7 THE PITTSBURG DISPATCH TUESDAY, MARCH 1, 1892. CHOICE PROPERTIES. way from it? I cannot say, of course, who night be made parties to this matter locally or what arrests might be made." consurred. On both occasions Mr. Quay was absent. On March 7, 1888, the bill enforcing the THE WELSH CELEBRATE QUAY AN ABSENTEE A TRUST IN TROUBLE. THE GOLD RESERVE On March 7, 1888, the bill enforcing the eight-hour law was voted on in the Senate, yet Mr. Quay had not sufficient interest in the workingmen affected to be present. On February 20, 1888, an amendment was proposed to the Senate bill to incorporate the "Washington Cable Electric Bailway of the District of Columbia," requiring that the rails used should be of American mann-facture. The amendment was passed, but Mr. Quay was absent as usual. The bill to prohibit Ohinese immigration passed the Senate in Mr. Quay's absence on September 7, 1888, and Mr. Quay was ab-sent, although Pennsylvania had a very large pecuniary interest in its passage. Trusts and Monopolies Forgotten. The Eve of St. David's Day-Music, Ora-CHOICE OFFICES Two Directors Caught ;in Cleve tory and Song-Miles Humphries Ex-piains the Objects of St. David's So-A dispatch from Oleveland says: Warren Corning and Julius Brench, the two di-restors of the Whisky Trust living in Oleveland, arrived home to-day from the East. They were met at the train by a Deputy United States Marshal, who in-formed them that he had warrants for their wort of the wart at case before Index Of One Hundred Millions, and the All the Heads of the Distilling and For rent in the Government's Right to Use It Cattle Feeding Company clety-A Pleasant Evening. From at Least Twice as Many The Welsh and Welsh-Americans last NEW GERMANIA SAVINGS BANK BUILDING, night celebrated the eve of St. David's **Roll Calls of the Senate** FOR CURRENT EXPENDITURES. INDICTED IN BOSTON AND NABBED. Day at the Fourth Avenue Baptist Wood and Diamond streets. formed them that he had warrants for their arrest. They went at once before Judge Ricks, of the United States Court, and sur-rendered themselves, giving ball each in the sum of \$10,000 for their appearance in Bos-ton whenever they shall be wanted. A dispatch from Peoria says: President Greenhut takes his arrest philosophically and says he presumes the indictments are due to the pressure brought to bear for po-litical reasons in the administration. He considers the indictments the result of the Sherman anti-trust law, and, in all proba-bility, based on the rebate system. He thinks the matter will simmer down to a civil suit, and does not propose to postpone his European tour. The cases will be fought to the end. Church. The meeting was under the au-spices of St. David's Society, and A. J. Weil lighted, most centrally located, all the most modern conveniences and latest as He Attends. Congressman Dockery Starts a Nove to They All Give Bail and Will Fight the mprovements. Possession positively given April 1, 1892. Inquire st Edwards, Chairman of the society. pre-Have It Inquired Into. Matter to the Bitter End. sided. The speeches of the evening were interiarded with vocal and instrumental se-HIS RECORD IS ATTACKED GERMANIA SAVINGS BANK. lections. Chief Miles Humphries, of the fire de-partment, made a short address. Reterring to St. David's Society, he said its object is to elevate Welsh character. Its principles are benevolence and charity. Its charity extends beyond the reach of the church, and HE GIVES HIS VIEWS ON THE SUBJECT A VETO ON GREENHUT'S FOREIGN TRIP NO. 7 SIXTH AVENUE. 00146-17 By a Newspaper Correspondent Who SPECIAL TELEGRAM TO THE DISPATCH. WASHINGTON, Feb. 29.-At the instance Trusts and Monopolles Forgetten. CHIOAGO, Feb. 29. - The officers and directors of the Whisky Trust in of Representative Dockery, of Missouri, the Has Been Looking It Up. PENN AVENUE Trusts and monopoles and monopoles passed the Senate on April 8, 1890, and again Mr. Quay's interest in the common people was not sufficient to make him be present. The bill for the classification of worsted cloths as woolens passed the Senate House to-day adopted a resolution directing the Committee on Judiciary to inquire and various cities were arrested to-day. This action was taken on the strength of indictevery class is penetrated. When a good fellow is down they help him up and give EAST END. report to the House as to the right of the MANY VITAL MATTERS IGNORED him a ray of sunlight where all was gloom. Sobriety and frugality are also taught their ments found against them by a Boston grand Secretary of the Treasury to use the hundred R. R. and Highland Avenue. millions of gold reserve for current expendjury at 10 o'clock to-day. people. This meeting on the eve of St. David's Day, he said, was to revive remi-May 8, 1890. A large delegation of Phila-delphia merchants visited Washington in behalf of this bill, but that was not sufficient The following statement in behalf of the itures. In regard to the resolution Mr. By the Junior Senator as the Result of 35 FT. FRONT FOR company is made in relation to the prosecu Dockery says: niscences of the past. Speaking of the prominent men of Welsh extraction, he gave · A GROOM FOR CASH. Frequent Absence. **\$15.500.