### LET HEATHEN RAGE.

Uncle Sam Need Not Change His . Laws to Suit Foreign Powers.

THE NEW ORLEANS LYNCHINGS

And the Proposed Federal Jurisdiction Law

Reported Upon by ABLE LAWYERS WHO OPPOSE A CHANGE

SARATOGA, N. Y., Aug. 25.-The American Bar Association convened this morning and listened to the annual address, which was delivered by John Randolph Tucker, of Virginia. Reports of committees were then received, the most important of which was that of the Committee on International Law. By resolution adopted at the last meeting of the association, the Committee on International Law was directed to report at the next annual meeting whether "any legislation by Congress is desirable and practicable to give ports of the United States jurisdiction over criminal prosecutions for acts of violence to the persons or property of aliens committed by citizens of the United States.'

The scope of inquiry has been very broad, and the committee has been aided by the reports of a very intelligent debate in the Senate of the United States last May, upon a bill intended to give to the Federal courts the jurisdiction contemplated by the resolution. The subject was brought to the attention of Congress by a paragraph in the annual message of the President.

The Question as Debated by the Senate. As a result of the suggestion contained in this paragraph, which referred to the New Orleans lynchings, a bill was reported providing that any act committed in any State or Territory of the United States in violation of the rights of a citizen or subject of a foreign country secured to such citizen or subject by treaty, which constitutes a like crime against the peace and dignity of the United States punishable in like manner as in the courts of said States or Territories, and within the period limited by the laws of such State or Territory, may be prose-cuted in the courts of the United States, and, upon conviction, the sentence executed in like manner as sentences upon convictions for crimes under the laws of the United States." The report proceeds:

United States." The report proceeds:

It is worthy of remark just here that the New Orleans incident or March, 1881, was not the first of Mke character which has engaged the attention of the Federal Government, as will be seen hereafter. Never before, however, has it been suggested that such a remedy as is now proposed was either necessary or expedient. Similar contingencies arose during the administrations of the State Department by Secretaries Webster, Evarts and Bayard, all able lawyers, and yet no one of them seems to have considered that what were characterized by them all as occurrences unfortunate and sometimes disgraceful, afforded either occasion or excuse for so radical and fundamental a change in our institutions as upon consideration the proposed legislation would make. would make. Newspapers Start the Ball Rolling.

It is impossible to controvert the fact that this agitation in favor of Federal legislation originated, not in the thoughtful consideration of lawyers or publicists, but in ephem-eral newspaper discussion, which, useful as it is, must of necessity be impulsive, and upon such subjects serve the purpose rather of suggestion than conclusion. The suggestion made by the President is, of course, en-

of suggestion than conclusion. The suggestion made by the President is, of course, entitled to the utmost respect, both by reason of his high office and also of his acknowledged capacity as a statesman and lawyer. There is, however, nothing in the message which goes beyond calling the attention of Congress to the subject.

His expression of belief in the competency of Congress to secure trenty rights of foreigners domiciled in the United States, is not likely to be controverted, provided only that such treaty rights are consistent with the constitution of the United States. The President does not advise legislation, and it is not to be assumed that he had anticipated the action of Congress by such an examination of the subject as would be required of him if a bill passed by both Houses should be presented for his signature.

The position of this question before Congress upon this suggestion has added to the sense of responsibility felt by the committee, and, all things considered, it may probably be said that few questions have been before the association at once more important and more exigent. The inquiry contained in the resolution embraces two questions: First, is such legislation desirable, and, second, is it practicable?

Cases Ante-Dating the New Orleans Affair.

Cases Ante-Dating the New Orleans Affair.

The committee reviews the cases which have occurred since the adoption of the have occurred since the adoption of the Constitution similar in general character to that which gave rise to the present discussion. McLeod's case, in which Great Britain demanded of the President that he should secure the release of McLeod, who was then under indictment for murder in New York and imprisoned to awalt trial, and to which Mr. Webster replied that "in the United States, as in England, persons confined under judicial process can be reconfined under judicial process can be re-leased from that confinement only by judicial process."

