## HOLMAN WINS OUT

'Twasn't Necessary for Him to Modify His Economi-

Sides of the House.

THE VOTE ON THE CHEESE-PARING.

Ninety-Five Members Who Stood Up Against the Movement.

DICKENS ON THE FLOOR OF THE HOUSE

WASHINGTON, D. C., Jan. 15.-The House of Representatives of the Fiftysecond Congress has declared its emphatic second Congress has declared its emphatic remarkable speciacle presented by the gen-hostility to subsidies, bounties and land theman from Indians (Mr. Holman), who grams, and pronounced in favor of rigid re-tremehment in the appropriations of the Government. The Hollman resolution in its familiar about it, and he had tried to recall entirety was to-day finally anopted by the what it was. He had at last been able to do so. Flouse, but not until after its author had It all came back to him. It was very simple consented that it should be interpreted in a history was repeating itself. The performuse "broad enough to permit any and all ance was simply a repetition of the por The advocates of the World's Fair appreappropriate and legitimate legislation."

of the muil steamship subsidies and sugar boys ground her and administered to them with a long spoon their dose of retrench of the muil steamship subsidies and sugar ment and reform in the shape of brimstone bounty maintain that the pledge of the down their appetite and saving provisions. Government having been once passed, appropriations to fulfill those obligations are but "appropriate and legitimate legisla-

Holman Ready With Another Surprise. When the resolutions were reached, in the order of unfinished business, it was gener-By expected that Mr. Holman, who had mself vesterday entered a motion for the reconsideration of the order for the previous | ter] question, would consent to an amendment sodifying the sweeping character of the count resolution. But the Chairman of the appropriations Committee surprised all but a few of his confidents by refusing to do accubing of the kind.

"Mr. Speaker," said Mr. Holman, "Inst evening I entered a motion to reconsider the vote by which the previous question had been ordered. On reflection, I desire, if I am so anthorized under the rules, to ithdraw that motion."
"That can only be done by unanimous need," said the Speaker.

"Then I ask for unnnimous consent," said Mr. Holman, and no one objecting, his motion was withdrawn,

Flenty of Latitude Concealed.

Thon a careful examination of the secand resolution," resumed Mr. Holman, and after consulting with gentlemen whose ust, that the resolution is broad en permit any and all appropriate and legiti-

"Like the Chicago Fair, for instance?" To this query Mr. Holman returned no

"As I said," resumed Mr. Helman, "It is, think, broad enough to cover all appropri-te and legitimate legislation, including all like private pension bills and d like to vote for the first re erson, of Iowa. "I ask that it be divided." A Division of the Resolution.

The Speaker pro tem, decided that the solution could be divided

Mr. Dingley, of Maine, inquired whether t would be in order to move to commit the s resolution read yesterday, broadening score of the declaration, but the Speakrated that it would not as one motion

Mr. Henderson, of Iowa, after consultawith Mr. Dingley, withdrew his defor a division of the resolution, but moor, of New York, at once renewed detunial, so the question was taken on tiles resolution, which reads as follows: That in the judgment of this s, in money, public lands bonds,

his was adopted-yeas, 227; nays, 41. Interesting Vote on the Second Half. ad traduction, Mr. Lynch, of Wisconeffort to present a sub-

The resolution is as follows: Resolved. In view of the present condition asury and because efficient and eriment can only be assured by expenditure of the public money, ressriv and lavish expenditures and corrupt methods in public may ought to be appropriated from the public treasury except departments, frugally, efficiently

The resolution was agreed to-yeas, 164; says, 95; the latter being the following:

ears, American, Atkinson, Bartine, Belknap, Mr. Holman Talks of the Matter.

An Associated Press reporter asked Mr. Associated Press reporter asked Mr. from, and whether it was not of foreign man whether he considered that his manufacture. [Laughter on Democratic solution would preclude an appropriation lann for the benefit of the World's

fumbian Exposition at Chicago. That will depend," said he owhat extent the Government has been and he had to go to his own State to seek summitted to the World's Fair. Whatever those resolutions have got to be made for Mr. Boatner, of Louisiana, withdrew his ablic nurposes. Appropriations can be

the House took up for consideration the re-

minority report, cutting off several of these

Raum's Son and His Bounce. In advocating the report of the committee Mr. Cooper, of Indiana, incidentally re-ferred to the investigation of the Pension Office during the last Congress, and said that since that investigation it had come to be known that Commissioner Raum's son had sold places in the Pension Bureau, and

IN ORDER TO HAVE IT PASS.

Any Amount of Fun Afforded Both

Indiana Sold places in the Pension Bureau, and for that offense had been removed by the Secretary of the Interior.

Messrs. Péanner, of Louisiana; Moses, of Indiana; Snow, of Illinois, and Wise, of Virginia, favored the minority report of the committee, and Mr. Mansur, of Missouri, favored the minority report.

Mr. Cummings, of New York, rebuked the House for voting regularly for the appropriation for a clerk to every Senator, vet.

propriation for a clerk to every Senator, vet now proposing to cut down its own commit-tee clerks. He maintained there was not a man in the House to-day who was not paying out of his own pocket from 50 cents to \$1 a day for postage. For what? For the business of his constituents. Now it was proposed, in addition, that the chairmen of mittees should be compelled to do their own committee work.

Boutelle Draws a Parallel.

Mr. Boutelle, of Maine, began an amusing speech on the situation by the exclama-tion: "What a comical old humbug the Democratic party is?" Year after year, he said, Congress after Congress, there had been the same old tune on one string. He had say here yesterday and looked upon the the advocates of the World's Fair appre-ciation are to-night finding great comfort boys around her and administered to them

[Laughter].
Now, according to the prearranged form, "Mr. Pecksniff" arose, and, with taffy in one hand and an amendment in the other, undertook to follow the great onward cause of retrenchment and reform. Then the other friend, the "Rev. Chadband," of Kentucky, (referring to Mr. Breckenridge), came in with "Bless you, my children," and pronounced his benediction. [Laugh-

Dockery Too Pretty for His Party.

