THURSDAY, NOVEMBER 19, THE PITTSBURG DISPATCH, 1891. 12 NEW ADVERTISEMENTS. greater than the average cost of stoning and grading the read in Ohio and Indiana, and provided that in all cases where it can be done the work be laid off in sections and let to the lowest bidder, and section 2 of this act provides that the sections made ford, Mary Callaghan, Henry Wyatt, Edwart Lautner. DENIES ALL CHARGES. THE NATIONAL ROAD. ford, Mary Callaghan, Henry Wyait, Edwart Lautner. Common Piens No. 1.—Davidson vs Gil-lespie, Davidson vs Pittsburg Natural Gas Company, O'Brien vs Burgess et al; Daley et al vs Murphy et al, McCauley et al vs Logan & Son, Bowman vs Central Traction Company, Singer, Nimick & Co. vs Blair, Jr., et al, McClaren vs McAfoe et al, Clay vs Carroll Porter, Boller and Tank Company, Sandormie vs Pittsbug Traction Company, Sandormie vs Pittsbug Traction Company, Neal vs Heil & Co., Ncal Bros, vs Biddle, Dean & Co. Common Piens No. 2.—Pennock & Son vs Hippely & Hoff: Luce vs Clitzens' Traction Company:Bell vs Gallick & Co.; Duff & Son vs Benedictet al: Pittsburg Printing Com-pany vs Smyte; Wolfron vs Parke; Lucas vs Bayshorn; Graham vs Deen. Common Piens No. 3.—Wilke vs Wind; Wilke et ux vs same:Mason vs Citizens Trac-tion Company: Hagerman vs Mangan; Delp vs Shutte; Berger Balph et al; Bread vs Fosten. **COLD WEATHER!** FROM let to the lowest bidder, and section 2 of this act provides that the appropriations made by the act of July 3, 183, shall not be appli-cable to exponditures hereafter made on the road, and \$7,183 63 is appropriated by this act to repairs east of the Ohio river, and \$20,313 is appropriated by this act for coutinuing the road from the northern boundary of the territory of Florida by Marianna to Appa-lachicola, \$417,496 63. 25-Act of May 25, 1858, appropriates for continuing the road in Ohio \$150,600; for con-tinuing 16 in Indiana, including bridges, \$150,000; for continuing it in Illinois, \$150,000; and \$9,000 for the completion of the bridge over Dunlap's creek, at Brownsville, \$459,-000. Still More Startling Developments in What It Cost to Construct the Famous Cumberland Highway. the D. W. Holt Case. HEEL TO TOE OVER FIVE MILLIONS EXPENDED. THE EMPLOYER AND HIS EMPLOYE Curious Things in the History of the Many Make Statements in Direct Contradiction of SOLID LEATHER. Appropriations. Cooler weather is on its way here and all at once. there'll be a grand Each Other. rush for Underwear. It's poor policy to postpone purchasing until the bliz-IT NEVER WENT TO THE FLORIDA LINE 000. The total of the appropriations was \$5,276,-TESTERDAY'S DOINGS IN THE COURTS zard makes your teeth chatter. We show immense lines of Winter Under-Are you looking for the best 662 66. Note-The appropriation of \$3,786 60 made by the act of February 26, 1812, is not in-cluded in the above total, for the reason that it was a balance from a former appro-priation. T. B. SZABIOHT. wear for Ladies, Misses, Children, Boys and Men. The beauty of buying school shoes? If so, buy (WRITTEN FOR THE DISPATCH 1 The case of certain insurance companies It may be interesting to the present genagainst D. W. Holt, in the United States here is that you'll avoid all danger of running against "fancy" prices. We Odds and Ends From the Courts. eration to know what it cost the Govern-A vERDICT for the defendants was given in Circuit Court, was resumed before Judge Driation. T. B. UNIONTOWN, PA., November 18. handle only reliable goods, but, unlike some of our competitors, are satisfied the ejectment suit of Samuel H. Hawk against Thomas J. Anderson and wife. ment to build the old National road. The HIMMELRICH'S Acheson yesterday. The trial has excited with small profits. Below are a few of the many bargains offered this week: subjoined statement of appropriations made considerable interest, owing to its length THE case of Thomas Lang, charged wish a by Congress, from time to time, can be re MOTHER AND SON REUNITED. and the fact that it is a test case. It will serious offense, was compromised by the defendant agreeing to pay the plaintiff \$1,000. lied on as accurate. Persons familiar with Our assortment of seasonable Underwear probably occupy the remainder of the week. Ladies' Gray Ribbed Vests, 25c, 38c, 48c. They Had Been Parted by His Father's the history of this once grand old highway PETER BARBOUR was found not guilty of barraty on oath of Thomas Spindell and Viotoria Cordonn, and the costs were di-vided for men and boys can't be beat. Come The important feature of yesterday was the Ladies' White Ribbed Vests, 25c, 38c, 45c. Elopement When He Was a Child." will no doubt observe some curious things testimony of the defendant himself, who KAN-KICKS. and look into the exceptional values Ladies' White Fine Ribbed Merino Vests, ATLANTA, Nov. 18 .