The committee refers to the Spanish out-

rage case at New Orleans in 1851, in which, in reply to a demand from the Spanish Government for reparation, Mr. Webster, then Secretary of State, considered that for the insult to the Consul and his loss of property reparation should be made, and that the flag of Spain should be saluted upon the arrival of his successor as a demonstration of respect, and to signify the sense entertained by our Government of the injustice to the Consul and the insult to the Sense he can be consulated the insult to the Sense he can be consulated the insult to the Sense he can be consulated to the Sense he can be consulted to the sense he can sult to the Spanish flag. With respect, however, to the loss of individuals, Mr. Webster says:

Webster's Principle of Equal Rights. While, therefore, the losses of individuals, private Spanish subjects, are greatly to be regretted, yet it is understood that many American citizens suffered equal losses from the same cause, and those private individuals, subjects of Her Catholic Majesty, coming voluntarily to reside in the United coming voluntarily to reside in the United States, have certainly no cause of complaint if they are protected by the same laws and the same administration of law as native-born citizens of this country. They have, in fact, some advantages over cutizens of the State in which they happen to be, masmuch as they are enabled, until they become citizens themselves, to prosecute for any injury done to their personal property in the courts of the United States or the State courts, at their election.

The report reviews the riots of Key West, Fla. the Chinese outroess in the

The report reviews the riots of Key West, Fla., the Chinese outrages in the West and other international cases in which the principle laid down by the United States, that redress for such grievances must be through the regular tribunals, is maintained, notably by the British Government in a very prominent case. It then goes on to say:

goes on to say:

The bill pending in the Senate already quoted is very general in its terms and simply adopts the criminal law of each State, giving to the Federal courts jurisdiction for the prosecution of any act which constitutes crime under the law of the State when committed in violation of the rights secured to a citizen or a subject of a foreign country with whose Government we are in treaty relations. This is stated more broadly than the language of the act would seem to warrant, but not more so than the claims of the advocates of the bill as to its scope and purpose.

The Bill Must Be a General One, It is hardly to be expected that, if this pourse of legislation be embarked upon, Congress would undertake the enactment of a new and uniform system of oriminal law and procedure. We may, therefore, assume that any bill likely to be passed would be a gen-eral one of the character of that now pend-

The necessity of the bill is claimed on the The necessity of the bill is claimed on the ground that our laws should conform to our treaty obligations, "so that when questioned as to what we are doing to protect the treaty rights of loreign people, we can always snawer. The laws of Congress confer jurisdiction upon the Federal courts; your contract is with the Federal courts; your treaty is with the Federal authority; your treaty is with the Federal authority; your treaties are with the Government of the United States and weare, therefore, made a party.' Thus the United States, as the treaty making power, would be able to enforce treaty obligions. gations, and would not be forced, as in the past, when the supreme power has depended entirely upon State action, 'to stand in contempt in the presence of the nations of the earth.'"

of the earth."

Finally, they believe that the measure proposed is not only practicable, but is less of pectionable than any other that could be devised. It could not interfere with or chang the laws of the several States in regard twhat constitutes a crime, and does not provide a different penalty for an act agains the rights of an alien and an act which is crime against a citizen of the State; while if the Federal courts should not adopt the laws of the State, there would be two laws making a different offense of the same act in a given State.

Far-Reaching Effects of the Measur Again, the far-reaching character of th bill can hardly be appreciated. It was state in the Senate that there are 50,000 aliens i Chicago alone, and that possibly one-third but certainly one-fifth, of the population Wisconsin is alien. The same conditions but certainly one-fifth, of the population of Wisconsin is alien. The same conditions to a greater or less degree obtain in many of the Northwestern States. Think, then, of the endless confusion which would result from the division of the criminal administration in those States between two jurisdictions in such a manner that possibly a man may be subject to two prosecutions for the same offense; and this inconvenience is to be incurred to provide a remedy for sporadiceases, which, after all, no law in any country has ever been able either to prevent or to remedy, and of which we have had exactly one-half dozen in our history as a nation. This suggests another uncertainty, as to whether, under this bill, a man can be tried twice for the same offense. The bill adopts the criminal law of a State, but it also makes any act which is a crime against the United States. If, then, one accused of crime is tried in the State court, and that tribunal holds that the act complained of was not a crime under the laws of the State, would his acquittal be effectual to secure his discharge upon a trial for the same offense in the United States court! Upon this precise question, as to the effect of the bill, able lawyers differed in the Senate, and it may be fairly presumed that able judges would differ npon the bench.