There was a gentleman from Missouri (Mr. Dockery), a gentleman who was haunted all the time by the nightmare of apprehension that he was too good-looking to be taken for a Democratic statesman, and therefore felt obliged on all occasions to keep up the assurance of Democratic party orthodoxy. After all this came the "Deus ex Machina," the gentleman from Indiana (Mr. Holman), undertaking to start the reform machinery by protestations; undertak-ing to deal with public affairs as if they were a nickel-in-the-slot machine, and even then attempting to cheat the machine by

dropping in a bogus nickel. [Laughter.]
Mr. Bontelle then proceeded to inveigh
against the Democratic party for its lack of patriotism, saying that in the last six months he had heard once of one patriotic remark being made by a Democrat, and that Demoerat was a woman. He referred to the esti-mable wife of the present Governor of the great State of New York. That lady, on visiting the Executive mansion, which for two terms had been occupied by Democratic batchelors, had in an interview with a newspaper correspondent alluded to the necessity of refurnishing the house.

America a Fine Shopping Place, She had said on that occasion that it was not necessary, in order to put the Gover-nor's mansion in order, to go beyond the confines of the American republic. [Ap-plause on the Republican side.] She had further said that in order to buy herdaughter's trousseau she had found little occasion like, as they all belong to departments er's trousseau she had found little occasion to go beyond the shops of Watertown. When the first field of Government administration." the first there did not have the article called for she would buy them of the manucalled for she would buy them of the manu-facturers or the importers. (At the word attended by the New England roads, "importers" the Democrats burst into laughter, as if the lady's remark strenghtened the Democratic view of the situation. Mr. Boutelle then quoted further from Mrs. Flower's interview, in which she states that she is an American through and through, and that she has yet to find a better and cheaper place in which to shop than in American stores. [Applause on Repub-

lican side,]
Mr. Boutelle said in conclusion: "The people of this great country are going to have a happy and a prosperous new year, in spite of the Democratic party, the gen-tleman from Indiana (Mr. Holman) and his little slot machine." [Applause on Republican side. ]

American China for the White House, Mr. Compton, of Maryland, commended o President and Mrs. Harrison the advice given by Mrs. Flower-especially in regard to the purchase of china. [Laughter and applause on Democratic side. Mr. Commings, of New York, wished to said to the speech of the gentleman from

Maine this fact: That under the two Demo-eratic administrations of the State of New York the State debt had been reduced \$7,000,000, and that \$3,000,000 had been left in the Treasury when Governor Hill re-tired—that treasury having been empty when Grover Cleveland entered into office he people cannot justly of Mr. Enler, of Tennessee, said that he had

also enjoyed the debate of yesterday and the very harmless debate of to-day, and he enjoyed them much better than he enjoyed seeing the representatives of the people marched out of the hall 12 months ago by the gentleman from Maine (Mr. Reed) "ur der parliamentary law." He thought that the resolution of the gentleman from Indiana (Mr. Holman) might be characterized as the outburst of public conscience. It was broad enough to let in the Chicago Exposition and anything that related to the carry-

ing on of the Government.

Tables Turned by the People. The gentleman from Maine (Mr. Bou-telle) had spoken of "Mrs. Squeers," and of the fact that she had administered brimstone and treacle to the boys. If the gentleman had read the story further he would re member that after a time the students had overturned the administration, and taking the long spoon, compelled her to take the brimstone herself. That was exactly what the people had done. Twelve months ago the Republicans had compelled the Demo-eratic party to take brimstone and treacle, but the people had overturned their ad-ministration, and the Democratic party was now giving brimstone to the Republicans. [Laughter]. He did not think it was courteous in the gentleman from Maine (Mr. Boutelle) to read a newspaper interview with a lady whom he claimed for a friend, and who was the wife of the Governor of New York. But as he had done so he should tell the House where the last set of china bought for the White House had come

A Republican member, rising to a point of order that Mr. Enloe was not addressing restriction placed upon the legislation in the hard to the have already had in regard to the Mr. Enlose expressed the hope that the preeld's Fair. I have not the different acts siding officer would allow him to flap his sciently in mind to be able to express wings a little. In the last Congress the

ourposes. Appropriations can be amendment, and although Mr. Raines, of a public object, and the World's New York, was seeking the floor, Mr. Rusk, air appropriations will depend upon pre- of Maryland, demanded the previous ques-

adoption of these resolutions ook up for consideration the reCommittee on Accounts, assignthe various committees of the Mr. Reed, of Maine—Is the effect of that to chop off debate? [Laughter.] Dryly—We will have to go to our own States in order to have that freedom of debate which belongs to an American citizen. [Laughter.] the various committees of the House, and a discussion ensued as to whether there was not extravagance in these assignments.

Mr. Dickerson, of Kentucky, quoted statistics 1-2 show that there was undue expenditure in this respect, and favored the majority report, which provides for 37 clerks, was agreed to.

Mr. Fyan, of Missouri, who has been ab.

sent on account of sickness, was then sworn in, but his health was so feeble that he was obliged to take the cath of office

Bills Introduced and Referred. Mr. Hatch, of Missourri, introduced a bill amending the Presidental succession act so as to add the office of Secretary of Agriculture after that of Secretary of the Interior. Referred. Then, on motion of Mr. Catchings, of Mississippi, the House adjourned until Monday.

The following bills were introduced to-

day and referred:

By Mr. Newberry, of Illinois—To test
the methods of spelling in schools, and appropriating \$100,000 to establish a spelling
school at the World's Fair.

By Mr. Lane, of Illinois—Placing salt, lumber, nails, cotton ties, binding twine and agricultural implements on the free list. By Mr. Snodgrass, of Tennessee—Toplace

A motion was made yesterday in Criminal Court for a new trial in the case of salt on the free list.

By Mr. Smith, of Arizona—For the ad-

FORCING THE ISSUE.

PHILADELPHIA TO WITHHOLD TAXES FROM THE STATE.

This Action to Be Taken to Compel the Commonwealth to Come to Time in the Litigation Growing Out of the Bardsley Business-An Embarrassing Position.

PHILADELPHIA, Jan. 15 .- After several months of mactivity the committee of Councils to investigate the affairs of ex-City Treasurer John Bardsley met to-night. The meeting was principally to clear up the business of the committee prior to the drawing up of its report. The final report of the experts investigating the use made by Bardsley of the public funds in his private business was presented. The report contained practically nothing that has not been public property a long time.