** tion of the Distilling and Cattle Feeding "I asked the House to adopt the resoluto induce Mr. Quay to be present and vote great credit to the natives of Wales in the improvement and betterment of America. Company in the United States District tion for the reason that there seems to be for it. On May 23, 1890, when the naval appro-priation bill was under discussion and the question of an appropriation for the opening of League Island navy yard wars touched upon, attention was called to the fact that neither of the Pennsylvania Senators were present, and in fact, seemed to take very little interest in the matter. The Blair educational bill was long dis-cussed in the Senate. nearly avery Senator Unique Way of Saving an Estate-A Youth Rents for \$1,024 per year. This must be sold Court at Boston: some doubt upon the question, especially Improvement and betterment of America. Rev. S. Applegarth made a few remarks, saying he was one-quarter Welsh, getting it from his maternal grandmother. He hardly knew where his Welsh was, but when he wanted to kick some one he thought it was in his feet; when enthusiastic, he thought it was in his tongue, and when he got a tran-script from the tax office he thought it ought it obe in his fasta THE BESULT OF A PEEP AT THE BOOKS J. H. COLEMAN & CO., 6213 Penn avenue, E. E. of 21 Weds an Old Lady for a Con-The act af Congress known as the Sheremphasized by an interview of the Secretary man anti-trust law, was intended to prevent trade combinations and trusts. There is no fe37-7780 sideration - Provisions of a himself, published in this city, in which he is quoted as saying: 'As to the \$100,000,000 of gold reserve, it is held against the \$350,-**CHOICE OFFICES** Satisfied. SPECIAL TELEGRAM TO THE DISPATCE.] evidence that the Distilling and Cattle Feed-PHILADELPHIA, Feb. 29 .- To-morrow' ing Company entered into combination with anybody else; but it has entered into agree ment with distributors of the company's JACKSON, MICH., Feb. 29.-[Special.]-John Bentley, of Ridgetown, Ont, died twenty years ago and left all his property to 000,000 of national bank notes to make the Times will contain the following telegram credit of the Government impregnable, for from Washington: product by which it gives distributors a re-bate of so much per gallon, providing they trade with nobody else. The act was not drawn to meet a case of Frequent allusion has been made to the his wife, Amanda, in trust for his only son, no one would be able to get together enough script from the tax office he thought it ought to be in his fista. Rev. Dr. Edwards took advantage of the opportunity to boom the movement recently commenced for university extension. He explained the project for furnishing an edu-cation to those unable to attend a uni-versity, and pressed it to the notice of the Walch needle. Hamilton Building. cussed in the Senate. nearly every Senator taking part in the debate. Mr. Quay did to be given to the latter when he became 28 greenbacks to take all the gold out of the absence of the Pennsylvania Senators from Freasury, and therefore they do not take years of age, provided Mrs. Bentley years of age, provided Mrs. Bentley abould marry in the meantime. Bentley evidently meant to say "should not marry," but, Mrs. Bentley, wishing to awoid legal complication, thought that the easiest way to comply was to marry, otherwise the property, which is now worth \$190,000 would go to Bentley's cousins. This morning her lawyer, J. A. Dart, with the assistance of a saloonkeeper, got William H. Plumb, 21 years old, and a laborer at street cleaning at \$1 25 per day, to be the bridegroom. Plumb was assured the deliberations of the Senate, and the not say anything, nor was he present when the final vote was taken, on March, 20, 1890, FINEST IN THE CITY. The act was not drawn to meet a case of this character. Nobody had ever thought of such a case when the act was passed. It is a parallel case to the practice of mer-chants who give discounts for prompt pay-ment of bills. A merchant will always make injury which their constituents have sufany. But these notes outstanding are legal 91 and 98 Fifth avenue, Pittsburg. fe20-8p fered thereby. That the Pennsylvania Rewhen the bill was rejected by the Senate. The above are only some of the important tender and the Government can and will publican Association made no mistake in use this gold reserve if it needs to in a OFFICES bills at whose passage in the Fiftieth and first sessions of the Fifty-first Congress Mr. Quay failed to be present and vote. His friends will no doubt claim that he was the count in its strong indictment of Senapinch. It should therefore appear in the Welsh people. Chairman Edwards closed in a culogy of debt statement as available cash tor Quay, in which it charges that by reason -INbetter arrangements with retail dealers who will agree to buy all their goods of a certain Chairman Edwards closed in a eulogy of the Welsh nation, and reviewed a long list of illustrious Welshmen who have done much for the advancement of their fellowmen. He said the Welsh people have always been advocates of both religious and civil liberty. They have had great warriors and statesmen among them and as a sample of their deeds he referred to the writing of the Declaration of Independence. of his frequent absence he has failed to do Another Official's Opinion FIDELITY BUILDING "In addition to this alleged opinion of the lass from him. the work he should have done in behalf of paired on many of the yea and nay votes, but that makes very little difference. 