The avowed purpose of this bill is to reme.

bench.

The avowed purpose of this bill is to remedy evils such as the New Orleans lynchings. It seems hardly fitting to make such outbreaks the basis of legislation of a general character and of a character so far reaching. It would seem to be better to leave them to be dealt with according to the circumstances of each case, as they have been in the past, without difficulty.

Individual Rights Are Affected. Another objection, which, if not constitu tional, is at least fundamental, is that this legislation violates the ancient principle of Angle-Saxon liberty, which may be termed the localization of crime with respect to trial and punishment. From the earlies times trial by vicininge was the Englishman's birthright. It was not surrendered when birthright. It was not surrendered when the prosecution was transferred from the Lord Paramount to the Crown. The accused was not brought to the Judges in London, but the Judges went down to try him at his home, and he was entitled to a jury of his neighbors. Our ancestors brought the same principle over the sea. It was imbedded in the constitutions of the Federal Union and of every State. One of the complaints in the Declaration of Independence was the deprivation in many cases of

complaints in the Declaration of Independence was the deprivation in many cases of the benefits of trial by jury, and in others transportation beyond the seas to be tried for pretended offenses.

We conclude, therefore, that the proffered legislation is not necessary or desirable, and believe that, to say the least, there are grave doubts of its constitutionality, and that, in operation, it would prove uncertain and impracticable. We therefore recommend the passage of the following resolution;

Resolved. That, in the opinion of this associa-tion, it is unnecessary and inexpedient that there should be any egislation by Congress to give to the Federal courts jurisdiction of crimes against the pursons and property of aliens in any case in which such jurisdiction does not exist as in similar cases in which a citizen is the injured party.

### Booth Out on Bat'.

William Booth, the Allegheny hotel prorietor arrested for keeping a speak-easy, was released on bail yesterday afternoon his bond being signed by William Prescott for \$1,500. The hearing will be held at 9 o'clock, one week from to-day, before Alderman McKelvey. About 20 witnesses have been summoned.

Mere rooms have been rented through the cent-a-word advertising columns of THE DISPATCH in the last six months then any other paper. To be convinced try few small adiets.

GREAT EXCITEMENT PREVAILS. People Push and Crowd in Order to Get at the Great Bargains Off red by the Great Consolidated Bankrupt Assignee Sale at

Consolidated Bankrupt Assignee Sale at 305 Smithfield Street.

Everything must be sold in the next two days, so if you want any of this clothing you must get here as quick as you can. Read our prices and judge for yourself. Fine clothing at these figures won't last long, so hurry if you need anything for the winter season.

Men's lancy black worsted suits at \$2.98, worth \$10. Men's elegant overcoats \$5.75, advertised everywhere as bargains at \$14. Men's cuts way worsted dress suits, worth \$18 of anyone's money; you can buy them at this great sale for \$6.0. Men's double breasted cheviot suits, \$7.50, worth \$23. Men's slik mixed cassimere frock suits, \$7.75, worth \$24. English narrow wale dress suits, very drossy carments, \$11.50, worth \$28. Hockanum whipcord evening suits, suitable for any occasion, \$10, worth \$27. Men's Tweed cassimere pants, \$0c, never sold for less than \$3. Men's all-wool cassimere pants, \$14.8, worth \$4.50. Imported fancy stripe worsted pants, \$2.26, worth \$6. Nobby straight cut youths' suits at \$5.90, worth \$11. Hawthorne cheviot sack suits at \$4.50, worth \$25. Men's business pants at \$1.8, worth \$25. Men' 305 Smithfield Street,

150 Head of Horses at Auction.

The Archeim Live Stock Company, limited, at \$2 Second avenue, Pittsburg, Pa., will offer at auction Thursday, August 25, at 10 o'clock A. M.

