice Paxson anded down an opinion. Justice Paxson says this case presents the question to says this case presents the question to what extent a creditor may hawfully insure the life of his debtor. Bleistine was indebt ed to Adoiphus Reinoche in the sum of \$10 20. He gave Reinoche an insumne policy for 53 000 as security, the latter pay-ing the costs and premium. After death Bleistme's executor tried to recover the balance of the policy after the debt had been deducted, but lost the case. Justice Parson goes on in a lengthy opin-ion to discuss the case and the points sub-mitted in the appeal and concludes as foi-lows: "We are of the opinion that a creditor may having the cost a policy on the life of Balaware of the policy and the life of the appendix of the appeal and concludes as foi-lows: "We are of the opinion that a creditor may having the cost a policy on the life of Balaware of the policy of the life of the balaware of the policy of the life of the balaware of the policy of the life of the balaware of the policy of the life of the balaware of the policy of the life of the balaware of the policy of the life of the balaware of the policy of the life of the balaware of the policy of the life of the balaware of the policy of the life of the balaware of the policy of the life of the balaware of the policy of the life of the balaware of the policy of the life of the balaware of the policy of the life of the balaware of the policy of the life of the balaware of the policy of the life of the balaware of the policy of the balaware of the policy of the life of the balaware of the policy of the balaware a debtor in an amount to cover the debt with interest thereon during the period of the expectancy of life by the assured ac-ording to the Curleste tables. We find no udgment is affirmed." In the opinion affirming the Court below.

Judgment is affirmed." In the opinion affirming the C. P. of Law-rence in the case of Elius McMillen vs the Union News Company the company was en-tirely exonerated. A son of the appellant was employed by the company to sell papers at the New Castle depot and was killed while at work. The opinion holds that the box having been instructed to sell only. having been instructed to sell only while the cars were stopped and in case the train moved to go to the next station, and his death resulting from disobedience of these orders, there was no blame to be at-

RIDICULED THE WARREN COURT. Chief Justice Paxson gave the opinion in the case of the Commonwealth appellant from the Quarter Sessions Court of Warren county vs B. J. Morningstar. The defend-nut was indicted with having, as agent of

ant was indicted with having, as agent of the New York Matual Life Insurance Company, a corporation doing business in Pennsylvania, offered to pay and allow Jane Orr 'n rebate of a part of the premium, to wit, 50 payable on a policy of insurance to be issued to Richard Orr for \$5,000, which said rebate was not specified in the policy contract of insurance, and offered by Morn-ingstar to Jane Orr as an inducement to insure the life of Richard Orr in the company mentioned contrary to the form of the act of Assembly. The Chief Justice said: "This indictment was evidently framed

or silk-faced, \$10. ing mond streets.

COULD NOT CHANGE THE DUES.

A per curriam decision was handed down in the case of Michael Becker vs the Berlin Beneficial Society, appellants, from the Common Pleas Coart of York. The decision recites that some time after the defendant society became liable to the plaintiff for dues at the rate of \$2.50 per month, and after it had paid them for a year or more, it usseed a by-haw to reduce the amount of this benefit. This was an easy way to re-lieve the society from an obligation but in fact a repudiation. The argument that the defendant being a member of the society is bound by the by-law does not meet the difficulty. It may be good as to future cases, but at the time it was pussed the plaintiff was a creditor, whose rights had previously attached and those rights ment was affirmed. A per currian decision was the defined with the society form and those rights and previously attached and those rights ment was affirmed.

ment was affirmed In the case of the city of Philadelphia vs

SOME ADDITIONAL OPINIONS. Most of the Decisions of Local Interes

Handed Down Yesterday. Lillibridge et al vs Lackawanna Coal Company, error to C. P. of Lackawanna county affirmed; dissenting opinion by Justices Sterreti, McCollum and Mitchell. Isaar E. Levy vs Robert Cook; error to C. P. of Issue E, Levy vs. Bobert Cook: error to C. P. of Conter County: reversed. Wagner et al vs. Dwelling House Insurance Com-pant: error to C. P. of Bradford county: affirmed. City of Titusville vs. Brennan, C. P., of Crawford county: judgment affirmed. Western and Atlantic Pipe Lines vs. Home Insur-ance Company: error to C. P. Washington county: judgment affirmed, Justices Mitchell and Greene dissenting. Hastead Guardian vs. Curtis et al. C. P. of Brad-ford: judgment reversed. Lybon vs. Davidson, C. P. of Lafayette county: judgment reversed and a procedendo awarded. Jackson's appeal from C. P. of Warren county. The decree is affirmed.