- Mrs. James Calvo in the recitals of these appropriations, and was on the stand all afternoon. offered. 75c, \$1. the most striking will be the appropriation has found her son, whom she has mourned Heavy White and Gray Merino Shirts, 50c. At the opening of court in the morning Is the suit of William Dickey, Jr., against John Forgie, an action to recover for a lot of Misses' White Ribbed Vests, 22c; worth 38c. as dead for more than a score of years. Her for continuing the road in Florida. Extra good White and Gray Merino Shirts. the cross-examination of A. V. Carpenter, pipes, a verdict was given for \$173 43 for the plaintiff. It is not known that the National road Ladies' fine Natural Wool Vests, 74c and \$1. husband eloped with a servant girl 23 years whose sensational testimony was the 75c ago, taking with him their 3-year-old boy. ever entered the territory of Florida, or This is a calfskin shoe of Ladies' fine Grav Cotton Vests, 50c. Very fine and heavy (nat. wool) Shirts, \$1. Finest qualities Natural Wool Shirts, \$1 25, \$1 50, \$1 75.____ feature of the previous day, was RICHARD JEPPHEYS, charged with assault and battery on Mary G. Abbey at Millvale, September 2, was tried. The jury returned a scaled verdict. that it was ever the intention of its pro-A few months later she received a letter Ladies' fine White Merino Vests, 35c, 45c, resumed. Judge Orvis conducted the crossgreat merit, perfect in fit jectors to carry it to that section of the from a stranger in New York, informing examination. Carpenter pleaded sickness and at a price that brings Boys' Underwear in White, Natural Wool, ountry, yet by act of March 3, 1837, given her that Calvo, the girl and the child were Misses' White, Gray and Scarlet Vests, and wanted to be excused, but Judge Achethem into any home. Gray and Scarlet. below, the sum of \$20,313 was appropriated lost at sea while on the way to Europe. 25c to 75c. son decided as he was present he might go THE jury is out in the case of Mike Frank, "for continuing the road from the northern Calvo had gone to New York and caused charged with aggravated assault and bat-tery on Wholfgang Stern, near Wainwright's brewery on August 7. on the stand. Judge Orvis' questions were boundary of the territory of Florida by Marianna to Appalachicola." What is curious about this is the fact that no previous appropriation provided for carrying the road to the northern boundary of Florida. The remotest western or souththe letter to be sent her, giving circumstanvery severe. He endeavored in every con-\$1.25 tial details of a fictitious shipwreck. He then went to a small town in New Jersey, ceivable way to make the witness contradict CLOAK SPECIA JENNIE WELSH, of the Sixth ward, Pitts For sizes 81/2 to 101/2. his contession, but the latter could not be burg, pleaded gullty of selling liquor with-out a license, and was fined \$500 and sent to the workhouse for 50 days. where he engaged in business and pros-pered. He taught his son to believe that the woman with whom he lived was his shaken. He repeated the story of how he had prepared the boxes of shavings, saturatwestern point indicated by any previous ap-propriation was the capital of Missouri. The little appropriation for Florida was no doubt expended, but the road never went \$1.50 ng them with oil and fired them with a THE suit of George L. Little against Semother. Three years ago Calvo died, leaving con-siderable property. The lawful Mrs. Calvo was induced some time ago to mail letters to various parts of the United States, makwickley borough for damages for injuries to a horse, caused by its falling into a mud hole in the street, is on trial before Judge White. iece of a candle. We are this week offering unheard-of values in our Cloak Department. For sizes II to 2. Stuck to His First Story. Visit other stores, note prices, then come to us and see if we don't save you He told it in the straightforward manner JOHN HUGHES, of the Sixth ward, McKeesthere. Money for the Cumberland Road. Don't neglect to see these