87 head of single driving horses, pacers and trotters, without record, that can beat

2:40.

19 Hentucky saddlers, broke to do all gaits.
9 teams of matched carriage horses.
50 head of horses and mares that weigh
1,100 to 1,700 lbs apiece; suitable for all purposes.
3 imported Percheron stallions and one imported Percheron mare, registered in the American and French stud book. Full pedigree given at the sale.
10 (three) 3-year old Percheron costs. Also consignment 50 head of bus horses and

mares.
All stock sold without reserve to the highest bidder. The Arnheim Live Stock Company, limited, conduct their sales on pure business principles. No by-bidding allowed at their sales. All stock guaranteed as represented. Sale positive; no postponement on account of the weather.

Everybody should attend the great clothing sale at the P. C. C. C., corner Grant and Diamond streets. Thousands have already benefited by it. Men's fine suits at \$6 85, worth \$16. Men's dressy pants, 92c and \$1 17, and thousands of other bargains.

P. C. C. C., Clothiers,
Corner Grant and Diamond streets.



NATURAL FRUIT FLAVORS.



Of perfect purity. Of great strength.

Economy in their use Flavor as delicately and deliciously as the fresh fruit-For sale by Geo. K. Stevenson & Co., and all

ne	marriage Licenses	issued Lesterday.
le-	Name.	Residence.
nd ns	[ John S. Fenton	Pittsburg
o-	John Lehrian	Pittaburg Pittaburg
le-	Katte A. Loftus	Pittaburg Allegheny
ge to	Annie Seabert	Pittsburg Pittsburg
st	lan M. Brown	Pittsburg Pittsburg
le,	Annie Buchta	Braddock Braddock
ne rs,	Clara Joeschke	Allegheny
in	Cyrus W. Kepple	Manordsie, Pa.
	{ Katle O' Keefe	Brinton Pittsburg
nis ed	Lettie E. Sloan	Pittsburg Pittsburg
in d.	Nathan Sevenson	Pittsburg Pittsburg
of	Charles H. Van Elper	Brownsville, Pa.
to of	(James Oliver Williams.	
10	(James A. Gollings	Beltzhoover Beltzhoover
is-	Louis Stefblen	Allegheny
io-	(Kart Scherzer	Millvale borough

### DIED.

ALCORN-On Thursday, August 25, 1892 at 2:15, Andr Alcorn, aged 68 years. Funeral from his late residence, No. 188 Washington avenue, Allegheny, on SATUR-DAY at 3 P. M. Friends of the family are reectfully invited to attend.

BEALE—On Thursday, August 25, 1892, at 8:15 a. M., Francis A. Bealz, aged 43 years. Funeral from the residence of N. G. Beale, 185 Pearl street, on SATURDAY, August 27, at

BRACKEMEYER—On Thursday, August 25, 1892, at 6:10 P. M. Jaren M. B., youngest son of A. F. and B. W. Brackemeyer, aged 25 years 8 months and 25 days. Funeral from the mully residence, No. 221
Fourth street, Braddock, Pa., on Sunday APTERNOON, August 28, at 2 o'clock. Inter-[Cincinnati, O., and Keckuk, Ia., papers please copy.]

BROWN-On Wednesday, August 24, 1892, at 5:1b P. M., Mary B. McLain, wife of William P. Brown, in her 58th year. Funeral on Friday, at 2 o'clock, from Simpson Chapel, Liberty street, Allegheny

BUCK—On Wednesday, August 24, 1892, at 8 A. M., Mrs. CHRISTINNE BUCK, of Chartiers township, aged 66 years 2 months 13 days.
Funeral on Friday, August 26, 1892, at 9

ELLIOTT—On Thursday, August 25 1892, at 11 a. M., Mrs. Louisa, wife of Thomas Elliott, in her 70th year. Peaceful be thy silent slumber, Peaceful in thy grave so cold,

Yet again we hope to meet thee Where no parting tears are shed. Funeral from her late residence, Moo ownship, Allegheny county, on SATURDAY AF-ERNOON at 1 o'clock. Friends of the family are respectfully invited to attend.