Jackson's appeal from C. P. of Warren county. The decree is affirmed. Miffith Bridge Contrant vis County of Junlata, error to C. P. of Miffith county: reversed. Boughas' appeal from C. P. of McKean country. The decree is reversed and bill dismissed. Maritmore vis the city of Erie, appeal from C. P. of Eric county: reversed. The Genessee Fork Improvement Company vis James Ives, appellant, error to C. P. of Potter county: affirmed. Holloway vis Jones et al. error to C. P. of Lu-zerce county: affirmed. LADIES, get your gloves dyed or cleaned

Findowsky, affirmed. New England Monument Company vs. Johnson & Van Dusen, error to C. P., of Tioga county; re-versed, Justice Paxson dissenting. The per curiam opintons were asfollows: Dodds, appeal from C. P. No. 3 of Philadelphia;

affirmed. Commonwealth vs. Johnstown, from Q. S. of Northumberland county; affirmed. County of Perry vs. Troutiman, error to C. P. of Perry county; affirmed. Shafmer's appeal from C. P. of Dauphin; af-

New Work Taken Up Yesterday by the

Supreme Court.



8600 STEINWAY PIANO AT \$175.

\$509 Upright Piano, \$200. An elegant square grand Steinway piano, inished all around, costs when new \$600, for hinshed all around, costs when new 5000, for \$175. Also a magnificent 73% octave up-right piano, with the full iron frame, splen-did action, finely finished case and excellent tone, will be sold fully warranted for \$200, with beautiful plush searf and stool. Call at earliest convenience at the music store of I. M. Hoffmann & Co. 577. Swithfield J. M. Hoffmann & Co., 537 Smithfield

Your Boy

A per curiam decision was handed down

in the case of Michael Becker vs the Berlin Can be fitted in a nice suit of clothes for

ever shown.

jackets and capes.

HMODHXE

from a crane.

B, & B, An important purchase-evening colors only-all-silk grenadines and gauzes 25 cents-center counter, lace department. Boggs & BUHL

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To-Day, To-Morrow and Thursday

CAMPBELL & DICK.

C., C. P., Sommette, go at \$1.

every lover of good tea shall The People's Store-Fifth Avenue. get one good taste of HE-No To-day, to-morrow and Thursday, special -a Home Comfort. and grand display of our Paris importations in millinery, wraps and jackets. MARTIN GILLET & CO., (Established 1811) CAMPBELL & DICK. Exchange Place, Baltimore, Md. B. & B.

DON'T MISS THE Visit our cloak rooms to-day and to-mor HE-NO TEA row and see the largest and choicest offer-ing of fine goods, at low prices, we have Exhibit, at the Boggs & BUHL. Exposition. 1,000 dozen corsets to be closed out, J. BISQUE OF BEEF. E. S. GILES, Allegheny, -A LIQUID FOOD .-THE PEOPLE'S STORE-FIFTH AVENUE.

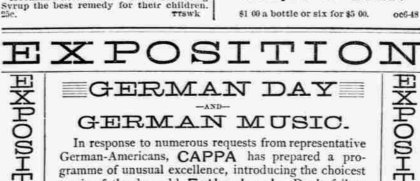
Gives health and strength. For Dyspepsia, loss of Appetite, Physical

We open and display for the first time all and Mental Exhaustion and Overwork, makes pure blood and refreshing sleep. our special Paris importations in wraps,

Tones the entire system. An ordinary dose of a wine-glassful equal

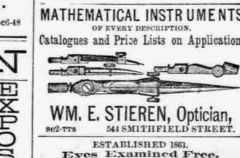
at Linnekin's, 638 Penn avenue, Pittsburg, and 174 Federal street, Allegheny. Tus to 1/ ounce of nutriment. Ask druggists and take nothing but BISQUE OF BEEF. MOTHERS will find Mrs. Winslow's Soothing