A short report was also presented, showing the alleged overdrafts of the Keystone National Bank, but the experts who made the investigation can't vouch for its accuracy, owing to the manner in which the bank's books were manipulated. Mr. Smithers, a member of the committee, said his at-tention had been called to the fact that the State, pending the litigation arising from the Bardsley defalcations, was withholding money from the city due it, and the city was doing the same to the State. By the methods pursued by the State it would probably be long before the litiga-tion just ended shall have repaid itself. In view of the situation, Mr. Smithers introduced the following resolution to be sub-

mitted to Councils: That the Mayor be requested to take such steps as will result in the payment by the State of money due and to become due by it State of money due and to become due by it to the city pending the litigation between the city and State concerning the defalcation of John Bardsley, and that until such results are secured the City Treasurer be requested to withhold payment to the State of the funds paid into the City Treasury for the benefit of the State, and that the Mayor be further requested to endeavor to secure an amicable settlement of the differences between the city and the State arising out of the above-mentioned matters.

It was suggested that the resolution would place the City Treasurer in an embarrass-ing position, as he acts as fiscal agent of the State. If he refused to pay over money collected by him for the State the Commonwealth might default his bond. Mr. Smith-ers said he recognized this, but he wished to force matters to an issue. The resolution was adopted. The committee then ad-journed and will report to Councils.

IMPORT RATES A BUGBEAR

That the Railroads Are Trying to Make One

of Their Pets. NEW YORK, Jan. 15 .- [Special.]-There was a meeting to-day at the Trunk line Canadian Pacific, Grand Trunk and many roads as far south as Newport News, which have seaboard terminals. The fact is that mport rates have been extremely low for a commerce law will not permit import traffic at lower rates than the inland rail rate from the seaboard to the point of destination, yet it was felt that this was being evaded by several companies, and particularly by the Chesapeake and Ohio, which has been building up exensive traffic from Newport News to the

As usual, the roads all agreed to maintain full tariff rates on all important frieghts, and the steamship lines Montreal to Newport News will be asked to go into a regular agreement to maintain rates in connection with the roads.

SUING A MILLIONAIRE ESTATE

A Chicago Man Claims He Was Cheated

Ont of \$750,000 at Detroit. DETROIT, Jan. 15 .- A suit involving arge amount of money in connection with the Hammond estate, was begun in the United States Circuit Court to-day, M. M. Towle, the plaintiff, of Chicago, was at one time a partner of G. H. Hammond in the ment packing business. When Towie exressed a wish to retire in 1882. Hammond t is alleged, bought him out, the price paid

being about \$250,000.

The present claim of Towle is based upon the charge that at the time he sold out the property was very materially undervalued, and that his interest in the business, a proved by subsequent litigation, was much greater than the price he was paid. This, he claims, was rendered possible through Hammond's exclusive control of the books and finances. If he had had his deserts at that time. Towle claims, he would have received at least \$1,000,000 or \$750,000 more than was paid him.

JUDGE BOTKIN ON THE STAND.

The Murderers of Sheriff Dunn in the

Kansas War on Trial. LIBERAL, KAN., Jan. 15 .- Judge Botkin was the first witness this morning at the preliminary hearing of the nine men charged with implication in the murder of Sheriff Gray and Noah Rubright against the city Dunn. His testimony revealed nothing not already published, except the fact that he had no legal evidence as to who the out-

laws were. H. P. Laribee, Under Sheriff, who was leader of the mob as "By," who is supposed to have been "B. Y." Orner, one of the prisoners. Mr. Laribee said he recognized "By" Orner in the party. E. R. Rogland, County Treasurer of Seward "By" Orner, Rowan Chase and San Mintor come out of the canyon just after the firing ceased. He said he knew them well and

CHICAGO INFRINGING A PATENT.

The Brush Electric Light People Bring Suit Against the City. CHICAGO, Jan. 15 .- The Brush Electric

Company, of Cleveland, manufacturers of are electric lights and who control the Brush patents, have brought suit in the United States Circuit Court against the city, alleging that the arc lamps used by the city are infringements of the complainant's Judge Lacome, of the United State

James N. Taylor's Attorneys Argue for Another Hearing in

THE BOWMASTER KILLING CASE. Two Indictments Are Found Against Ex-Mayor Pearson.

MATTERS IN GENERAL ABOUT COURTS

James N. Taylor, convicted of manslaughter in the killing of Harry Bowmaster, at Duquesne. The motion was argued by J. R. McQuaide and W. S. Nesbit for the denission of Arizonia as a State.
February 6 was set spart for the delivery of culogies of the late Representative Lee, of Virginia. fendant, and opposed by District Attor-ney Burleigh. Mr. McQuaide submitted three points as the basis for his argument. First, he said the verdict was against the weight of the evidence and was not clearly beyond a reasonable doubt; second, he disputed the theory advanced by District Attorney Burleigh in the latter's address to the jury that a man shot through the heart will die instantly, and third, he claimed to have later evidence that Taylor's life and home had been threatened by the deceased. Mr. McQuaide went into a detailed explanation of the circumstances under which the shooting was done and claimed that the jury must have held Taylor to the strictest possible account for his

Reminded of Previous Remarks, Judge Porter here reminded Mr. Mc-Quaide that he had expressly charged the jury that if they found that in Taylor's mind there was an apparent necessity to give him the benefit of it. Mr. McQuaide then referred to the strike at the Duquesne Steel Works last July, during which Taylor had chosen to continue at his work, but by so doing had gained the ill-will of many so doing had gained the ill-will of many fellow-workmen and especially of the mem-bers of the labor organizations, and several times had to be escorted to and from work in the care of deputy sheriffs. From that time on he was apprehensive of danger, and when he saw Bowmaster at his window he thought he or his family was in danger. W. S. Nesbit followed, taking up the question of the extent to which an attorney

ment to a jury. Verdict on the Argument. He claimed that the District Attorney had by his skill worked up a theory of his own, apart from anything brought out in the evidence, and secured the verdict on his own argument of the case. He also claimed that Mr. Burleigh had made a mistake by arguing that death must have been instant because the deceased had been shot through the heart.

may depart from the evidence in a case, and

build up a theory of his own in his argu-

Mr. Burleigh only spoke a few minutes, but maintained his original theory of the case. He, too, claimed to have additional testimony in the case, that he secured since the trial was completed, and he thought Mr. Taylor had better be satisfied with the way it stands now. Judge Porter reserved his decision until

to-day. Counsel on both sides of the case seem confident the matter will be decided favorably to them, but Judge Porter's comments on the case during the argument

did not seem very favorable to a new trial. EAST END BURGLARS SENTENCED.