191 and 123 Fourth avenue, Secretary, as quoted, Acting Secretary of legislation of vital importance to the State The Action of the Boston Jury. of Pennsylvania, will appear from the fol-Pairing a Poor Excuse. The United States District Attorney of the Treasury Hon. O. L. Spaulding, in his -ATtestimony before the Ways and Means Com-mittee on the 23d of January last, insisted that the hundreds of millions of gold re-serve were available for the expenses of the Boston has taken the matter up and pro-duced for the grand jury witnesses who have testified to the arrangement between the Distilling Company and the distributors of its product, and under his advice, which, lowing statistics taken from the official A man cannot properly perform his duty as a lawmaker who absents himself when bills are discussed, amended and passed or to be the bridegroom. Plumb was assured that his wife would not want to live with him, and \$100 was promised to him MODERATE RENTS. records of the Senate. They relate only to the four years of his service during the rejected, by going for weeks at a time on fishing and hunting excursions to Atlantic City or Florida, and simply making an ar-rangement with some equally negligent Senator on the other side of the House that they will offset each other's with by the as soon as the ceremony was per-formed and further sums in the future. He agreed, and was married by Justice Palmer to Mrs. Bentley, who is 70 writing of the Declaration of Independence by Thomas Jefferson, a Welsh-American. Fiftieth and Fifty-first Congresses, and do Government, and in reply to specific ques-tions of the members of that committee, he stated that the Secretary of the Treasury also, as he understood, holds the opinion that \$100,000,000 of gold reserve is available WESTERN AVENUE not embrace his record during the present according to custom, is given in such cases, and his interpretation of the law, has Near Grant av., a good two-story brick of nine rooms complete, with a and nis interpretation of the law, has caused indictments to be found against the officers and directors of the company. Capiases have been issued and sent for ser-vice to the United States Marshals of the districts in which the indicted officials live. They are required to give bail in Boston to plead to the indictment, and when they do so, new bail will be required for an appear-ance for trial. COLONEL GREENLAND IS BOOKED Mr. Quay commenced his Senatorial years old, at the Stovell House to-day. All seemed highly pleased with the arrange they will offset each other's vote by the miserable device of "pairing." Neither party is performing his duty to his concareer with the first session of the Fiftieth that \$100,000,000 of gold reserve is available for the expenses of the Government, inas-much as there is 'no statute against it.' "'I understand the hundred millions,' continued Mr. Spaulding, in reply to a question of Mr. Turner, 'was first separated in 1885 from statements in the Treasury; and you asked the question if the hundred millions could be used for any other pur-pose. I understand that the Secretary so holds, that he has the discretion.' Frontage of 46 feet 8 inches, To Fill the Shoes of the Late Adjutant ment. Plumb got his money, and later re-ceived \$300 extra. Mrs. Plumb has gone to At a low price, on account of ill health of owner, who has left the city. Congress, in December, 1887. For the first General McClelland. party is performing his duty to his con-stituents, nor are they morally entitled to draw one cent of salary from the people's money for the time thus wasted. We have, however, yet to hear that Mr. Quay, although absent from over two-thirds of the roll calls for the yeas and nays, has covered back into the Treasury any part of the salary which was paid him on the as-sumption that it had been earned by faith-ful and continuous service during the ses-sions of the Senate. Even when Mr. Quay has not been absent from Washington he has, as the Pennsylvania Republican Assotwo months he did fairly well, managing to HABRISBURG, Feb. 29.-[Special.]-Colonel Grand Rapids, where her relatives live. The property involved consists chiefly of real estate in Bidgetown. BAXTER, THOMPSON & CO., fe28-212-25mhl.3 162 Fourth av. Walter W. Greenland, of Clarion, Quarterattend two-thirds of the roll calls for yea so, new bail will be required for an appear-ance for trial. Inasmuch as the new law has never been passed upon by the courts, the questions in-volved in the present litigation will, of course, relate to the constitutionality and legal force of the statute. It will, also, have to be determined whether the facts alleged in the indictment constitute the violation of the iaw. It can be easily seen, therefore, that decisions upon these questions will re-quire many months of litigation, and that before the points raised are finally de-termined they will have to be presented to the court of last resort—namely, the Su-preme Court of the United States. What the Indictment Charges. master General of the National Guard, is and nay votes, but he soon fell into the booked for the succession to the late Adju-BARGAIN. habit of absenteeism, which has become a second nature with him, and in February, INGERSOLLISM AS IT IS. tant General McClelland. The appointment \$4,500. will probably be made this week. 1888, he was present at only one-sixth of On paved street, three minutes' from Wylie avenue cars. Frame house of seven rooms and finished attic. Lot 48x155 to alley. LIGGETT BROS. The Colonel Shows a Preacher What One such roll calls. Colonel Walter W. Greenland was born in "The acting Secretary further asserted in emphatic terms that he concurred in that Feature of It Is. Worse and Worse for Awhile. Huntingdon county in 1845. In 1869, at the age of 17, he entered the army. He was a NEW YORK, Feb. : 29.-[Special.]-On January 31 Rev. Dr. A. C. Dixon, pastor of In the following month he is not recorded member of the One Hundred and Twenty-fifth Regiment. He was with his regiment on the 17th of September, '62, at the battle of Antietam, where he distinguished himself mh1-51-TTS as having been present and voting at all on such calls, and the same is true for the the Hanson Place Baptist Church in Brook-TOR SALE_ has, as the Pennsylvania Republican Asso-ciation's address pertinently puts it, "di-verted his time to office getting" for his personal followers, and has remained away from the Senate on that account. More lyn, preached on "Ingersollism as It Is." months of June and September of that year. A morning paper published the sermon and During the entire session, on the call of the