that he did previously. James S. Myers, an employe of Holt, corroborated Carpenter's testimony. Affidavits of Bonaparte Gardner, O. S. Woomer and Thaddeus Myers were read, showing the fallacy of the theory set up in the defense that the lumherey set up in the delense that the lum-ber yard fires originated from the forest fires. A. B. Hovt, a surveyor, identified a map of the Loch Lomond saw mills and lumber vards, saving the ground occupied by the lumber piles, contained 7,285 feet and would permit the storing of 405 piles is for the provent the storing of 405 piles 16 feet square, allowing two feet between the piles

Holt, the defendant, was put on the stand in the afternoon. His examination lasted three hours. He denied in toto every allegation made by Carpenter, taking one at a time. He displayed great nerve and gave his testimony clearly. The surprise of the day was caused when Holt's cross-examina-tion commenced. He was asked whether or not he had taken Carpenter from Phil-liesburg to Snow Shoe, and in a room in the Mountain House Hotel had endeavored to get him to make an affidavit, retracting all he had said which implicated the witness in the burning of the yards. He re-plied very positively in the negative.

Denied Every Charga.

"Now, is it not a fact that you took Car-penter there, and when you asked him to make the affidavitshe replied that he would not perjure limself for any man, and you said: "Oh, that's nothing, I have done that 60 times in these cases?" was asked. The witness again replied with a positive "No,

"Didn't you take General Hastings there to write the affidavits, and didn't you tell Carpenter you had a Justice of the Peace downstairs to swear him to the affidavits?" Again he denied the allegation. The trial was postponed until 10 o'clock to-day. Judge Reed banded down an opinion in

the case of W. P. Eend against the Venture Oil Company, refusing the injunction asked for to stop the latter from drilling through certain coal land. It is now probable that the multitude of suits to have been brought against oil operators by the coal men for drilling wells through coal lands will be dropped.

Want More Pay From the City.

William Kerr's Sons, contra

port, pleaded guilty of two charges of illegal liquor selling, and was fined \$550 and costs and sentenced to the workhouse for three months.

Is the case of August Ruepple against Barnes Bauman and G. L. Boggs, an action on a mechanics' lien, a verdict was given for \$342 50 for the plaintiff against Bauman and for the defendant as to Boggs.

THE suits of Edward Farrell, Joseph L Kane and James Gormelly against the city of Pittsburg for damages for injury to prop-erty, caused by regrading Halket street, are still on trial before Judge Kennedy.