Scott Gets Four Years and Young Richard-

son Two. In the Criminal Court yesterday Robert Richardson and George Scott were tried and convicted of burglary for robbing the house of John Hazlett, on Ward street, office to discuss the question of import Oakland. Scott was also convicted of enterrates. It was the first meeting of the ing the house of the Rev. David Shanahan, kind held in a long time, and was of Allegheny. When called up for sentence both men were asked if they had ever been convicted of crime before. Scott said he had not. When questioned he denied having served a term in the Joliet penitentiary

for robbery. At this, District Attorney Burleigh had brought over from jail a prisoner named Courtney. The latter had told in jail that Scott had told him he had served a term in Joliet. When placed under oath, however, Courtney denied that Scott ever told him this, Richardson admitted having been con-victed before Judge Magee for robbery and sentence had been suspended. Judge Porter sentenced Scott four years and six months to the penitentiary, and Richardson two rears and six months to the penitentiary.

John O'Donneil pleaded guilty to break-ing into the office of the Valley Coal and Lime Company on Forty-seventh street January 1, and stealing 10 cents worth of tobies. On account of O'Donnell's youth and previous good character sentence was John Slattery, convicted of two charges

of felonious assault and battery, was sen-tenced six years and six months to the penitentiary William Billups was tried and convicted

of felonious assault on Mamie O'Leary. Both live in Sharpsburg.

Churches Want Free Gas. A bill in equity was filed yesterday by the M. E. Church of Sewickley and the Sewickley Regular Baptist Church against the Independence Natural Gas Company, of Sewickley. The plaintiffs state that in the ordinance granting the defendants the right to lay pipes in the borough, is a consideration that the gas company is to supply "all buildings used for public and divine worship" with gas free of charge. The gas comdemanded pay for all gas used by the plaintiffs up to April 1892. They threatened that in case the bill for gas was not paid, they would shut off the plaintiffs' supply of gas on January 16. An injunction is there-fore asked for to restrain the company from so doing, and a decree to compel them to comply with the provisions of the ordinance

A Curative Act Test Dismissed. Judge Stowe vesterday handed down an order dismissing the bills filed by C. S. of Pittsburg. The bills were brought in Common Pleas No. 1 and were among the cases argued before the Judges of the three Common Pleas Courts, in bane, to test the H. P. Laribee, Under Sheriff, who was with the Sheriff's posse, told the story over again. Someone, he said, addressed the leader of the mob as "By," who is shown for sustaining the bills. Decisions have not yet been given in the cases in the other courts. They will all go to the Su-

Judge Reed's Last Day.

Judge Reed yesterday held his last ses sion as Judge of the United States Court for the Western District of Pennsylvania. His successor has not yet been appointed and the place is now vacant. Judge Acheson, of the Circuit Court, will transact the business until the place is filled. Judge Reed's term was short. He was appointed February 20, 1891, and sworn in a week The Jury Falls to Agree.

yesterday morning and reported that they could not agree. They were accordingly discharged, and another trial will be neces sary. The jury, as was asserted, stood seven for Couroy and four for the Times, there having been but 11 men on it, one man having been excused for illness.

In the libel suit of Michael Conroy against

the Pittsburg Times, the jury entered court

S. Quay has been fixed for next Wednesday before Judge Porter.

PEARSON IS INDICTED.

True Bills Found by the Grand Jury Agains the Ex-Mayor. A large number of indictments were found yesterday by the grand jury. True bills were returned in two eases against ex-

Mayor Pearson, of Allegheny. They are the suits brought against him by Controller Browne, one for embezzlement for retaining \$621 50 belonging to the city and the other for extortion in retaining witness fees, etc.

A true bill was returned against Maggie Raymond for perjury. The information was made by ex-Alderman Doughty, who is now serving a term in the workhouse for complicity with the Bauder gang. The information was made by Doughty last July. He charges that Miss Raymond testified falsely against him at the trial of the Bauder gang gase in 1800. Miss Raymond the Bauder gang case in 1889. Miss Raymond's testimony was as to money extorted from her to settle cuses brought against her before Doughty.

The other true bills returned were:

John McGhee, Jr., A. Coleman, William Depky, George Fahr, John Anderson, Joseph Bailey, William Captain, Walter Lantz, Louis Tupper, aggravated assault and bat-tery; Albert Vilman, felonious assault and battery; John McCarthy, Abe Lenson et al., battery; John McCarthy, Abe Lenson et al., assault and battery; James Owens, Mary Patrick, Charles Johnson, Morgan James, Fred Ward, D. L. Alworth et al., larceny; J. S. Bell, David Miller, larceny by bailec; J. C. Caskey, W. F. Williams, false pretences; E. E. Coburn, libel: George Campe, John McCoy, George Wolf, serious charge; Henry Dingen, Louis Bodf, malicious mischief; George H. Grady, James Stevenson, Harry Sanders, Puis Wahlbur, misdemeanor; George Hess, Joseph Bailey, Charles Lorendoski, entering a building with intent to commit a felony: Frank Wentworth, Mort Miller, John Robinson et al, W. M. Say, William Slattery, James Williams, illegal liquor selling: Frank Wentworth, keeping a gambling house; B. Grow, cruelty to animals: J. C. Caskey, embezzlement; William Lewis, perjury and bigamy; Reddy McCoy et al, riot; John McHugh et al, unlawful assembly.

Trial Lists for Day and Week.