yeas and nays, he was present and voted 36 times and was absent 108. The session than once the Senate on that account. Adde than once the Senate has been unable to do business because of a lack of a quorum when he was among the list of the absentees, and this was notably the case during the strug-gle to pass the free elections bill. The second session of the Fiftieth Congress only extended through portions of

four months, and yet Mr. Quay's absentee record fully equals that for the preceding session. In December, 1889, he only responded once to 44 calls for the yeas and nays, and for the entire session his record was present at 39 and absent at 111 such calls

lasted ten months.

The total exhibit for both sessions of the Fiftieth Congress present 75, absent 219. In other words, Senator Quay seemed to think he was discharging his duty to his constituents by only being present and vot-ing on one-fourth of the questions which was deemed of sufficient importance to require a yea and nay vote in the Fiftieth Congress.

A Better Showing in 1890,

He made a somewhat better showing dur-ing the first session of the Fifty-first Congress, from December, 1889, to September, 1890, although during February and May, 1890, he does not appear to have responded at all to the calls for the yeas and nays. During the entire session he was present at

treating private citizens and entering their houses without authority, stating at the same time that many similar complaints and charges had already been made and referred to General Stanley. "I have no hesitancy," said Summerly, "I have no hesitancy," said Summerly, "in stating that the matters will soon be brought to a stop if it is within Governor Hogg's and General Maybrey's power to do so." Senor Gonzales is the father-in-law of Garza, and it is on the ranch of Senor Gonzales that it is claimed Garza's expedition against Maying was and livers other persons contrary The following named persons are indicted: Joseph B. Greenhut, of Peoria, President of the trast; Herbert L. Terreli, of New York, Vice President; William N. Hobart, Garza's expedition against Mexico was put on foot. Governor Hogg, after seeing the parties, concluded to refer the matter to General Stanley for further information, fork, vice Fresident; william N. Hooari, of Oncinnati, Treasurer; Warren H. Corn-ing, Julius E. French, of Cleveland, O.; Lewis H. Greene, of Cincinnati; Nelson H. Morris, George J. Gibson and Peter J. Hen-nessy, of Chicago, Directora. Mr. Greenhut, President, was arrested this morning at Parcia and group bell them rather than act upon ex-parte statements.

GOVERNOR HOGG CALLED ON

to Have Troubles Settled.

What the Indictment Charges. The indictment is of an omnibus character, making its charges against the officers and directors in a body. It is returned as of date of the second Tuesday in December last. The violations of the law are charged as having been continuous since February, 1890, when the defendants purchased, rented or leased the properties of compet-ing distilling companies to the number of 70. By Garza's Father-in-Law, Who Is Anzious AUSTIN, TEX., Feb. 29.-Senors Gonzales and Canales, together with their attorney,

From August 1, 1890, up to the time of find-ing the indictments, the combination con-trolled the output of these distilleries and sold 66,000,000 gallons at prices fixed by them. This they did unjustly, unlawfully and op-pressively to monopolize distilling and cattle feeding, to the aforesaid the manu-facture and sale of high wines, alcohol, spirits, gins and whiskles. R. L. Summerly, of San Antonio, called on Governor Hogg and General Maybrey this afternoon, relative to the trouble grow-ing out of the arrest of various citizens by Captain John G. Bourke, of the The indictment then sets forth agree-ments between the trust and Dexter T. Mills, Erastus T. Giffield and John Joyce, United States troops, in Neucez county, especially on the Polito Blanco ranch.

They declined to be interviewed, but they disapproved the manner of Cap-tain Bourke in arresting and mis-

The Names of the Victims.

The Arrests in Cincinnati.

A special telegram to THE DISPATCH from Cincinnati says: William W. Hobart,

all about, anyway. and, taking up the in-dictment, he glanced over a page or two of its voluminous folds, and then laid it down

whereby, in consideration of their purchase of trust goods, they were to receive rebates of 2 cents per gallon. The indictment says: The prices charged were largely in excess of the usual prices at which goods of the kind were sold previous to the organization of the usual prices at which goods of the kind were sold previous to the organization of the trust. The defendants, in so doing, did, it is alleged, unlawfully and op-pressively prevent and counteract the efpirits, and did unlawfully exact and profour great sums of money in said district from the said Mills and Giffield as co-part mers, and from the said Joyce and from

