STAYED OUT AT NIGHT.

Mrs. Wells Says That Her Daughter Drinks Occasionally.

MRS. WHITEHOUSE MAKES DENIAL

Steamship Agent Moeser Thinks He Got the Worst of the Deal.

MINOR ECHOES FROM BENCH AND BAR

It is guite probable that the Whitehouse divorce case will be disposed of by noon today. The testimony was all taken in yesterday and addresses were made to the jury by Colonel W. D. Moore and John Marron in the afternoon. Judge Porter will deliver his charge this morning and then the case will go to the jury. If the testimony yesterday was not so disgusting as on previous days, the speeches of the counsel made up an abundance of spicy descriptive language. In the morning Mrs. Wells, mother of

Mrs. Whitehouse, was placed on the stand for cross-examination by Mr. Marron. She said Whitehouse subjected his wife to ill treatment, but admitted that her daughter was addicted to drink and staying out at night.

Carrie Wells, a sister of Mrs. White-house, was next called. She asserted that Whitehouse beat his wife frequently, but could only give details as to two occ sions. She also said Whitehouse drank to excess, and at one time was suspended from the police force on that account. A number of witnesses testified to Mrs.

whitehouse's good reputation-one saying she and Mr. Whitehouse were members of the Independent Order of Good Templars,

The independent of dire of your templates, together. Mrs. Whitehouse then went on the stand and made a complete denial of all the charges of drunkenness and infidelity that had been made against her. She repudiated the brickyard story most streamously and said the witnesses who swore to it told un-truths. One of the hack incidents she ex-plained by saying she had been in Allegheny to see a friend, and on the way home had missed the last car. She met a friend of her husband's, who offered to drive her home, but instead of doing so he kept driving her around the street.

Dut instead of doing so he kept driving her around the street. Colonel W. D. Moore spoke first for the de-fendant. He said in chief that none of the charges alleged in the plaintiff's bill had been proven; that the plaintiff himself had been unfaithful, and therefore could not

been unfaithful, and therefore could not secure a divorce. John Marron spoke for over an hour for the plaintiff, asking the jury to grant a legal separation to the husband and wife, so that whichever course either might desire to pursue in the future they might be per-mitted to do so without interfering with the life of the other. After a brief discussion between Mr. Mo-Girr and Judge Forter over a legal point, court adjourned.

SATLER & STROUSS ON TRIAL

Moeser Says the Books of the Pittsburg

Lumber Company Were Crooked. In Judge Slagle's branch of the Criminal

Court L. D. Strouss and L. L. Satler are on trial on the charge of conspiracy. The in-formation was made by Louis Moeser, the steamship agent. Strouss and Satler were in business as the Pittsburg Lumber Com-

steamship agont. Strouss and Skiler were in business as the Pittsburg Lumber Com-pany. They sold Moeser a one-third interest in the business for 313,200. The concern aft-erward failed and an assignment was made. Moeser now charges that Strouss and Satler conspired to degrand him. He alleges they failedly stated the assets of the firm, made faise entries on books, and reported false balance sheets, etc., all to induce him to become a partner in the concern. He alleged further that they afterward used the funds of the firm for their own private purposes and de-frauded him in all, including what he paid for an interest, of over \$25,000. The prosecution is being conducted by at-torneys D. F. Patterson, A. H. Moeser and T. M. Marshali, and the defense by attorneys Langfitt, Potter and Lamble. Mr. 'Moese the prosecutor, was placed on the stand. He testified that one year soo he bought a third interest from Satler & Strouss, and that they had put in real and personal property at much more than the real value. He said he was refused permission to see the day book, and that on one occasion the defendants

chie vs Kindlin; Guske vs Zerbs; Emery vs Morgan: Holthouse vs Bynd; Weiskoff vs McKeesport and Duquesne Bridge Company; Safe Deposit and Trust Company, adminis-trator, vs Fricke; Bigley et al vs Jonah Oli Company; Clark vs Bife.

Minor Court Pointers.

JOHN VAN VOORHIS yesterday received a verdict of \$700 in his suit against J. B. Oliver, an action on an oil lease. A DIVORCE was granted yesterday in the

case of William Cutler against Minerva Cut-ler. Infidelity was the allegation. A ventice for the defendant was given in the case of D. C. & C. G. McCormick against William Taylor, an action on a contract.

A VERDICT of \$31 25 for the plaintiff was given yesterday in the case of J. W. Couts against Daniel Byers, a suit to recover for labor.

THE case of Cowan, Flinn & Co., Limited, against W. J. Thubron and John Irwin, a suit in replevin, is on trial before Judge

GEORGE RENAULT and Nicholas R. Cottman entered suit yesterday against P. R. Saitta and Antonio Fugassi, to recover \$509 68 an amount alleged to be over due on a note. In the garnishee proceedings of John R. Montgomery and Mary L. McGinniss against J. C. McGinniss, garnishee of W. R. McGin-niss, a verdict was given for \$221 30 for the plaintiffs.