Criminal Court - Commonwealth vs Howard E. Frederick, Fred Kreger, Mildred Trautman, George Elesknovich, Edward Dengel, Edward Allman, Richard Teese, James Anderson, Henry Coales, George G. Foster, Frank Mayhew, Thomas Parcells, Leon Parker and George Johnson. The following is next week's trial list in

The following is next week's trial list in Criminal Court:
Monday—Commonwealth vs James S. Cahill, Michael McGuire, Richard Doris, Charles Joinston, Samuel A. Nesbit, Nelson Somers. Thomas Gamon, Samuel Abrams, James Peterson, Joseph Shitcoskey, Andrew Werner, D. F. Blood, J. Boyd Charies, Frances Gambaggi, Andrew Hudock, Sarah Hood, Lizzie Wilson, Sarah Wilson, Thomas Donguis, Augusta Jeykel, Edith Pierce, Joseph Spotsko, George Parker, Alfred Graves, Thomas Gannon, W. H. Lewis.

Tuesday—J. E. Rugg, Richard Cumphries, John J. Boylan, Dennis Gallagher, Pat Gallagher, William Jacobs, Charles Kenney, Lebana Steele, Richard Brannigan, Henry Dengni, Herbert Germania, Andrew Stevenson and Edward Wendell.

Wednesday—James Mills, A. J. Barr, Andy Honeyschuk, Lorenz Martini, Luke Adams, George W. Sparks, Henry J. Domhoff, Frei H. Grover, Mike Maloy, John Van, H. H. Hart, R. C. Seil, Philip Schuitz.
Thursday—John Malone, Peter Speilmann, Baptiste Lariber, Celate Lariber, Michael Lariber, Edward Legrand, Aman De Lisse, J. D. Ruper.

Friday—J. J. Richards, F. R. Merriman.

uper, ay—J. J. Richards, F. R. Merriman, s D. Little, D. W. Wylle, Antonio

Crumbs From the Courts. THE suit of A. J. Lennox against James Hunter, an action on a contract, is on trial before Judge Collier.

THE suit of Thomas Craft and wife against Charles Hilderbrand for damages for injury to property caused by drainage from a slaughter house, is on trial before Judge

In the suit of Mrs. Emma L. McKinney against Andrew Barclay for damages for cutting a water pipe and shutting off the the pay. plaintiff's water supply, a verdict was given yesterday for \$55 for the plaintiff. THE will of the late Anna Margaretha Erdmann, of Pittsburg, was filed yesterday for

probate. After giving her executor, F. D. Geist, 550 and the disposal of her books and household goods, she bequeaths the balance of her estate to the Presbyterian Board of Relief in Philadelphia. Constanting Conomos yesterday entered suit against Patrick McInerny, constable or \$1,000 damages, Conomos alleges that

McInerny levied on his goods on an execu-tion issued for wages and refused to allow him the benefit of the \$300 exemption law, which he claimed, and sold the goods. THE jury is out in the case of Richard Mc-Cultough, colored, against Police Officers George McAleese and George Miller, for damages for alleged false arrest. The officers, it was stated, went to McCullough's house to search it for a man they wanted. He refused to allow them and put them out of his house. They thereupon arrested him, and he was sent 30 days to the workhouse.

SMASHED INTO SMITHEREENS.

Damage to an Ocean Steamer's Steering Gear Caused by a Wave. NEW YORK, Jan. 15 .- [Special.]-A cumulative wave-several rollers merged into

one-caused the Hamburg-American steam-California to put back into this port to-day with her steerage gear shifted. She sailed for Hamburg on Thursday, with 204 cattle in pens on deck, and a general cargo. She ran into heavy cross seas, caused, Captain Doescher thinks, by a merge of two storms. The great wave rolled aboard the ship about 8 o'clock Thursday night, when she was 60 miles east of Sandy Hook. It struck her just abaft amidships, coming over the starboard side, mashing several cattle pens and setting :

The ship was forced nearly on her beam ends, and when she recovered she had a list of ten degrees to port, and her steering gear headed for Sandy Hook as soon as possible, with jury steering gear. She anchored out-side the bar, in a blinding snow storm, and when the air cleared she started in. signaled for tugs, and the Palmer, Stevens and Millard escorted her up the North

A TRUST TO HAVE OPPOSITION. St. Joseph Capitalists Will Erect a Eiscuit Factory at Once.

ST. JOSEPH, Mo., Jan. 15,-When the American Biscuit and Manufacturing Company obtained possession of the two large eracker factories in this city the local manager protested strongly that it was not a trust, and that the consolidation was simply for the purpose of cheapening prices. The first thing the company did was to close up one of the factories, and the price of sods erackers was raised 2 cents a pound. Vigorous protests on the part of dealers followed, but the trust only said, "What are you going to do about it?" A meeting of local capitalists was held yesterday and the question was answered. A large fac-tory will be built and the trust will be

backed throughout the States of Kansas,

Missouri, Nebraska and Iowa. South Dakota and the Fair. YANKTON, S. D., Jan. 15 .- The South

Dakota World's Fair Commission has apparently struck pay ore at last, after eight nonths' ineffectual labor to raise \$80,000 independent of the State authorities. The Governor to-day expressed ties. The Governor to-day expressed willingness to call a special session of the Legislature to deal with the matter, if Quay's Suit Next Wednesday,
The trial of James Mills and A. J. Barr,
of the Post, against whom an action for crimnal libel has been , brought by Senator M.

guaranteed that the expense of the meeting
would not fall upon the State Treasury.
The 18 commissioners immediately wind
him, assuming the responsibility personally
for the Legislature's expenses.

STARTED DOWN AGAIN.

Light Wells Developed and the Production Is Off Once More.

Quick Change of the No. 4 Elliott From a

Gasser to a Producer.