\$1 00 a bottle or six for \$5 00. oc6-48

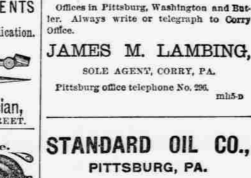


In response to numerous requests from representative German-Americans, CAPPA has prepared a programme of unusual excellence, introducing the choicest music of the dear old Fatherland. Don't fail to





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STRAIGHT TIP KAUFMANNS'



NEW ADVERTISEMENTS

This sale, preparations for which have been progressing actively during the past two weeks, will embrace products of all the celebrated Underwear manufacturers of Europe and America. Now, cooler weather having set in, nearly every man will find himself in need of some Fall Underwear-hence this great special sale is a most timely, opportune affair. The following bargains, picked at random, from the many good things awaiting you, will give you a fair idea of the importance of this sale:

Men's Natural Wool Underwear.

50c for good quality Natural Wool Underwear, mixed; fall and winter weight.

75c for pure Sanitary Natural Wool Underwear, silk finished and ribbed bottoms.

89c for extra fine Natural , Wool Underwear, guaranteed superior to any \$1 grade in the city.

\$1.50 for extra quality, pure Natural Wool Underwear, free from dve: full, regular made; never offered heretofore below \$2.

\$3.50 for Conradi Friedman's celebrated full regular made, Worsted Ribbed Natural Wool Underwear-best and finest in the world.

Men's Camel's Hair Underwear.

49c for Camel's Hair Underwear, with French neck; fall or winter weight.

69c for pure Camel's Hair Wool Underwear, with ribbed tail, French neck and best finish.

98c for extra quality Camel's Hair Wool Underwear; beats any \$1.25 goods in Pittsburg.

\$1.25 for double-breasted Camel's Hair Underwear; soft and pleasant to the skin, and warranted not to shrink.

\$1.75 for best English Camel's Hair Underwear, imported by ourselves. \$2 for full, regular made Camel's Hair Underwear-best manufactured.

Men's Scarlet Underwear.

50c for good, honest quality Scarlet Wool Underwear-equal to any dealer's 75c quality.

74c for good quality, medicated Scarlet Underwear, unequaled for

wear and comfort. 98c for first-class Scarlet Underwear-pure in every respect; will wear excellently.



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The best Oil Well Machinery in the world. All sizes of Engines and Boilers

Also all sizes Stationary Engines and Boil-

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Standard Oil Co., Wheeling, W. Yo., Standard Oil Co., Cumberland, Md., Standard Oil Co., Altoona, Pa., Capital City Oil Co., Harrisburg, Pa.

We manufacture for home trade the finest

Deodorized Naptha for varnish makers, painters and printers. Gas Napthas for gas companies. Deodorized Stove Fluid for vapor stove

burners. Fluid, 74 gravity, for street lamps, burn-

ers and torches. Gasoline, 86, 88 and 90 gravity for gas ma-chines.

Includes the finest brands of Cylinder, Engine, and Machinery Olls, Spindle, Dynamo, 300 Mineral Seal, Neutral Oils, Miners' Oils, Wool Stocks, Parafine Oil, Parafine Wax. Summer and Cold Test Black Oils.

Mica Axle Grease, Railroad and Mill Grease and Arctic Cup Grease.

Where it is more convenient, you may rder from our Branch Offices, from which oints deliveries will be made.

STANDARD OIL COMPANY,

PITTSBURG, PA.

BLACK GIN

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Is a relief and sure cure for

the Urinary Organs, Gravel and Chronic Catarrh of the Bladder. The Swiss Stomach Bitters

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GRATEFUL-COMFORTING.

EPPS'S COCOA.

grades of lubricating and illuminating oils. Our facilities are such that our statement that we furnish all oils standard for quality

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Ohio Legal Test. Ohio Water White Legal **Test.** Carnadine (red), 150 Test. Olite, 150 Test.

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CANCER and TUMORS cured. No knife, Send for testimon-ials, G.H. McMichael, M.D., & Nigara st, Ruffalo, N. Y. mhth-71-TTSSuwk OIL WELL SUPPLIES. J. W. M'FARLAND.