In the case of Margaret Harrison against McKeesport borough, a suit for damages to property caused by the grading of a street, a verdict was rendered yesterday for the lefendant.

THE Case of Barbara Eckendorver against the Philadelphia Company is on trial before Judge Magee. It is an action for an injury alleged to have been received by the plaintiff in an explosion.

The case of the Eureka Mower Company vs Charles K. Ladd and William Little, ex-centors of E. T. Fox, was still on trial before Judge Acheson yesterday. A non-suit was asked by the defendants but was refused. THE argument list in the Court of Common Pleas No. 2 will be taken up next Monday. Arguments and appeals will be heard in Quarter Sessions Court on Saturday. On June 6, Judge Magee will go on the bench in Commission Court Criminal Court

In the United States District Court yester day Judge Buffington heard the case of Soisson & Kirkpatrick vs W. J. Rainey. The suit is for \$5,000 damages, caused by the building of coke ovens and allowing the ashes to drop down on the tracks owned by plaintiffs, thus causing a blockade.

TRYING TO WAKE UP.

Another Attempt to Infuse Interest in Western Pennsylvania History-The Society Meets To-Morrow Night-Interesting Papers That Are to Be Offered.

The Historical Society of Western Pennsylvania will hold its regular monthly meet-ing in the lecture hall of the Carnegie Free Library, Allegheny, on Thursday, the 19th inst., at 7:30 P. M. The exercises will be varied by the introduction of selections of vocal and instrumental music and two short vocal and instrumental music and two short recitations by Miss Flora Dunlap, pupil of Miss Kier, of Pittsburg Female College. A very interesting and instructive paper will be read by Dr. John Morrison, of Can-nonsburg, entitled "Yohiogania County," in which the boundary dispute between Pennsylvania and Virginia, with its im-portant political and social complications, will be ably treated. The present genera-tion are not sufficiently acquainted with this important unpleasantness of our early history, and they should be present to hear this paper. A short paper from Hon. Daniel Agnew will also be read. The public are cordially invited to attend,

Daniel Agnew will also be read. The public are cordially invited to attend, and the members should bring their friends with them. As it will be the last meeting of the season, it is desired to make it as large and interesting as possible. The society is going to make a special ef-fort to revive interest in compiling the his-tory of this end of the State and it now has excellent quarters in Carnegie Library, where records can be safely kept. The board of directors in a circular save: of directors in a circular says:



THE

PITTSBURG DISPATCH.

Where Science ends and Common Sense should rule. Persons of sedentary habits are liable to indigestion or dyspepsia. These, in turn, will bring on nervous disorders, kidney complaints, constipation, etc. This is especially the case with merchants, students and scientists. They will

give you the exact dimensions of upiter, the distance from Saturn to the sun, to a foot, but they cannot or will not tell themselves what will cure this train of disorders. For ailments resulting from seden-

tary habits-inactivity of the liver, habitual constipation, etc.-the entire medical fraternity of Europe and America almost unanimously recommend the genuine Carlsbad Sprudel Salt and the Waters of Carlsbad.

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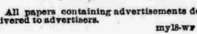
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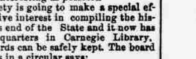
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of directors in a circular says: Must it continue to be said while towns of 10,000 inhabitants have historical societies, that our cities with almost haif a million shall not have one worth the name? No; this reproach must be wiped out; and we confidently appeal to you and to the press to aid us in that noble work. The acknowl-edged refinement, intellectual culture and pure patriotism of our people demand this; and the rich, inextaustible field in which we



WEDNESDAY.

MAY 18,

1892.

NEW ADVERTISEMENTS.

NEW ADVERTISEMENTS.



was refused permission to see the day book, and that on one occasion the defendants bought a piece of property for \$6,800 from Thomas McCaffrey and induced him so put \$10000 in the deed as the purchase price. Mr. McCaffrey and several other witnesses cor-roborated this testimony and the prosecu-

ANXIOUS FOR A COMPROMISE.

The President of the Lawyers' Surety Com-

pany Trying to Pacify Local Stockholders. Joel B. Erhart, ex-Collector of the New York Port, and President of the Lawyers' Surety Company, of New York, was in Pittsburg yesterday in conference with William P. Schell, Jr., Esq., attorney for the Pitts-burg stockholders and local agents of the

burg stockholders and local agents of the company. The conference was the result of Attorney Schell having prepared papers in behalf of his clients and forwarding them to New York to be entered against th com-pany for damages for breach of contract. It is alleged that the promoters of the company obtained subscriptions of stock from Pittsburg parties to the extent of \$20, 600. They agreed as an inducement to locate offices of the company in Pittsburg and do the business here. This has not been done, New York having been adopted as the place of business, and the Pittsburg investors now claim damages for breach of contract. The forwarding of the papets to New York for filing brought President Erhart to Pittsburg to undertake a settlement of the case. to undertake a settlement of the case.