Congress for making, repairing and continu-ing the Cumberland or National road: 1-Act of March 29, 1806, appropriates for laying out the road from Cumberland to a point on the northern bank of the river Po-tomac, in the State of Maryland, between Cumberland and the place where the main road leading from Guinn's to Winchester, fn Virginia, crosses the river to strike the Ohio at the most convenient place, between a point on its eastern bank opposite to the northern boundary of Steubenville and the mouth of Grace ereek, provided the States through which the proposed road passes give their consent thereto, \$50,000. 2-Act of February 14, 1815, appropriates to be expended under direction of the President in making the road, between Cumberland and Brownsville, \$60,000 00. 3-Act of March 3, 1811, appropriates to be expended under the direction of the Presi-dent in making the road between Cumberland and Brownsville, and provides that no deviation shall be made from the principal points establishef, on said road between Cumberland and Brownsville, \$50,000 00. 4-Act of February 25, 1812, appropriates balance of a former appropriation, not used but carried to surplus fund, \$3,785 60. 5-Act of March 3, 1813, appropriates to be expended under the direction of the Presi-dent for making the road from Cumberland to Brownsville, \$50,000 00. 6-Act of March 3, 1813, appropriates for making the road from Cumberland to Brownsville, \$50,000 0. 7-Act of March 3, 1813, appropriates for making the road from Cumberland to the State of Ohio (general appropriation bill for the support of the Government), \$40,000 00. THE jury is out in the case of Mrs. Annie Mursch and her five children against Moorhead, McCleane & Co., for damages for the death of her husband, August Mursch, who was killed by a furnace wall falling on him. THE suit of J. H. Bradwell against the Pittsburg and West End Passenger Railway Company, for damages for injuries caused by a car running into his buggy and throwing him out, is still on trial before Judge Magee. The trial of Thomas McMahon for the murder of Xavier Slopbets, at Oakdale some days ago, was on the lis: for yesterday, but owing to the absence of an important wit-ness, was postponed until to-day. It will be taken up before Judge Ewing this morning. The suit of E. C. Anderson against the

Allegheny County Light Company is on trial before Judge Stowe. Anderson was employed by the company, and while at work at its plant was shocked and, it is alleged, severely injured, for which he asks dam-\$40,600,00, 7-Act of February 14, 1815, appropriates to be expended under the direction of the President for making the read between Cumberland and Brownsville, \$100,000 00, 8-Act of April 16, 1816, appropriates for making the road from Cumberland to the State of Ohio (appropriation bill for support of the government,) \$300,000, 9-Act of April 14, 1818, appropriates to meet claims due and unpaid and demands under existing contracts, \$312,994 69, What the Wheeling Division Cost ages.

JOSEPH L. MOORE yesterday entered suit against the Southside Oir and Gas Co to recover \$966 50. Of the amount claimed \$900 is for salary alleged to be due himas super-interdent of the company from August 15, 1890, to June 15, 1891, and the balance for money paid for railroad tickets.

FAVORS CORPORAL PUNISHMENT.

Secretary Bidd e Thinks the Rod Is an Ex cellent Thing.

cellent Thing. Cadwallader Biddle, Secretary of the State Board of Charities, has been in the city for several days inspecting local insti-iutions. Yesterday he visited the West Penn Hospital and the Home for Incura-bles. On Tuesday he went through Morganza. Mr. Biddle said he was on his three-month tour of the State. He expressed himself as well pleased with the places he visited here. Mr. Biddle is a believer in corporal punish-ment, and he thinks a judicious use of the rod would help the young offenders in Mororders its extension to the permanent seat of government of Missouri and pass by the seats of government of Ohio, Indiana and Illinois, said road to commence at Zanes-

What the Wheeling Division Cost.