investigation made by Anthony Comstock a few years ago, in relation to pictures and literature passing through the mails, it was discovered that Colonel Ingersoll repre septed the publishers of the pictures and publications. The Colonel was also accused of being paid to pollute the minds of the young of this generation. Col. Ingersoll demanded a retraction. Dr. Dixon's answer was a public letter, in which he said that he did not use the remarks as published. He should have used them, however, or something like them, he said, as he believed the charges to be true. The charges are to the effect that Colonel Ingersoll not merely represented the publishers as a lawyer, but was in accord with them. At yesterday morning's service Dr. Dixon announced that he had been served with a announced that he had been served with a summons in a suit begun by Colonel Ingersoll for \$5,000 damages for slander. The Colonel refused to talk about the suit to-day, further than this: "Dr. Dixou made an infamous charge against me, and I asked him to re-tract. He refused, and I brought suit. That is all there is about it. The gentleman will have an opportunity to substantiate his charges in court."

matter of appropriations than has generally been understood to be available. The Democrats say that their declaration will then be justified that the country is confronted by a deficit in the public treasury, as the result of lavish appropriations of the Fif-ty-first Congress, and that Mr. Holman and his colleagues of the Appro-priations Committee must demand economy all along the line. The tariff reformers, too, argue that all the protection of the McKinley bill has been unable to save the public treasury from the verge of bankruptcy, and point in contrast to the generous surplus that existed in the treasury at the close of the Cleveland administration, as compared with the depleted condition that they insist must be presented at the close of the Harrison administration.

by saving the colors of his regiment from falling into the hands of the enemy. After one color bearer had been killed and another rounded, Colonel Greenland seized the flag and bore it throughout the fight. Colone Higgins, who commanded the regiment thanked Greenland on the field for his gal thanked Greenland on the field for his gal-lantry. Greenland declined the offer of color sergeant, which Colonel Higgins offered him. Colonel Greenland, besides being a gallant soldier, has been conspicuous in the National Guard for years. He is now Quar-termaster General on the Governor's staff. Before being appointed to the Governor's staff he was Quartermaster of the Second Brigade. He was elected Prothonotary of Clarion county, and has always been an active Democrat. He is a handsome, soldierly-looking man, and is popular wherever

ooking man, and is popular where looking man, and known. The only complaint made against the ap-pointment is the claim that Colonel Rut-ledge was the senior in rank. His friends refuse to believe that Governor Pattison re-fused to recognize rank in making the ap-pointment.

MONDAY UNPORTUNATES.

Four Victims of Various Descriptions of Accidents Reported Testerday. There were four accidents reported yesterday. The list follows:

ATLANTIC CITY, N. J. Filtered water used for all purposes. 23-55 CHAMBERS & HOOPES. THE WAVERLY, ATLANTIC CITY, N. J. Opens Feb. 6. Under new management. Comfortable team heat, sun parlors and excellent table ja31-128

What Dockery Wants a Decision On.

"Now at this time, pending the examina-tion by the Judiciary Committee," con-cluded Mr. Dockery, "I do not care to ex-press any opinion on the subject further than to say that some of the most eminent quoted the Doctor as saying that in an financiers of the Government wholly disa-gree with the view that this fund can be used for current expenses.'

What Dockery Wants a Decision On. The question upon which Mr. Dockery demands a formal decision from the Judi-clary Committee is held by the Democrats to be of the utmost importance, not only to the Appropriations Committee, of which Mr. Dockery is a member, but also to the House as a whole in the coming discussion of the revenue reform bills reported by the Ways and Means Committee. If the gold reserve should be held not to be available for currency expenditures, it simply means. currency expenditures, it simply means, they say, that the Fifty-second Congress has \$100,000,000 less to draw upon in this

House and lot 58x144 feet, Muriel st., S. S. Lot 50x218 feet, Center av., Twentieth ward city. Lot 25x130 feet, cor. Fulton and Webster sts., city. Cheap. JNO. A. WILSON, fe27-57-p 149 Fourth av \$500 CASH. BALANCE EASY. NEW Sroom house, reception hall, bath, every conveniance; paved street. Duquesne line, between Shadyside and East Liberty. Complete Jeseription and location by mail on application. Price \$5,500. BLACK & BAIRD, 55 Fourth av. mbl-56-Trsu RESORT BOTELS. Atlantic City.

THE CHALFONTE, ATLANTIC CITY. Directly on the Beach. Sea water baths in ouse. Opens January 20, 1892. ja25-34-p C. ROBERTS & SONS. HOTEL WELLINGTON.

cean End of Kentucky avenue, Atlantic City, N. J. M. A. & H. S. MILNOR. Circulars at Dispatch office. fe27-95

THE IRVINGTON.