NEW ADVERTISEMENTS.

96 Fourth Avenue, - - Pittsburg, Pa. BROKER IN OIL PROPERTIES.

AJAX ENGINES

charter. The appeal in the case of Westafer vs Koons, C. P. of Cumberland county, brought out an opinion in the Price set. Mrs. Westafer in-heritied a piece of property which at her death was to go to her children. The prop-erty was sold to James Koons, who refused to accept, because the title is had. The Court held that the haw did not provide for the mostbility of further not provide for the possibility of further children being born and that the tile was thereby tainted. The action was brought under the Price act and the "pinlon called under the Price act and the "pinlon called attention to the fact that the C surt has here-tofore referred to carelessness under the set

County Controller Grier secured a victory County Countroller Grier secured a victory in the Supreme Court, to add to those he has gained in the lower courts. In the appeal of Alex, Giffilian from Common Pleas No. 1 of Allegheny county, the lower court is affirmed in a per curiam opinion. The case was a bill filed by Giffilian to restrain the Controller and Treasurer from selecting the Central Bank as a depository for the county money. The laws say the money shall be deposited in the bank offering the highest rate of interest and the Controller adverinterest and the Controller adverleed for bids in four papers. In one paper he printer made the day for receiving bids Inesday, the Hilh, instead of Tucsday, the light. After receiving the case, the court 1450. After receiving the case, the court vaid that this error was palpable, as the 14th was on Wednesday. The claim was made that the Controller should have re-advertised. It was not shown that the plain-tiff or anyone else was irreparably injured or that anyone would have offered more than was bid. In conclusion the opinion said: "The court below was right in dis-missing the bill."

CANNOT ESCAPE THE LAW.

In the appeal of W. W. Hunter vs Frank gheny county, Justice Sterrett handed down Avery. an opinion. Sweeney was in the employ of the Baltimore and Ohio Railroad Company, and contracted a debt with Hunter, who is

amount could not be collected in this State owing to sweeney's claiming the benefit of the \$900 exemption inw. Mr. Hunter assigned his account to G. Smith, of West Virghia, who centered suit in that State, got a judg-ment and attracted the wages of Sweeney received suit in this State and recovered the amount garnisheed from him, and Mr. Hun-ter took an appeal. Justice Sterrett sus-tains the decision of the lower court and save the haw cannot be so evaded. The opinion in the case of Adam Robb vs. Carringie Bros, & Go, appeal from Common Verse, Michael Larkins, Sr. Margaret larkins, Michael Larkins, Sr. Margaret Sweeney, Martin Towey (2), Wm. Harper, Michael Sweeney, Joseph Dagan, James Studied down by Justice Williams. The suit was an action brought by Robb for dam-ages for injuries to his crops, soil and com-forts of his home from the finnes of coke wells owned by Carriegie Bros, & Go. Judge williams says as Robb has already recov-cred \$1,000 more than the value of the farm, and that, despite his assertions of ruin, he still continues to cultivate it, the Judg-ment was reversed and a wealre de nova-index awarded. To-Day's Audit List. cent was reversed and a venire de nova acias awarded

Chief Justice Paxson handed down Estate of

Chief Justice Paxson handed down a ther lengthy opinion in the appeal of S.S. eckson et al. from the decree of the Court Common Piens of Warren county, the pro-oding being one in equity. The opinion ites: The main contention on the part of eliants was that the Mahoning and Sus-ianna Bailread Company, the Cone-to and Ciarion Railread Company and farion, Mahoning and Pittsburg Rail-ompany never had a legal corporate 'ec that said appellants, T. R. Liteh, inclow and S. S. Jackson, never be-without and company was never so a diant said company was never so tized that they could have com-b their respective arguments to s of stock therein. In short, it at as the companies have been d are insolvent, accounts against

Besides the other work six cases were argued before the Supreme Court yester-day. They were the cases of Henry Brown vs John F. Casey, Jefferson county; Mrs. R. J. Bennett et al vs J. R. Haden et al., West-