10-Act of March 15, 1820, appropriates for laying out the road between Wheeling, Va.,

nd a point on the left bank of the Missisipp

\$40,000 00

The following are the appropriations by

Congress for making, repairing and continu-ing the Cumberland or National road:

ing inquiries about her son and husband. In some way the son came into possession of one of these letters, and as something had occurred since his father's death to had occurred since his father's death to arouse his suspicions, he took the letter to an attorney, who advised him to write to the woman in Georgia. He did so and told his supposed mother of his action. The woman protested that he was crazy and that she was his mother. In a short time young Calve excited a probe which excited up. Calvo received a reply which contained un-mistakable evidence that his own mother mistakable evidence that his own mother lived in Atlanta. The letter was shown to the pretended mother, and she admitted then that she was not his real mother, but said his mother was dead, and that the let-ter from the Georgia woman was a trap to catch the boy, to hold him to account for something his father had done in Atlanta. The young man did not believe this and at once started for Atlanta where he found once started for Atlanta, where he found awaiting him the true mother, whom his

Fighting for an Ex-Governor's Estate.

filial instinct recognized at sight.

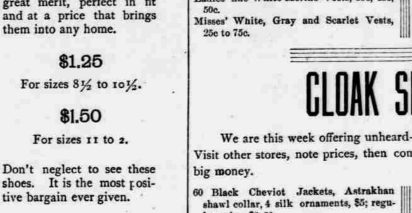
CHICAGO, Nov. 18 .- Sixteen heirs of Charles Durkee, at one time Governor of Utah, began suit in the United States Circuit Court to-day to recover over \$500,000 of Durkee's estate which, it is charged, they did not receive because of the fraudulent acts of Franklin S. Head, of this city, and Harvey Durkee, the half-brother of the deceased, who were the executors. Harvey Durkee, however, is now dead. The com-plainants are scattered all over the country.

Almost a Coal Famine at Chicago

CHICAGO, Nov. 18 .- Chicago is now seriusly threatened with a soft coal famine. Hotels, factories and other places using much fuel have been put to great incon-venience because of a lack of soft coal, and the cold weather has created a still greater demand. The scarcity of steam coal has led to the use of a large amount of domestic coal for steam purposes.

YOUR OPPORTUNITY,

To-Day, Friday and Saturday. Everybody who calls at our store during these three days and buys an overcoat secures a prize. A great and timely sale this curse a prize. A great and timery sale this is with the present cold weather forcibly re-minding you of the great value of. an over-coat. We have put on sale 2,800 fine gar-ments, comprising the enormous variety of 243 styles and including the most expensive materials converse that are heater than materials-overcoats that are better than merchant tailor made goods—overcoats that would cost you ordinarily two or three times the prices we charge you. We have about six weeks of busy season still before about six weeks of Dusy season still before us, and we don't propose to carry over any winter clothing if low prices will transform them into cash. Men's fine imported Kersey overcoats, blues, blacks, browns, tans, Oxfords and grays, silk veivet collar or plain collar, cas-simere cloth lines or will be the grays, silk veivet collar or plain collar, cas-simere cloth linings or silk linings-our price \$13, regularly sold for \$24. Men's elegant beaver and ribbed Vicuna over-coats, excellently made, only \$10, sold al-ways at \$22. Men's fine ulsters, fiannel linings or cloth lined, big collars, extra lengths, our prices \$7 90, \$13 and \$10. You'll find them wonderful value. Men's chinchilla overcoats, \$10 and \$12, regular prices in all clothing stores, \$18 to \$25. Boys' short pants suits, \$1 50 and \$2 50. Boys' cape overcoats, \$2 25 \$3 and \$3 90. Boys' cape overcoats, \$2 25 \$3 and \$3 90. The reductions we have made will pay you to come miles to attend this sale of fine custom-made clothing. P. C. C. C., Pittsburg Combination Cloth-



lar price, \$8 50. 20 Tan Cheviot Jackets, 4 silk ornaments, \$5; regular price, \$8. Tan, Black and Navy Cheviot and Camel's Hair Jackets, elaborately trimmed, \$6 75;

regular price, \$10. Real Astrakhan, French Sealette and Opossum trimmed Reefers, satin facings; \$8 45 to \$12 45. Black Cheviot Reefers, real French Coney

shawl collar, \$6 75; value, \$9.