119 such calls and absent from 194

During the second session of the Fiftyfirst Congress, from December, 1890, to March, 1891, his record is again very poor. Although there were 21 roll calls in March. 1891, he does not appear to have responded to any of them. For the entire session his record is-Present, 53; absent, 105. The figures for both sessions of the Fifty-

first Congress are-Present, 172; absent, 290, and they indicate that he only deemed it necessary to attend at a little over one-third of the important divisions of the Senate. For both the Fiftieth and Fifty-first Con-

gresses the figures are: present, 245; absent, 518, showing an attendance at less than one-third of the total calls for the yeas and navs. The sessions of the two Congresse extended through 28 months. During 14 of these months Mr. Quay answered to only 32 these months Mr. Quay answered to only az calls of the yeas and mays, and did not re-spond to 262 calls. In only five months of the 28 did he respond to more such calls than he absented himself from, the aggregate for these months being, present 123; absent, 86.

Absent at a Critical Time.

During the remaining 23 months the figures were: Present, 125; absent, 432. His best attendance was during Angust and September, 1390, when he responded to 79 calls for the yeas and nays and was absent from 56. The McKiniey bill was under consideration about this time in the Senate, where it was deliberated on from July 25 to September 10. During this period, one in which Pennsylvania's best interests were at stake, and amendments were being offered continually to the bill, Mr. Quay was absent from 60 calls for the yeas and nays out of a total of 138.

A great deal of important legislation was enacted by the votes cast on the yea and nay divisions in the Senate, from which Mr. Quay was absent. At present we will only mention some of the important meas-ures raised by the Fiftieth and the first session of the Fifty-first Congress in the ab-sence of Quay. The bill to authorize the purchase of United States bonds was dis-cussed and amended in the Senate on March 26 and April 3, 1888, and was passed on March April 5, 1888. On all these latter Mr. Quay did not respond to any call for the yeas and nays on this bill.

Record of a Soldier Candidate.

An effort is being industriously made to rally the old soldiers to the support of "Comrade Quay," yet the latter did not think it worth while to be present when, on February 27, 1888, the dependent pension bill was discussed, amended and passed. He was again absent on May 17, 1888, when the House bill was amended and passed in the Senate making widows' pensions paya-ble from the date of the husband's death.

He was also absent when, on March 19, 1986, the Senste passed the bill appropriat-ing 1100,000 to the erection of a monument in Washington Oit; to the negro soldiers h Washington Cit; to the negro soldiers who fall while fighting for the preservation of the Northern life in the War of the Re-cillion.

Again, although he introduced the de-madent pension bill into the Senate in the into season of the Fifty-first Congress, it res passed by the Senate in his absence, on Subrary S1, 1890, and when the final vote was taken on June 28, 1890, he was Another in

ance of "Comrade" Quay's Another instance of "Comrade" Quay's broken to the interests of the old soldiers while the bill to sutherise additional when the bill to sutherise additional

tent Measures Unattended To.

A pane is 1955, the House postoffice ap-principal and the senate of the Senate a sentencies the Postmaster General to a se

BURSTING OIL BARRELS AT A FIRE. Damage of a Quarter of a Million at a Big

Albany Biaze.

this morning at Peoria, and gave ball there in the sum of \$10,000 for his appearance be-fore the United States Court in Boston next ALBANY, Feb. 29. - Fire broke out among some oil barrels in the storehouse of Monday, where it is understood the cases Mather Bros., wholesale grocers on Broadare all to be tried. Mr. Hennessy appeared before United States Commissioner Haine way and Dean streets, about 9:30 this even ing, and at midnight had destroyed this afternoon and was released on \$10,000 abous \$250,000 worth of property. bail. Mr. Gibson was not at his place of business when the officer went there with When discovered the blaze was burning briskly in the cellar of the storehouse on the Dean street end of the storehouse, but the warrant, and was not, therefore, ar-rested. It was decided to make the arrests at this time, as Mr. Greenhut contemplated it burned like powder, and when the depart-ment arrived the cellar and the whole first going on a visit to Europe within a day or

foor was a regular furnace. Gibson, it is learned, went to Peoria Saturday, and a telegram has been sent to the deputy there to arrest him. The defence of the trust officials will be The barrels of oil burst as the flames reached them, and the blazing oil scattered the fire at an appalling rate. At 11 o'clock the firemen succeeded in advancing the lines that they are a regularly incorporated com-pany on a large scale and doing business under a charter from the State of Illinois, of hose along the roofs of the adjoining of nose along the roots of the adjoining buildings, and, making an entrance from the roadway, began to fight the fire at close quarters, keeping it within the building in which it started. and that the company cannot combine to create a trust.

NO GUNS ALLOWED IN COURT.

The Arkalon Murder Trial Begins With Good Prospects for a Jury.