Auctioneer Smithson Wants Damages

Henry B. Smithson, the auctioneer, yesterday entered suit against John McDermott for \$5,000 damages for slander. The plaintiff for \$5,600 damages for sinnder. The plaintif states that he has been a licensed auctioneer for 20 years. On November 25, 1891, at the Davis Island Dam, he sold for the Govern-ment at public sale a lot of old iron, scrap, etc. McDermott, he charges, slandered him by saying that Smithson conspired with William Bostwick to have the latter there as a bidder, and knocked the material down to him at a lower forms than other bidders to him at a lower figure than other bidders had offered.

Acquitted of Intimidating Voters.

In Judge Collier's branch of the Criminal Court, Jacob Galloway, R. E. Sonley, R. H. Joues and John Braun were tried for misdemeanor. They were charged with obstructing the passage to the window at the polls of the First district of Braddock town-ship and intimidating voters, etc., at the election last Fobrasy. They were found not guilty but ordered to pay the costs.

To-Day's Trial Lists.

Crimfnal Court-Common wealth vs James Breen, I. I. Richards et al, W. H. Walker, Charles Suter Courad Rinehards, Richard Kroessen, W. E. Howley, William Prescott, J.J. Walker, W. A. Lindsay, Alex Sayers (2), P. A. Saletta (2), John Mazzo, Daniel Barker, <text><text><text><text><text><text><text><text><text> Caroline Barker, Frank Dross, August Dan-ner (2), George Dark, Matthew Stewart and

edged refinement, intellectual culture and pure patriotism of our people demand this; and the rich, inexhaustible field in which we live renders it possible with but triffing ef-fort. We owel to the past, to those who have gone before us, not a few of whom have left descendants in our midst, not to permit the precious reminiscences of this section to be buried in eternal oblivion. We owe it to future generations to transmit to them a faithful account of the trials, sufferings and privations through which our fathers passed, and which have made our prosperity and happiness possible. We owe it to onciselves to show our appreci-ation of the nobleness of soul and the pati-otic courage of those who passed through the three-fold struggle which Western Pennsylvania has witnessed—che conflict between the French and English between the pioneers and the indians, and between the colonists and the mother country. Shall we so soon forget and permit those who are to come after us to remain in ignorance of the fact that there was a time when the "Forks of the Ohio" was the central point in the world's history, where its noblest hero, the immortal George Washington, was so thoroughly schooled in the art of war as to enable him to achieve American indepen-dence? Let us rather regard it as a sacred duty to make a manly and patriotic effort to take that place before the world of his-toric investigation to which we are justly entitled, and to which a less indifferent people would long since have attained with honor.

Sacrifice Planos.

Sacrifice Pianos. In order to make room for a special stock of pianos now arriving, we will offer a por-tion of our present stock at unparalleled low prices. This comprises an assortment of new and second-hand pianos and organs of established makes, on all of which a great cut in price will be made. This is a first-class chance to get a great bargain in a good piano or organ. Call soon and get first choice. Easy monthly payments taken. Misitor & Hozara, "Palace of Music," 77 Fitch avenue,

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Their Flours Have the Call. Every mill has several or more brands, but usually it is only one that has a particular call. The Marshall-Kennedy Milling Company are to-day selling more flour of their respective grades than any other brands sold in this market. The demand for Camellia, their highest priced brand, ex-ceeds the capacity of the mill to supply, while their next grade, Bayard Amber, de-signed to meet the necessity for a splendid family flour at medium prices, is undeniably the best flour at the price in the market. the best flour at the price in the market. The name of the Marshall-Kennedy Milling Company is a sufficient guarantee that any brand made by them is the best at the price. If you desire a rich regular family flour at a medium price use Bayard Amber.

. Horses Just Received. Horses Just Received. Twenty head of saddle, driving and several mated carriage borses received from Ken-tucky by express, by the Arnheim Live Stock Company, Limited. They are as fine as grows; call and see them. All well broken and gentie. We also received two car loads of draught and general purpose horses from Ohio. Tou can save from \$25 to \$50 on every purchase at Arnheim's stables, and get bet-ter quality than handled auywhere in the city.

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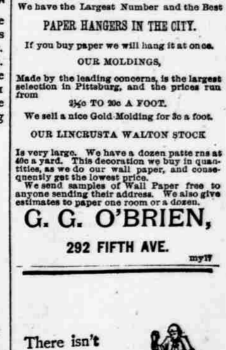
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