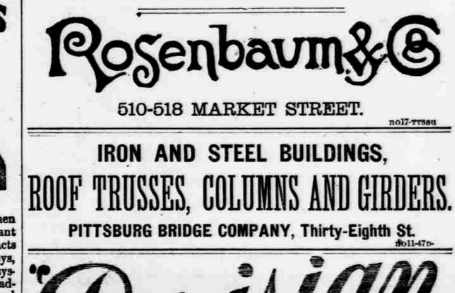
Black, tan and gray long hip seam Jackets, \$6 75; value, \$10 50.

Gray Cheviot Jackets, real full Moufflon shawl collar, \$14 75; value \$20. Long Cape Newmarkets, newest patterns, \$10 to \$19 75. Nice fur-trimmed Long Jackets, \$5. Real Seal Plush Jackets, \$5 75; worth \$9.

Real Seal Plush Jackets, \$8 50; worth \$12. Real Seal Plush Jackets, \$10 50; worth \$15. Real Seal Plush Sacques, \$12 to \$25; all extraordinary values.

40-inch Heavy Cloth Capes, \$9 75; worth \$15 to \$20.

Dur Millinery Department replete with all the latest things in headwear. Prices invariably the lowest for first-class work.





tive bargain ever given.

430-436 MARKET ST.

no15 70-MTT

ONE ENJOYS

Both the method and results when Syrup of Figs is taken; it is pleasant and refreshing to the taste, and acts gently yet promptly on the Kidneys, Liver and Bowels, cleanses the sys-tem effectually, dispels colds, head-aches and fevers and cures habitual Great Sale of Men's Fine Overcoats for constipation. Syrup of Figs is the only remedy of its kind ever produced, pleasing to the taste and ac-

day entered suit against the city of Pittsburg to recover \$2,725. The amount claimed is a balance alleged to be due for work on No. 1 fire engine house. It is stated that in June, 1890, the plaintiffs were given the contract by the Department of Λ wards for work on the engine house. After the contract was awarded a portion of the building collapsed owing to defective con-struction, and they were directed by Chief Brown to meke the mention of alternities Brown to make the repairs and alterations rendered necessary by it. There were no plans or specifications and the price was to be determined afterward. The work was performed and the price charged was \$5,725. Of this amount \$3,000 has been paid and the suit is brought to recover the balance, \$2,725.

Lost His Position and Snes for Damages Patrick J. Barry yesterday entered suit against John H. Frederick for \$5,000 damages for alleged false arrest. Barry states that on October 8 Frederick made an information against him before Magistrate Me-Kenna, charging him with forging an order for \$6 60, purporting to have been made by James V. McMastera. Barry was arrested, but after a hearing had been postponed several times Barry was discharged, Fred-crick refusing to prosecute. Barry claims that the suit was malicious, and that his reputation has been injured and he lost his situation with T. C. Jenkins on account of

The Pullman Company Sued.

The suit of J. K. Eastwood against the Pullman Palace Car Company is on trial before Judge Collier. Eastwood purchased a ticket for a berth on a Pallman car on a train for Washington, D. C. The berth happened to be for a car chartered for that trip and Eastwood could not get his berth. He was offered one in another car but would not accept it and got off the train at Con-nelliville. He then sued for damages for the anuovance and delay.

Object to Baum's Release.

The suit of John Wilson and others against A. F. Baum is on trial before Judge Reed in the United States District Court. The case is in the shape of exceptions filed by creditors of Baum against his discharge from bankruptey. They allege that he has not complied with all the regulations of the bankrupt laws, and therefore should not be released from his debts.

December's Criminal Grand Jury.