from Cincinnati says: William W. Hobart, Treasurer, and Lewis H. Greene, trustee, of the Distilling and Cattle Feeding Com-pany, were arrested to-day by Deputy Mar-shal Williams. The warrant had been issued by United States Commissioner Bruce, based on the Massachusetts indict-ARKALON, KAN., Feb. 29 .- The District Court convened again to-day, pursuant to adjournment, to try the Sheriff Dunn mur-Bruce, based on the Massachusetts indict-ment against the Whisky Trust directors. Both gave bond in \$5,000 for their appear-ance in the United States District Court at Boston. Mr. Hobart glanced through the der cases. The attorneys in the cases had already selected S. W. Vandervort, of the. Sixteenth Judicial district, to preside as speial Judge in Judge Bodkin's place. The indictment and said:

speial Judge in Judge Bodkin's place. The Minton case was the first one on the docket, and the work of procuring a jury was begun. It looks as if it will be an easy matter to secure a jury, although that work had not Indictment and said: I see that one of the points in the indict-ment is concerning the issuing of rebate vouchers, which is held to be fraudulent. Well, I imagine there must be some 75,000 of these rebate vouchers out, and if we are guilty of a separate offense on each, you can easily figure out how long a fellow might re-main in jail. And another thing—this com-pany was organized about four years before Mr. Sherman's law was passed. completed when court adjourned to-There is considerable excitement over trial, but no trouble has occurred. Everyone who enters the court is obliged to eave his weapons outside in the hands of a deputy sheriff. Mr. Greene wanted to know what it was

A BOOM FOR HOT SPRINGS

day.

the city.

BOT.

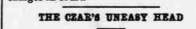
Government Land Outside of the Reserva

A Dinner to Cardinal Gibbons

with a weary expression. He wanted to know if a man could not be tried where he tion to Be Sold Next Month. HOT SPRINGS, ARK., Feb. 29.-A sale resided. He was informed to the contra Mr. Hobart will communicate with all the other parties to the indictment in order to ascertain what day all can go on to Boston. Mr. Hobart Is Made a Hero. t auction of all the public land outside of the permanent Government reservation here has been ordered by the Government, to take place April 10, and it is attracting

Mr. Hobart Is Made a Hero. When Mr. Hobart appeared on 'Change he was at once the central figure of a crowd of earnest and excited whisky men who ex-tended their sympathy in the most em-phatic language. The news of the arrest had by this time got abroad and was the leading subject of talk. Mr. Hobart Is one of the well-known distilling house of Mad-duz, Hobart & Co., and Mr. Greene is Treasurer of the Mill Creek Distilling Com-pany. much attention in various parts of the country. The sale will dispose of every foot of Government land not included in the Hot Springs Mountain Reservation, as established by Congress. The land comprises 334 lots of different sizes, and it is understood that the proceeds of the sale will be used by the Government in still further improving the permanent reservation on the mountain, and thereby

advance the value of property generally in WASHINGTON, Feb. 29 .- The Secretary of War and Mrs. Elkins gave a dinner to-night in honor of Cardinal Gibbons. A Magwamp in Argentine. Politica. BUENOS ATRES; Feb. 29.-Senor Seens Pana, an independent, will contest the



In Deadly Peril From Conspirators as He Attends a Funeral,

ST. PETERSBURG, Feb. 29.-The police profess to know absolutely nothing about the matter, but from other sources it is learned that conspirators planned to murder the Czar while he was on his way to the

Fortress of St. Peter and St. Paul, situated on an island in the river Neva, upon the ocasion of the funeral, on January 29 last, of the Grand Duke Constantine, uncle of the Czar. The body of the Grand Duke was removed on the day referred to from this city to the fortress mentioned, and was from there deposited in the Cathedral of St. Peter and St. Paul, on the same island,

which contains the tombs of all the Czars of Russia since Peter the Great. On the Russia since Peter the Great. On the island are also situated the Mint, Academy of Arts, a museum, a number of barracks and an astronomical observatory. Upon the occasion of the funeral the Czar, Prince Oscar of Sweden, and all the Russian grand dukes followed the bier on fast the Granica and the second durbance

foot, the Czarina and the grand duchesses following in carriages. The conspirators planned to kill the Czar while he was on his way to the Cathedral, but were arrested before they could carry out the plot. A num-ber of military and several naval officers, two of whom have since committed suicide, are said to have been concerned in the con-spiracy. Twenty students, several minor officers of the government and other people are under arrest, charged with being con-cerned, directly or indirectly, with the latest attempt to kill the Czar.

A BARBED WIRE DECISION.

The Washburne-Moen Company Win by Making a Useless Idea Serviceable.

WASHINGTON, D. C., Feb. 29. - The Supreme Court to-day reversed the judgment of the lower court in the case of the Washburne-Moen Company versus the Washburne-Moen Company versus the Beat-'Em-All Barbed Wire Company. This case involved the titls to a patent to the barbed wire invention. The court says it is disposed to consider any doubts it may have in favor of the Washburne Company upon the ground that the inventor through whom it claims the title made what had hitherto proved a follows a cucase and that has medered it failure a success, and that he rendered it possible to utilize the barbed wire now in

use in every cattle-raising country in the world.

SEATTLE, WASH., Feb. 29.-Three little children were burned to death this morning in a fire which consumed the house in which John H. Simpson and family lived. Simp-son was swakened about 5 o'clock by screams from the oldest daughter, 11 years brother 4, were sleeping up stairs. Simpson vainly tried to enter the room but was driven back by the flames. The children were burned to a crisp. The fire is supposed to have been started by mice and matches.