Instruction in the Price set, Mrs. Westafer vs Koons, C. F. of Cumberland must live up to its
The appeal in the case of Westafer vs Koons, C. F. of Cumberland must live up to its
The appeal in the case of Westafer vs Koons, C. F. of Cumberland county, brought out an opinion in the Price set, Mrs. Westafer its
Hanghlin, Clarion, Bridgewater Ferry Company, Sharon Bridge Company, Beaver, W. D. Clark et al vs Borough of Washington; C. Moody vs Alexander.
The lower court is sustained in the case of westafer vs Koons, C. F. of Cumberland must live up to its charter.
The appeal in the case of Westafer vs Koons, C. F. of Cumberland county, brought out an opinion in the Price set, Mrs. Westafer in the is vs. Aber, appellant; Mason vs. Aber, appellant; Mason vs. Aber, appellant; Mason vs. Aber, appellant; S. Berwaid et al, appellant; Mason vs. Aber, appellant; S. Son vs. Aber, appellant; Mason vs. Aber, appellant; S. Son vs. Aber, appellant; S. Son vs. Aber, appellant; Mason vs. Aber, appellant; S. Son vs. township, appellant; Mason vs. Aber, lant: Wise vs Berwald et al, appellants

A DAY IN THE COURTS.

The Criminal Branch Resumes Work-To-Day's Trial and Audit Lists-Some Im portant Cases Coming Up-Items From Court and Corridor.

In the Criminal Court yesterday Fergie ness by any means. Our reputation as Leaders in Fine Millinery was established long ago, and we propose to remain in the front or standing on. He was acquitted and the costs divided. Anton Sassa was convicted of the larceny of a gold watch from L. E. Felty, of Homestead. Frank Lindsay is on trial for the larceny by ballee of a deed from J. M. Weddle. rank of popularity, turning out the very best work at the most reasonable prices, as we have always done.

To-Day's Trial Lists.

Common Piens No. 1-Kalb vs Balph, Rech-Hats and Caps and all Necessary Trimmings—Feathers, Jets, tenwald vs Bick; Kepp vs Templemeyer; Selleck vs Fehr et al, James vs Verona Bros.; Aigrettes, Ribbons, Velvets, etc., in Profusion. McCormick vs Donnelly; Weaver & Co. vs Blackmore; Herger Bros. vs Dean; Solomon vs McIlwain; Rambacher vs Dietrich; Our line of Infants' Bonnets is unsurpassed and prices have been marked down to the lowest notch consistent with first-class qualities.

Sprague et al vs Wilson et al; Sultay vs B. & Sweeney, from Common Plens No. 2 of Alle- O. E. R. Co.; Baer vs Cosgrave; Watson vs

Common Pleas No. 2-Williams Paper Com pany vs Second Avenue Passenger Railway Company; Pacific Mutual Life Insurance nn undertaker, to the amount of \$50. The amount could not be collected in this State owing to sweeney's claiming the benefit of the \$300 exemption haw. Mr. Hunter assigned

To-Day's Audit List.

Accountant. ...Charles O, Renz. Joh nna Hughes. Janes Hawkins. ...C. P. Naser et al. ...Jeff Duncan G. F. Sitzler Patrick Hughes, Mrs. M. Hawkins Elizabeth Naser Mary Carson

Briefs From the Courts. THE suit of Sarah C. Matchett against William M. Hill, an action on a note, is on

trial before Judge White. In the suit of C. A. Balph against Charle-Meyran, an action on a contract, a verdict was given yesterday for \$1,655.79 for the plaintiff.



Trimmed Hats and Bonnets, Felt Hats and Bonnets, Sailor

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STYLISH CAPES

The beautiful Long Capes, so fashionable this

season, are, in point of artistic effect, about the most

satisfactory garments for ladies' wear produced in many years. They give a queenly grace to any figure

they adorn. You will find the prices low enough to

Over 400 new Fur-Trimmed Jackets have just

been opened. Prices-\$6.45, \$7.45, \$9.45 and

up-place these desirable garments within the reach

of the most economical. They are undoubtedly the

Mink-Trimmed Jackets are also much admired.