The McDonald field has taken a fresh

Runs for Wednesday. shipments, 61,746.93; Southwestern Pennsylvania Pipe Line runs, 11,085.27; Macksburg

Runs for Thursday. National Transit Company runs, 39,291.92, shipments, 58,889.32: Southwestern Pennsyl-

vania Pipe Line runs, 45,174,68; Macksburg Pipe Line Company runs, 1,181,69; Buckeye Pipe Line Company runs, 37,396,47, ship-ments, 64,923,83; Southern Pipe Line Com-pany shipments, 23,591.88. Yesterday's Market Features. Trading was unimportant, but the price

New York, Jan. 15.— Petroleum opened steady, advanced ½c, then became dull and remained so until the close. Pennsylvania oil, spot, opening, 63½c; highest, 63½c; lowest, 62½c; highest, 65½c; closing, 62½c; highest, 65c; lowest, 63½c; closing, 62½c. Lima oil, no sales: total sales, 25,000 barrels. Oil City, Jan. 15.—National Transit certificates opened at 63½c; sales, 85,000 barrels; clearances, 162,000 barrels; shipments, 152,745 barrels; runs, 132,174 barrels. arrels; runs, 132,174 barrels.
Bradford, Jan. 15.—National Transit certifi-

NEW YORK gessip, by Brisbane, in THE DISPATCH to-morrow.

Detective for Dr. Graves Says Mrs. Wor.

A Detective for Dr. Graves Says Mrs. Worrell Killed Mrs. Barnaby.

SAN. FRANCISCO, Jan. 15.—Detective Woods, of Denver, is in the city, claiming that he has been employed by the friends of Dr. Graves, now under sentence of death at Denver. He says that he has affidavits from people in this city showing that Mrs.

East St. Louis,

Writes: "For the past three years I have suffered from a extarrhal trouble, which the best doctors and a trip to the Springs failed utterly to relieve. Under treatment with Dr. Copeland and associates I improved rapidly, not only as to my cutarrhal trouble, but also in general health. As courteous gentlemen and skillful physicians I can heartily recommend them," rom people in this city showing that Mrs. Barnaby was not poisoned by Dr. Graves. These affidavits, while not making direct charges, instnuate that Mrs, Worrell, Mrs. Barnaby's nurse, did the poisoning; that Mrs. Worrell is known to have purchased poisons here. Detective Woods further says that he has discovered that strychnine was purchased here, ostensibly for Mrs.

wanted to poison rats.

As Mrs. Barnaby boarded at hotels all strychnine for such a purpose. The detective claims he knows the party who purchased the poison. Another affidavit Hunter, an action on a contract, is on trial before Judge Collier.

In the suit of John Whalen against William I. Shaw, an action resulting from a horse sale, a verdict was given yesterday for \$125 for the plaintiff.

Jerry Shelton yesterday entered suit against the Citizens' Traction Company for \$5.000 damages. He alleges that on November 7 he was struck by a car and severely hurt.

High sand was of a very poor quality, and the well has been given up as a dry hole. Mellon & Gartland were four or five feet in the fifth sand at their No. 2 on the Taylor farm last night, but had failed to strike a pay streak. Jennings, Guffey & Co. expected their No. 2 on the Matthews heirs' farm to reach the sand last evening, but at a late hour it had not been heard from The Forest Oil Company's No. 2 on that Mrs. Baranaby would leave the only reason she stayed with her was in the hope that Mrs. Baranaby would leave her some the well has been given up as a dry hole. Mellon & Gartland were four or five feet in the purchased the poison. Another affidavit is from a servant at Arrowhead Springs that this strike a pay streak. Jennings, Guffey & Co. expected their No. 2 on the Matthews heirs' farm to reach the sand last evening, but at a late hour it had not been heard from Territory who were four or five feet in the purchased the poison. Another affidavit is from a servant at Arrowhead Springs Hotel, San Bernardino county, where Mrs. Baranaby would die; that she was a true to be a dry hole. Mellon & Gartland were four or five feet in the purchased the poison. Another Mrs. Baranaby stopped. It is stated that this servant heard Mrs. Worrell say she wished the purchased the poison. Another five claims he knows the party who as tryethorine for such a purchased the poison. Another five claims he knows the party who as tryethorine for many the claims he hours in the five claims he knows the party who as tryethories and the well has been given up as the claims he knows the party who as tryethorine for many the claims he hours and the serva reason she stayed with her was in the hope that Mrs. Barnaby would leave her some money in her will.

DOWN AN INCLINE, OFF THE TRACK.

Which Cost Two Lives. SPRINGFIELD, O., Jan. 15 .- Last night there was a destructive wreck of a coal freight train on the Ohio Southern Railway vonian Oil Company made a quick but gratifying change early yesterday morning.

Later Thursday evening it was drilled into the fifth sand, and developed into an enor-steep curving grade alongside of a rugged, rocky, wooded hill. The brakes failed to work and the heavy train ran faster and faster down the incline. At last the enloaded cars came jumping one after the other on top of it.

W. W. Cochran, the engineer, has not been seen since the wreck. It is supposed he lies buried under the mass of cars and coal. Fireman Harry Long, of Jackson Court House, had a leg broken. Brakeman Harry Ruse was killed. No other casual-ties have been reported. The two men who were killed lived in Springfield. The loss

is not less than \$20,000. GOOD servants and help will answer your dvertisements in THE DISPATCH cent-a-

SUING A LOCAL TRUST.

Sr. Louis, Jan. 15.-Probably the first prosecution under the anti-trust law enacted by the last Congress will be instituted here in St. Louis. W. H. Pearson, who sold his drug store two days ago, claims he was forced to sell by the local Drug Trust. None of the wholesale drug companies in the trust would sell him drugs, and he claims he was boycotted on every hand, not only by the wholesale drug companies, but also by retailers and manufacturers whose

Apothocaries' Association, but too late. He had incurred the enmity of some of the members and could not get in. Mr. Pearson claims that he has enough evidence to con-vict a number of wholesale dealers.

CANADA'S BEST MARKET.

Their Bread's Buttered. PICTOU, ONT., Jan. 15 .- Sir Richard Cartwright addressed a large meeting here to-night. He stated that Canadians were being ruined by taxation and that Canada

market was that which was nearest-

## Royal Baking Powder of Greatest Strength Purity.

"As a result of my investigations I find the Royal Baking Powder far superior to the others. It is pure, contains none but wholesome ingredients, and is of greatest strength.

NO NEW DRILLING BEING DONE.