A dispatch from Boston says: Charles A. Prince, counsel for the Whisky Trust, when seen this afternoon, had received no official notification of the arrestis in Chicago, and was unable to obtain any from United States District Attorney Allen. Mr. Prince said: "I fail to see the necessity of being so secre-tive about this matter. Is it to be supposed that men who are connected with a big or-ganization like this are going to run away because they fear possible arrest? It is ab-surd. We are not afraid to have this mat-ter tested, and is it likely that we will run

CAUSED BY CARELESSNESS

Flagman Mackey Censured for Causing the Fatal Wreck at West Elizabeth

An inquest was held last night by Deputy David Semple on the body of Mary Ann McGuire, the young girl who died at West Elizabeth yesterday from injuries received in a peculiar railroad wreck at that place last Thursday. Miss McGuire was a servant in the employ of J. F. Blair, a druggist, and about 7 o'clock in the evening was standing at the door step talking to a young

man named Donnelly. The door was some 40 feet from the railroad and suddenly a train of coal cars came dashing

a train of coal cars came dashing along. Instead of continuing on the main track the train swung in at full speed onto a side switch on which were sev-eral passenger cars. These latter were jammed and knocked about in a fearful manner and pushed like a flash clear over as far as Mr. Blair's door, and before Don-nelly and Miss McGuire could escape the word was on them. Miss McGuire were wreck was on them. Miss McGuire was cut and bruised very badly, having several ribs broken, her lungs punctured and her spine hurt. She lingered until 6 o'clock yesterday, when she died. Donnelly was also severely cut and bruised, but not

The inquest last night developed the fact that carelessness had been practiced. Shorily before the coal train came along the switch on the main track had been turned to run in the passenger cars. A trainman had turned the switch, not seeing the flagman near at hand. After the cars were placed on the switch the flagman, G. H. Mackey, put in an appearance, and told the trainman that he, Mackey, could care for the switch, and the trainman thinking Mackey would turn the switch back to its proper position, ran after his engine and rode sway. Mackey, however, thought the trainman had turned it back and did not examine it, so that when the coal train came by it ran switch on the main track had been turned to so that when the coal train came by it ran onto the siding, made the wreck possible and killed the girl. The jury concluded the death to be accidental, but censured the flagman, Mackey, for carelessness.

TAKING SNUFF IN ICELAND.

The Natives Use a Sort of Pepper Box to Get It Into Their Noses.

Pearson's Weekly.] The Icelandic luxury that seems most

popular among men is snuff, and they have the most astonishing method of taking it yet discovered by man, with all the ingenuity that has been exercised in titllating the nerves of the nose with tobacco powder. The Icelander takes his snuff from a horn-a small horn and crooked, not too crooked, but with one positive curve, as in the horn of a bull. The end of this horn is prepared after the manner of the apex of a

prepared after the manner of the spex of a pepper box, the object being to provide a means of sifting (as one sifts pepper) the snuff from the horn. Now the Icelander clasps the horn firmly in his right hand, the large end next his lit-tle finger, and, in case of an extra large horn, extending beyond the hand. This brings the little end of the horn between the thumb and forefager, the nozzle point-ing upward. The little end of the horn is inserted in the nose and shaken, while the nose performs its own office in snuffing with a vigor corresponding to the anxiety of the proprietor. This may seem to be a difficult as well as a delicate operation, but it is not, for it has been done by a man riding at full speed.

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day. The list follows: Car 23, of the Birmingham line, collided with a wagon of John Clark's, the teamster, last night at the corner of South Seventeenth and Carson streets, and two or three holes were punched in the front of the car. No one was injured. THOMFSON-Alexander Thompson, a rest-dent of Hazelwood, fell from the rear plat-form of a Second avenue electric car at the Bates street curve last evening. His head was slightly cut and his clothes were ruined by the mud. Wittre-Miss. Margaret White was walking ong the pavement in front of the new Orpheus Hall, on Luna streets, East End, yes-terday morning. A lot of snow alipped off the steep slate roof and struck Mrs. White on the brad and shoulders, knocking her down. She was stunned for a few minutes and complained of her neek hurting her, but en finally walked home. W. J. Barkow, the well-known Importing tailor in the Lewis block, had his leit band rushed yesterday in the elevator in that building. The bones were reset and amputa-tion will not be necessary. ion will not be necessary.

THE STRIKE SETTLED.

The Indianapolis Trouble Ended by the Appointment of a Beceiver.

INDIANAPOLIS, Feb. 29 .- The street railway strike was practically settled at midnight, when Judge Taylor, of the Supreme Court, appointed Thomas Steele, the assistant superintendent recently dis-charged by President Frenzel, receiver of the company.

Dynamiters Arrested in Blair County.

in the affair, but have not yet been ar-

ALTOONA, Feb. 29.-Two men were taken to jail at Ebensburg to-day, charged with attempting to blow up a coal mine at Frugality, on the Cresson and Coalport Railroad, with dynamice. Several others are implicated in the affair but bars not yet been ar.

rested.

BODY

THE SEASIDE. Open all the year. All conveniences, including sea water, baths in the house and covered walk to the

fe25-48-D CHARLES EVANS.

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