We offer some extraordinary values in this class of

Jackets at \$9.95 to \$45, and guarantee them to be

FURS! Our line of Furs comprises all the new things in Fur Capes and Muffs, Fur

Trimmings, etc. We can interest you in some aston-

510-518 MARKET STREET

ishing bargains in Furs if you'll but take the trouble

finer than can be had elsewhere for so little money.

cheapest Jackets ever offered.

suit all.

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Artificial Eyes Inserted.

SOLID GOLD

TO-NIGHT. SAME OLD STORY, STANDING ROOM ONLY. Everybody delighted with

JAMES T. POWERS and clever company i A STRAIGHT TIP. Matinees Wednesday and Saturday. Seats n sale at H. P. Ecker's Music Store, 75 Fifth

October 12-E. S. WILLARD in THE MID-DLEMAN.



G BAND OPERA HOUSE GRAND OPERA HOUSE-MR, FREDERICK WARD, Monday, Toesday, Wednesday; Wednesday and Saturday Matinees, THE LION'S MOUTH! Thursday, only time, THE MOUNTEBANK, Friday, only time, YIR-GINIUS, Saturday night, RICHARD III. Entire parquet and first row in circle, \$1. Balance of house, regular prices, Grand family matinee Wednesday, Reserved, 25c and 50c, Next week-Roland Reed, THE CLUB FRIEND, oc5-1

D^{UQUESNE_} Pittsburg's Leading Theater. To-night-PRIMROSE & WEST'S MODELN MINSTRELS. MODELN MINSTRELS. Wednesday Matines-Best Seats, 50c. October 12-"The Tar and the Tartar." oc6-116

ARRIS' THEATER-Mrs. P. Harris, R. L. Britton, T. F. Dean, Proprietors and Managers. Every afternoon and evening. W. H. Powers' Romantic Irish Drama, THE FAIRIES' WELL. Week October 12-Daniel Kelly in "Shadow Detec-tive." oct-181 778 HARRY WILLIAMS' ACADEMY.

Tonight and Matinees Tuesday, Thursday and Saturday. Harry Kernell's high class vandevilles and the Haif Way House. oc4 30

OC4-30 HARRY DAVIS' FIFTH AVENUE MU-SEUM-THEATER – ROOSTER OR-CHESTRA. CLAYTON & GREY'S MERRY MAKERS, FITZSIMMONS'S RELICS. Look out for LALLOO. 005-35



Content for LALLOO. 005-33 DANCING ACADEMY. DANCING ACADEMY. The Thuma Dancing Academy, GI FOURTH AVENUE. MINTH YEAR. ESTABLISHED 1883. Opening for the season Thursday, September 20 Circuiars now ready. Four classes for be for the venue. velocity of the lagoor appetite to exist. Content avenue. velocity of the lagoor appetit

1905enbaum&B oc6-TTasu

\$1.50 for finest and purest Medicated Scarlet Underwear; sold at no other store below \$2.

Men's Fancy and Plain Colored Underwear.

25c for fancy striped Natural Wool Mixed Underwear.

39c for fancy striped Wool Underwear, with French neck and silk front. 50c for 3 styles of fancy striped Wool Underwear, usually sold at 75c. 85c for good quality fast color striped Wool Underwear; generally retailed at \$1.10.

98c for Glastenbury pure Wool Underwear, soft as down; cannot be bought anywhere for less than \$1.25.

\$1.65 for the far-famed Yale, Harvard and Oxford Underwear, made of finest Cashmere Wool, and sold by us for years with great satisfaction to our customers.

Between \$1.25 and \$5 we show a complete line of Fall Weight Balbriggan Underwear, of American and French manufacture.

Glastenbury Health Underwear,

Recommended by Physicians.

Remember, we are sole agents in this territory for the celebrated Glastenbury Health Underwear, indorsed and recommended by medical men everywhere. Prices \$1.98 to \$2.50.

Extra Size Underwear.

We show a complete line of extra sizes for fat and slim men, at prices about the same as for regular sizes.

Boys' and Children's Underwear.

A large assortment in Natural Wool, Camel's Hair, Merino, Scarlet and mixed goods, from 12c to \$1.

TSHOSIERY TO MATCH ALL UNDERWEAR.





