APRIL 20, 1892 PITTSBURG DISPATCH WEDNESDAY THE 12 NEW ADVERTISEMENTS NEW ADVERTISEMENTS. NEW ADVERTISEMENTS. DISTRUST A TRUSTEE. THE MINISTER'S WORD Heirs of James H. Hays Think the A Strong Expression by the Rev. Pittsburg. Estate Is Being Wasted. Mr. Crosby. MINING COAL AT A HEAVY LOSS. Equally Strong Statement From His AND BADLY DEFEATED. For Evening Dress. Sunday School Scholar. Judge Stowe Decides a Long-Drawn-Out Every indication proves that they are MOST CHARMING DISPLAY AT Interesting Letters That Need No Com-Contest Over Bonds. COMPLETELY KNOCKED OUT.

A tew rounds of truthful exposure did it. This is how it

was accomplished: At the commencement of this season Messrs.

Eisner & Phillips announced the adoption of their small profit

ALL THE NEWS OF THE COUNTY COURTS

The hearing in the case of the petition of the heirs of the late James H. Hays was continued yesterday before Judge Hawkins. The allegations made are of interest and a large amount of money is involved in the case. The income from the estate, outside of the coal mines in question, is over \$45,000 per year.

The contest between the heirs and H. C. Bughman, the trustee, has been in progress eight years. In the present issue the petitioning heirs ask that the working of the coal mines be stopped, Bughman removed as trustee and a fit person appointed in his stead and that the estate be partitioned among the heirs. In the matter of working the coal mines the petitioners allege that they are being run at a loss and submit the accounts of the trustee himself to show it.

A Question of Bookkeeping.

The trustee asserts by his statement that the mines are making money, but the petitioners claim he does not charge to the mines expenses that he should but instead charges them to the general estate, thus showing the expense of working the mines at less than it is. They say that he has charged mine repairs, wages of mine bosses, track repairs, etc., to the general estate instead of charging is against the re-celuts from the coal, and thus makes a false

celpts from the coal, and thus makes a false appearance. Taking the account of the trustee for the period from April, 1890, to April, 1891, in which time 30 acres of coal were mined, the trustee claimed the earnings were \$34,000. The helrs produced figures from his general account to show that had he made the proper charges, the expenses of the mining were \$4,000 greater than the income and it account to show that had he made the proper charges, the expenses of the mining worth at least \$30,000 without the expense of mining. During the eight years Bughman has been trustee the petitioners presented figures to show that 217 acres of coal have been mined. The gross receipts with out he coal in 27 acres. This, they claim, could nave been leased at \$1,000 per acre without the equipment and with no expense, a return of \$217,000, or by working it the profit should have been at least \$1,000 per acre, or \$325,500 clear.

Losing Both Money and Coal.

In the last year, it is stated, the estate received \$45,600 from rents, royalties, etc., out-side of coal. The expenses in insurance, taxes, etc., were about \$22,000. Had no coal

taxes, etc., were about \$22,000. Had no coal been mined the carnings would have been \$23,600. As it --as, the amount left of the whole business w is only \$19,000, and 30 acres of coal had disappeared. At the hearing yesterday the petitioners, after submitting their figures us to the ac-counts, offered expert testimony as to the value of the coal and what the mines should produce. G. W. Stone testified that he had mined up to the Hays land. He said he would give \$500 an acre for the coal without the equipments, and would take 100 acres now.

now. Thomas Fawcett, the coal operator, testi-fied that the coal should lease for \$1,000 an nore with the equipments, and the leases make a profit of at least \$500 more. Joseph Keeling also testified the coal should lease at not less than \$1,000 an acre. The petitioners concluded their case and the hearing was continued until next Wednesday, when the defense will be heard. The estate still owns at least 2,000 acres of coal land that has not been mined.

A LONG CONTEST DECIDED.

Judge Stowe Settles the Value of Lawrenc ville and Evergreen Railroad Bonds. Judge Stowe yesterday handed down an opinion in the case of Samuel Reynolds, ment-They Both Tell Truth.

The following remarkable correspondence has een sent to this paper for publication by Rev. B. S. Crosby, pastor of the Christian Church at Cas-tile, says the Buffalo Netos. Bev. Mr. Crosby expressed the bellef that the etter from Miss F. and his reply would interest and benefit thousands

The letter he received is as oung lady's name: To Rev. B. S. Croaby:

DEAR SIR:-I do not know what impess me i rite to you except that you, too, are interested in the afflictions of humanity. I saw in a paper that you and your wife had found relief, and so I oncluded to write you, as you said you would gludly answer any one. I was born in Cambridge, Mass. I was gra

uated from the Haverhill High School, four years ago, since which time I have been in poor bealth. Not that I have been really ill, but ailing, -a half way between sickness. I have been doctoring ever since I graduated, with different physicians. I am better in some ways, worse in others.