The grand Jury drawn by Sheriff Me-Cleary for the December term of the Crinitnat Court, which opens the first Monday in December, is composed of the following: Joseph Ackerman, liquor dealer, Etna borough; Howard Childs, manufacturer, Fourteenth ward; James E. Clark, farmer, Scuth Fayette township; E. Cuitte, minner, Scuth Fayette township; J. P. Donald-son, farmer, Finley township; J. M. Esper, farmer, Upper St. Clair township; C. W. Hollingsworth, old gent, Thirtieth ward, Michael Kelly, milman, Fifth ward, Alle gheny; Alexander Leggett, real estate agent, Second ward, Allegheny: Robert Lucas, teatnster, Sevanteenth ward: Fred L. Lee, haborer, Twenty-first ward: John O'Reilly, livery, Thirty-second ward: Robert Shan-non, merchant, Leet township; J.-W. Pritchett, farmer, + Alleppo township; John Parker, miner, Millin township; David Shallenberger, laborer, Braddock borough; James Smith, freman, Fourteenth ward; Henry Seamon, bundler, Chartiers town-ship; J. F. Smith, laborer, Nineteenth ward; J. H. Trimble, contractor, Sixth ward, Alle-gheuy; J. F. Walton, bookkbeper, Fifth ward, Allegheny; H. Whitmer, farmer, North Farette township; Bobert Woods, farmer Leet township. South Fayette township; William Dancan,

To-Day's Trial List.

Criminal Court - Commonwealth 13 Thomas McMahon (for murder), Wm. Wolft, Minnie Rapscheid, Joseph Belto, Wm. J. Barnes, R. C. J. Fricker, John Brestel-schmidt, Felix J. Stratton, Peter Barnhart, a pair and up. Jasper N. Worth, E. E. Bechtold, Allen Beres

rod would help the young offenders in Morganza.

ganza. Solitary confinement, he says, makes the boys sulky. In England, he added, young thieves are flogged for the first offense, and if they persist in stealing they are then sent to the reformatories. He didn't wish to be ungallant, but he thought a whipping would improve the moral condition of the girls also. girls also.

Working for the National Convention

Mayor Gourley yesterday sent personal letters to each member of the committee having in hand the matter of securing a national convention here, asking them to be present at the next meeting of the committee Saturday afternoon at 2 o'clock in Common Council chamber. The special committee to present the

claims of the city to the National Repub-lican Executive Committee on Monday, in-tends to leave for Washington Saturday night, and the Mayor is anxious to have them carry all the information in relation to the matter the local committee has gained.

Wisconsin Treasurers Had a Soft Snap.

MADISON, WIS., Nov. 18 .- The case of the State against the ex-State Treasurers to recover interest on State deposits in banks was continued to-day. Ex-State Treasurers Knehn and Baetz were on the stand. They admitted that the loans to the banks had been made and that the treasurers received from 3 to 3¹/₄ per cent. It was stated that interest had been received by State Treas-urers as far back as 1854. Ex-Governor Hoard has been subponzed as a witness.

A Grand Jury After Large Game

CHICAGO, Nov. 18 .- United States District Attorney Milchrist and assistants were to-day drawing up indictments against six or eight railroad men whom the Federal or eight rainbad her whom the Federal grand jury has decided to hold responsible for the manipulation of freight rates in favor of Swift & Co., the packers. The in-dictments will be returned this evening or to-morrow morning, and the United States Marshal will have some distinguished prisoners in his custody.

CALIFORNIA.

The Country of Delightful Winters

California is the most attractive and de-lightful section of the United States, if not of the world, and its many beautiful resorts will be crowded with the best families of will be crowded with the best lamines of the East during the entire winter. It offers to the investor the best open opportunity for safe and large returns from its fruit lands. It offers the kindest climate in the world to the feeble and debilitated; and it is world to the feeble and debilitated; and it is reached in the most comfortable manner over the Atchison, Topeka and Santa Fe Railroad. Pullman vestibule sleeping cars leave Chicago by this line every day in the year and go without change or transfer through to San Francisco, Los Angeles and San Diego. This is a feature not offered by any other line. Write to Charles T. Apple-by, Traveling Passenger Agent, Room 303, Bank of Commerce Building, Pittsburg, Pa., if you desire any further information as to the country and the accommodations for reaching it.

reaching it.