TWO DRY HOLES FINISHED YESTERDAY

start on the downward path. For several days it has been slightly inclined toward an ncrease, and some wells have been finished up which gave to the field some of its oldtime interest. Patterson & Jones No. 6 on the Kelso gave the territory an added interest when it came in at 100 barrels an hour. No new territory has been opened up, however, and a succession of gushers of the kind which were drilled in July, August and October are not looked for. The field has been defined. On the line from Mc-Curdy to the Jumbo mines, below McDon-ald, it has been thoroughly drilled over. Along the sides and edges enough wells been put down to cover all her oil producing rock. If there are more paying pools the wells which are now being drilled will certainty enter them. There are now few new rigs going up, and in fact the rig builders who crowded the field a few months ago have now nothing to do. It is only where the operators have to drill to hold their leases that new wells are

There are now 305 producing wells in the field, and the estimated production of these wells yesterday was only 29,000 barrels, or 1,500 barrels less than the day before. This makes an average of only 95 barrels to the well. According to the gauges given below 18 of these 305 wells are making 14,340 barrels a day, or almost half of the daily output of the entire field. Notwithstanding the fact that the McDonald field is rapidly declining it is still by 10,000 barrels a day, the biggest white sand pool ever discovered. The most remarkable feature about it is that it should hold up as well as it does. It exceeded by 25,000 barrels the expectations of its most enthusiastic admirers, and it now holding out with a tenacity that challenges the admiration of its

being started.

Light Wells the Rule.

The wells completed yesterday were all light. None were reported big and only one well came in which could be classed as a producer. It is Guckert & Learns' on the Bailey. Last evening it was reported to be flowing at the rate of 200 barrels a day. It is in the Gordon sand only and does not develop any new territory. The Forest Oil Company drilled its No. 6, on the Herron farm into the fifth sand yesterday and got a dry hole. It is located south of the old Baldwin well about 1,000 feet. It was good for nearly 40 barrels a day in the Gordon sand, but owing to the deeper drilling this has been reduced to eight or ten barrels a day.
The Northfield Oil Company, which

is the producing end of the Royal Gas Company, finished up its No. 4 on the McDonald Bros,' farm, It was drilled to a depth of 2,285 feet, or 25 feet below the bottom of the fifth sand. Only a slight showing of oil was found in the Fifty Foot and the Gordon sands. The fifth sand was of a very poor quality, and

from The Forest Oil Company's No. 2 on the R. W. Glenn farm did not come in as expected. The drillers thought they were on top of the fifth sand Thursday night and shut down, but when they started to drill stead of the sand they had entered a shell,

Changed From Gas to Oil, The No. 4 Elliott belonging to the De mous gasser. It put out the gas at astonish-ing rate for several hours, when without a moment's warning it changed to oil, and yesterday afternoon it was doing 25 barrels an hour. It is located near the Miller farm, and is 150 feet southwest of No. 1. The same company's No. 5 on the Elliot just been cased with 614 and their No. 1 Joe Robb is down 900 feet. Learn & Burson have the last casing in their well on the McKinney lot back of the station at Willow Grove, Guckert & Steele have a rig up for their No. 11 on the Mevey farm, and are building a rig for No. 12. Learn & Burson's well on the Patterson lot is making 500 barrels a day. The Forest Oil Company's No. 4 on the Shaffer farm should get the fifth sand to-day. Their No. 1 on the Sam Sturgeon, which is known as the "hurry up" on account of it having to be drilled within 34 days after being the Gordon sand last night started, was in the Gordon sand last night. It is located northeast of Oakdale and is being put down with the expectation of

hitting an extension of the Agnes Kemp The Forest has started to drill Nos. 3 and damaged and her cargo 4 on the Jane McGill farm, and is building a rig for its No. 1 on the Sarah McVey lot, Wheeling Gas Company has the last casing in its No. 2 on the Moorhead farm, a mile southwest of McDonald. The second string southwest of McDonald. The second string of easing has been put into its No. 3 Moorhead. They are shut down at their No. 1 on the John J. George farm, while waiting for a new cable. The same company's No. 1 on the W. J. Kelso is down 1,400 feet. Their No. 3 on the David McClay farm, located three miles west of Washington, is drilling near the fifth sand; No. 1 John McClay is near the Gordon No. 1 John McClay is near the Gordon sand, and No. 1 on the McClay Bros.' property is 600 feet deep. Learn & Burson have started on the Banscott lot, at Willow Grove. The well drilled by the Liberty Oil Company on the Cunningham lot, at Wil-low Grove, was purchased at Sheriff sale by William Guckert.

Took Fire From Gordon Gas. Early yesterday morning the rig at Hersle & Co.'s No. 1, on the Fife farm, took fire from gas in the Gordon sand, and a tool dresser who was in the derrick was slightly burned. The driller did not know he was so close to the Gordon, from which the Oakdale Gas Company gats its gas in this vicinity, and had a gordon, from which the Oakoate Gas Company gets its gas in this vicinity, and had a coal fire burning in the derrick stove. He then showed that C When he saw the gas coming he shouted to the tool dresser who picked up a bucket of ly, that to the south of her.

water and opened the stove door with the intention of extinguishing the fire. The gas in the meantime had filled the derrick and a terrific explosion occurred. Both men were knocked down and stunned. When they jumped to their feet, the roof of the derrick was on fire. Luckily a hose was handy and the flames were soon subdued. The connections had previously been made and the gas was soon turned out through the

The Hourly Gauges.

Guffey, Jennings & Co.'s No. 1 Mathews,
30; No. 3, Matthews 50; Nos. 2 and 4 Herron,
80; No. 1, Mathews heirs, 50; Oakdale Oil Company's Nos. 1 and 2 Baldwin, 35; Nos. 1 and 2
Wallace, 50; Forest Oil Company's No. 4 Herron, 25; Patterson & Jones' No. 3 Keiso, 20;
Kelso No. 5, Patterson & Co., 50;
Kelso No. 6, 29; Devonian Oil Company's Nos.
1 and 2 Boyce, 55; Morgan heirs' No. 2, Oakdale Oil Company, 40; SamSturgeon, 1 and
2, Guffey, Galey & Murphy, 50; Royal Gas
Company's No. 2 M. Robb, 35, Estimated
production, 29,000; stock in field, 82,000.

Runs for Wednesday.