First I used to have a terrific ache at the base of the brain-at the medulia obiongata, and also up and down the spine, but that wore away and gave place to a stomach trouble which the doctor called dyspepsia. I took medicine and dieted for two years. Well, my stomach grew slightly better. But next my nerves began to trouble me, and then the doctor said I had nervous dyspepsia, and I have been taking medicine for that until the present

But, Brother Crosby, I don't get the belp and strength that a young girl in her twentles ought to receive. I have taught school four terms, off and on. I like it dearly and it is a struggle for me to give it up; but give it up I must, and duty to my Maker and myself tells me that I must act as well as

pray. I have a weak, languid feeling as tho' I could scarcely move unless I made a mighty effort, Some days I feel quite well, then again I cannot sit on my plano stool without feeling dizzy and as tho' in spite of myself I should fall off.

Let me sit in church, at divine service, and if I get conscious of self, the blood will rush to my head and it seems as tho' I should fly, I cannot sit still at such times, and what should be to me an hour of spiritual blessing is an hour of unrest. I am confident that it is my nerves, caused by overwork mentally.

Now, what is your candid opinion of that Paine's celery compound you used? Do you think it will help me?

Mama seems favorably inclined toward it, but you have used it and know the value of it. Is the effect lasting? Or is it merely a stimulant

the effects wearing away as soon as you cease tak ing the medicine? TO BE GIVEN AWAY. You are a stranger to me (in one sense) but we are both members of the same large family, and I

know you will be interested as such. Thanking you for your interest in all who do not enjoy good health, of which I am one, I remain

Yours sincerely. K. F., SANDOWN, N. H. lation size CASTILE, N. Y., April 11, 1892. Miss F., Sandown, N. H.:

It gives me great pleasure to answer your letter of inquiry about Paine's celery compound. First, from your description, I should say that Mrs. Crosby was about like yourself, and the compound cured her. When she began taking it she weighed 96 pounds; now she weighs 116 pounds, and we claim the compound did it.

Second, as for myself, the physicians said that I had a complication of ailments, but the most of them decided that it was lumbago and nervous prostration. One thing is certain, I was very bad-ly off and suffered untold misery for a long time,so nervous I could not sleep, and many a night was obliged to sit up, for 1 had such severe pains I could not lie down. I sincerely believe had I not taken this medicine, I would not be alive to-day. am now perfectly well, have no pain in my back. and my nerves are all right. When I began



Please bear in mind that we keep Suits in stock, elegantly made, as low as \$2. Those that we offer at \$3,\$4, Everyone purchasing goods in our \$5, \$6, \$7, \$8 and \$9 are perfect

Boys' and Children's Department to the amount of \$5 will receive a regu-lation size cated for 33 per cent more than our charges.

No occasion to pay fabulous prices for hats. We keep the latest fashions and best qualities. What we pride ourselves is in the \$1.50 hat. This particular bargain is equal to any \$3 hat in the city of Pittsburg. Gents'

FOOTBALL.





RD'S

\$3.00.

SDI7-MWF80

x.

KID GLOVES

PERFECT FITTING

THE NEWEST SHADES

THE LATEST STYLES

THE MOST DURABLE

THE BEST WORKMANSHIP.

THEREFORE

ALWAYS

Delicate shades to match any

costume in stock or made

We told you the story of the "why" of these prices in last night's papers. No need to tell it again.

JUST REMEMBER THESE FOUR FACTS

- 1-These Curtains are all Imported Goods,
- 2-They are all new, fresh, clean stock.
- 3-They are 25 to 33 per cent less than existing prices.
- 4-None sold before 9 o'clock this morning.

THOUSANDS OF PAIRS.

HERE ARE THE PRICES TO SPEAK FOR THEMSELVES.

NOTTINGHAM CURTAINS

115 pairs \$1 quality at 68c. 225 pairs \$1.25 quality at 89c. 232 pairs \$1.75 quality at \$1.25. 164 pairs \$2 quality at \$1.45. 147 pairs \$2.50 quality at \$1.87. 272 pairs \$3.50 quality at \$2.35. 215 pairs \$3.75 quality at \$2.68. 192 pairs \$4 quality at \$2.87.

ment for the plaintiff. The case has been in the courts since 1886, and has been in the Supreme Court two or three times and may up again. The question involved is that of the value of certain bonds of the Lawrenceville and Evergreen Passenger Rail-way Company which belonged to the late Samuel Reynolds, and were in the hands of Matthew Cridge as trustee, and which, it is alleged, he sold, making a large profit, which he converted to his own use. to his own u

to his own use. At the last trial of the case the plaintiff secured a verdict for \$3,200, subject to a question of naw reserved, as to whether a certain Sheriff's sale divested the lien of the mortgage securing the bonds, thereby mak-ing a complete defense to the plaintiff's claim. Judge Stowe's opinion is on this question, which he decides in favor of the plaintiff.

MILLER WILL CONTEST DISMISSED.

Judge Over Declares That the Contestay Have No Case.