The People's Store-Fifth Avenue.

Handkerchiefs for Thanksgiving. See Handkercuter our window to-day, CAMPBELL & DICK.

CAPE NEWMARKETS, latest styles, large variety, extremely cheap, at Rosenbaum & Co.'s

A GRAND success—the great "% off" sale Nottingham lace curtains. Prices 55c a pair and up. JOS. HORNE & CO.'S Penn Avenue Stores.

ville, O., and from the sum appropriated by this act, \$10,000 is to be taken to defray the

this act, \$10,000 is to be taken to defray the expenses of completing the surveys mentioned, \$150,000.
 13.—Act of March 25, 1826, a bill making appropriations for the military service of Government, appropriates for the continue-ing of the Cumberland road and for repairs during the year 1825, (The sum of \$449 for the inter.) \$10,749.
 14.—Act of March 2, 1827, appropriates for repairs between Cumberland and Wheeling, and authorizes the appointment by the President of a Superintendent of repairs at a compensation to be fixed by the President of a Superintendent of repairs at a compensation to be fixed by the President. The language of this Act is: "For repairing the public road from Cumberland to Wheeling," \$30,000.
 Completed to Zanesville.

Completed to Zanesville, 15-Act of May 19, 1828, appropriates for the completion of the road to Zanesville, O., \$175.00

16-Act of March 3, 1829, appropriates "for

\$175,000.
16-Act of March 3, 1829, appropriates "for repairing bridges, walls and other works on the road east of Wheeling," \$100,000.
17-Act of May 31, 1830, appropriates \$100,000.
17-Act of May 31, 1830, appropriates \$100,000 for opening, grading and making the road in the State of Indiana, commencing at Indianapolis and progressing with the work to the eastern and western boundaries of said State; \$40,000 for opening, grading and remaining unpaid on account of the Cumberland road east of Wheeling.'' To this act is appended the following note: "I approve this bill and ask a reference to my communication to Congress of this date in relation thereto.", Andrew Jackson, \$815,000.
18-Act of March 2, 1831, appropriates \$100,000 for opening, grading and making the road west of Zanesville; \$25 for arrearages for the survey from Zanesville to the capital of Missouri, and \$75,000 for opening, grading in the State of Indiana, including bridge over White river, near Indiana, including bridge over White river, near Indiana, of the Or opening, state, \$100,000 for opening, mode of the State of Indiana, including bridge over White river, near Indianapolis, and \$50,000 for opening, grading in the State of Indiana, including bridge over White river, near Indianapolis, and \$50,000 for opening, grading and bridging in the State of Indiana, including bridge over White river, near Indianapolis, and \$50,000 for opening, grading and bridging in the State of Indiana, is of the Ohlo river, \$100,000 for continuing the road in Indiana, \$50,000 for continuing th

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tively, \$600,000. Its Cost When Completed.

24-Act of March 5, 1837, appropriates \$190,-000 for continuing the road in Ohio, \$100,000 for continuing the road in Indiana, \$100,000 for continuing the road in Indiana, \$100,000 for continuing the road in Illinois, provided the foad in Illinois shall not be stoned or graveled unless it can be done at a cost not

ing Company, corner Grant and Diamond streets, opposite the Court House. Du-quesne electric cars pass our door.

THE litigation in the Philadelphia courts THE litigation in the Philadelphia courts over the H. W. Williams patents, in con-nection with steam heating, has at last been decided in favor of that concern. Their claim consisted briefly in arrangement of apparatus for drawing the steam and con-densation through the piping by suction in-stead of forcing the circulation as in pre-vious practice, by pressure, thereby avoid-ing noise and cracking in pipes, saving steam and fuel.

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