National Transit Company runs, 39,884,64, Pipe Line Company runs, 564.78, shipments, 367.35; Buckeye Pipe Line Company runs, 37.692.45, shipments, 69.947.72; Eureka Pipe Line Company runs, 6.263.24, shipments, 2.416.49; Southern Pipe Line Company shipments, 5,824.73.

was sustained. The range of fluctuations was %c. The opening, highest and closing for the February option was 63%c. The lowest was 62%c. There was no change in refined. Daily average runs, 79,786; daily average shipments, 64,167. Clearances, 14,000 barrels. was sustained. The range of fluctuations

cates opened at 63%c; closed at 62%c; high-est, 63%c; lowest, 62%c; crearances, 40,000

ANOTHER POISONER FOUND.

Barnaby, the purchaser stating that it was

A Druggist Will Tell How His Business Was business is mainly with druggists, all be-cause he refused to join the trust.

Finding he was being pressed to the wall, he applied for admission to the St. Louis

Cartweight Tells His People on Which Side

in the last decade had lost as heavily in population as did Ireland during the

"F. X. VALADE,

"Public Analyst, Ontario,

FROM OUT OF TOWN Notable Statements From Notable

The Evidence of the Remarkable Success of the Treatment of Dr. Copeland and Associates by No Means Confined to Pittsburg.

People in Other Cities.

The evidence of the superior skill of Dr. Copeland and his associates, and of the re-markable and successful results which their system of treatment brings, is not, by any neans, confined to this city: it comes from all parts of the country. Never in the his-tory of advertising has there been such an array of testimony. The evidence is not from obscure or unknown sources. It comes from people, many of whom are not only well known in their own cities, but through out the country, from clergymen, lawyers, out the country, from clergymen, lawyers, professional men of every class, from business men of national reputation; from artists, and even from physicians, the most skeptical, and even from physicians, the most skeptical, and one would think the least willing to lend their teatimony. The following short statements represent some of the evidence of the class above referred to. These statements, in their original publication, are, in every case, accompanied by the portrait of the person speaking, or by a fac simile of their signature.

HON, R. W. DUNN.

Mayor of the City of Franklin, Pa., Writes: "My father died from catarrhal complications, I had been complications, achieves

Writes: "My father died from entarrhal complications. I had been congling, aching and been converted into a catarrhal nuisance for 10 or 15 years, but was not prepared to learn, till I began treatment with you, that I had catarrh with the grip of a vise, chronic in form, and had attained to the dignity of incipient consumption. I, now see what was meant by the night sweats, pain over the eyes, dizzy images dancing betimes before my eyes, a cough which for the past year or more has played havoc with my dreams at night, and my professional duties in the day. I got so thin that they talked of using me for a skeleton at initiations. I began treatment with you, and I just cannot draw a comparison between how I am now and what I was when I began. I sleep well, cannot get enough to eat leel years younger, and pursue my professional duties with pleasure. I owe fit to you. I do not know what other physicians can do, but I do know that I can recommend you in the treatment of seriously chronic catarrh."

JAMES J. RAFTER,

Attorney at Law, 119 North Third Street, East St. Louis,

A PITTSBURG INSTANCE. "It took time and perseverance, but Drs. Copeland, Hall and Byers cured my catarrh. For the first two months I did not improve, and the third month was better, but after that I began to improve rapidly until now I am cured, and I can't give them too much praise for the relief they have given me from pain and misery." The speaker was Mr. Fred Hinkel, a son of Mr. Charles Hinkel, a prominent gardener of West View, a little hamlet on the Perrysville avenue

"My trouble began a long time ago," con-tinued Mr. Hinkel, "and a neglected cold brought on a chronic estarrh. I had severe pains in my head, over the eyes,

Fred Hinkel, West View, and in my chest. The chest pains extended and in my chest. The chest pains extended around under my shoulder blades and were very severe, at times like the sharp stab of a knife. My nose was always stopped up and at times would discharge a thin watery substance. There was an internal discharge of mucus from the back of the palate into my throat. I was constantly hawking and spitting in vain endeavors to clear my throat. I had a hacking cough that was very troublesome. The trouble extended to my stomach and my health rapidly broke down. I doctored with various physicians, but obtained no relief until I tried Drs. Copeland, Hall and Byers. As I stid, I did not improve as fast as I thought I should, but I persevered, and now I have the reward of my perseverance.

"My catarrh is a thing of the past. They have not only cured my catarrh, but have built up my system until I am a different person again, well and hearty. I am very grateful to Drs. Copeland, Hall and Byers, and can recommend them to all who suffer as I did."

Of the Newport Ferry Company, Newport, Ky., Writes: "The symptoms of my catarrhal trouble are gone. I am all right now. I am very grateful to Dr. Copeland and associates."

SUPERINTENDENT HOUR,

REV. J. W. ASHWOOD, Pastor Grand Avenue U. P. Church, 3634 Forest Park Boulevard, St. Louis, Mo., Writes: "While suffering from a severe throat trouble, caused by exposure and aggravated by public speaking, I made application to Dr. Copeland and associates for treatment, and I take pleasure in letting others know that I am now able to do all my regular work without difficulty or annoyance."

H, ERNEST CRAMER,

Of the Cramer Dry Plate Company, St. Louis,

66 Sixth avenue, Pittsburg, Pa.

Writes to Dr. Copeland and associates: "My object in writing these lines is to express my gratitude and complete satisfaction at the successful and intelligent manner in which you are treating my catarrhal trouble. Bon are perfectly welcome to any use you may desire to make of this letter, and I only hope it may be of some benefit to you and the public."

Dr., Copeiand, Hall and Byers treat suc-cessfully all curable cases at 65 Sixth avenue, Pittsburg, Pa. Office hours, 9 to 11 a. m., 2 to 5 P. M. and 7 to 9 c. M. Sunchys 10 a. M. to 4 P. M. Specialties—Catarrh and all diseases of the eye, ear, throat and lungs dyspepsia cured; nervous diseases cured; skin diseases cured. Many cases treated successfully by mail. Send 2-cent stamp for question blank. Address all mail to DRS. COPELAND, HALL & BYERS.

\$5 A MONTH

65 A MONTH UNTIL APRIL 10. MEDI