Judge Over yesterday handed down a brief opinion dismissing the petition for a rehearing in the case of the contested will of the late Alexander H. Miller. He said that two years after the last hearing the contest-ant comes forward with affidavits which would not be sufficient to sustain him.

To-Day's Trial Lists.

Common Pleas Court No.1-Willey Bros. vs Paimer; Cure vs Cure; Sweeney vs Morrow; Manen vs Brown; Debe vs Citizens' Tractio Company; O'Shea vs Pittsburg and West

Company: O'Shea vs Pittsburg and West End Passenger Railway Company: Fisher, Jr., et al vs Schmidt et al; Bruening vs Hovard et al; Eclipse Cement Company vs Berg. Common Pleas Court No. 2-Neel & Wamp-ler vs Gannon; Pier, receiver, vs Man-ning: Egli, Vonght & Co. vs Wunderlich et al; McCabe vs Braukston et al; Haley et al vs Shaffer et al; Stevenson vs Streitenberger et al; Goff vs Rossman; National Cash Regis-ter Company vs Bragdon. Common Pleas Court No. 3-Silknitter vs Signer; Van Voorhis vs Rea Bros, & Co.; Jeannette Planing Company vs Hippely & Son Hutchison vs Kiefer; Keisling vs San ford et al; McClurg vs McClurg; Hanigan vs Duquesne Traction Company et al; Morri-man vs Netting; Whitehouse vs Whitehouse.

To-Day's Audit List. Estate of. Accountant Kate R. Hill. Mary J. Hazle Sarah Rigdon. Charles F. Sill Charles P. Orr. W. B. Rigdon et al. . Reitmeyer. J. Marphy. lizabeth C. Godfrey. ...Elizabeth C. Godfrey. ...Michael Collins. ...Safe Deposit & Trust Co. ...John Batykefer. ...Safe Deposit & Trust Co. ...James H. Corey. ...John Wilson, Sr. ...Safe Deposit & Trust Co. ...Carrie Petiter. ...Safe Deposit & Trust Co.

The Hum of the Courts.

The jury is out in the ejectment suit of William Beckert again the West Penn Rail-road Company.

In the ejectment suit of David McMasters against W. B. Negley, a verdict was given yesterday for the plaintiff.

Tus ejectment suit of Patrick Holmes against Nicholas and Catharine E. Coleman is on trial before Judge Stowe.

A venuer of \$472 57 for the plaintiff was given in the case of Robert Grace against G. W. Baum, an action on a contract.

The case of James Wallace against Charles Dealg and the Woods' Run Saving Fund and Loan Association is on trial before Judge McClung.

THE suit of Patrick O'Donnell against the Enlow Oil Company, of Coraopolis, for dam-ages for trespassing on land, is on trial be-fore Judge Magee.

VERDICTS for the defendants were given yesterday in the three suits of A. P. Lang-don against Thomas Hackett and Kountz Bros., actions on contracts.

Is the two suits of David Bandi against David Taylor and David Challinor, actions on oil leases, verdicts were given for \$423 91 and \$276 04 for the plaintiff.

The suits of Joseph A. Phillips and Sallie O. Phillips against the St. Clair Incline Plane Company, actions for damages for injury to property caused by the construction of the incline, are on trial before Judge Ewing. Paine's celery compound I weighed 125, now weigh 152.

Third, when I came here in September, one o he young ladies in my Bible class was very po the young ladies in my Bible class was very poorly with stomach trouble, in fact was sick in bed. She egan taking Paine's celery compound through my nfluence, and now does most of the housework fo six in the family.

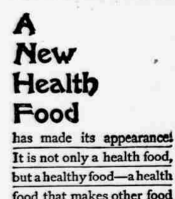
I wish you would give it a thorough trial, for think you will get relief. I consider it the best medicine ever made. I speak from what I know it has done for me and many others. I could write you pages, telling you what it has done for friends. I receive many letters of inquiry about it. I am not paid for answering these letters, and have no interest in the business. I am simply trying to help humanity and I feel that while helping people y recommending the compound, I am only preach ing the gospel with the pen, and doing unto other as I would wish to be done by.

Trusting that you will find relief and vet many years. I remain

Yours st REV. B. S. CROSBY. This remarkable correspondence must be of the

greatest value and benefit to hundreds. Miss F. celingly describes symptoms that are common to nearly everyone at this season. Rev. Mr. Crosby points out the remedy, and "does to others as he would wish to be done by." He knows a trn trength-giver, and all who are weak, run down, nd out of health, should follow his advice. The renewing and invigorating power of this great compound is marvelous, and it holds, to-day, ts true place in the esteem of physicians and the

public, being universally acknowledged the best spring medicine in the world, unequaled for the cure of disease and the imparting of strength.



food that makes other food healthy. Its name is



Lard which is a notoriously unhealthy food. A purely vegetable product-delicate, digestible, and economical -onetrial gives COTTOLENE a permanent home in every kitchen, whence it increases the health and enjoyment of every member of the

family. Try it for yourself. At all grocers.

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