GREER—At the family home, 5643 Penn avenue, on Thursday morning at 3:10 o'clock, Mrs. Sadue E. Greer, wife of Will lam S. Greer, aged 55 years 4 months and 21 lays. / Funeral services Saturday at 2 P. M. Friends are respectfully invited to attend. [Greensburg papers please copy.]
JOHNSON—Wednesday morning at 5
o'clock, William Clarence Mand Johnson, on of Mr. and Mrs. Berthia M. Johnson, of Mansfield Valley, being 6 months and 5 days

KABLE—On Wednesday, \$4th inst., at 4 a. m., William K. Kable, in his 32d year. Funeral services at the residence of his brother, Louis Kable, 120 Collins avenue, East End, on FRIDAY APTERNOON, 26th inst., at 3 o'clock.

KEENAN—At Baden-Baden, Germany, on July 30, 1892, Rose Keenan, late of Philadel-phia, Pa. Funeral from the residence of her brother, Owen Keenan, No. 82 Locust street, Pitts-burg, on SATURDAY MORNING at 9:15 o'clock. High mass of requiem at St. Pani's Cathedral at 10 A. M. Friends of the family are re-

pectfully invited to attend. LAYDEN.—Wednesday, 24th. at his home, East Liverpool, O., Daniel J. Layden, son of Bridget and John and brother of the late Henry J. Layden, of East Liverpool, O., and of Police Officer James P. Layden, of this

MACDONALD—At her residence, 99 Ninth street, Southside, on Thursday, August 25, 1892, at 1:30 A. M., SARAH JANE MACDONALD, aged 63 years.

MUNDELL—On Thursday, August 25, 1892, at 6:30 o'clock P. M., Essir MUNDELL, only child of Robert and Annie Mundell, aged 4 months and 4 days. Funeral services at the parents' residence, No. 4680 Hatfield street, on FRIDAY APTER Noon at 4 o'clock.

MURPSIY-On Thursday, August 25, 1892, at 11:50 A. M., MARY MURPHY, wife of John Murphy, in her 78th year. Funeral from the family residence, No. 16 Sixth avenue, on SATURDAY MORNING at 8:30. Services at St. Paul's Cathedral at 9 o'clock A. M. Friends of the family are respectfully invited to attend.

RINEHART-On Wednesday, August 24, 1891, at 3:55 F. M., Eliza J., widow of the late David Binehart, in her 74th year. Funeral services at the residence of her son-in-law, Geo. W. Iazear, 1200 North Canal treet, Sharpsburg, THIS (Friday) AFTERNOON, at 2:30 o'clock. Interment private at a later

RITER—On Wednesday, August 24, 1892, at 8:30 P. M., JAMES M. RITER, oldest son of Thomas B and S. A. Riter, in his leth year. Funeral services at the family residence, corner Ellsworth and South Negley avenue Twentieth ward, on FRIDAY AFTERNOON at 3 o'clock. Interment private.

SIMS—On Tuesday, August 23, 1897, at 1:45 P. M., CARRIE MCSHANE, relict of the late David L. Sims. Funeral from the family residence, 22 Seventh street, on FRIDAY, August 26, at 8:30. Services at St. Paul's Cathedral at 9 o'clock A. M. Friends of the family are respectfully invited to attend.

THOMPSON—On Wednesday, August 24, 1892 at 8:30 a. M., IDA C. BARNHILL, wife of Richard W. Thompson, Jr., in her 37th year. Funeral services at the family residence, No. 176 Meadow street, East End, on FRIDAY (26th inst), at 9:30 a. M. Friends of the family are respectfully invited to attend. [Philadelphia, Pa., and New Haven, Conn.

papers please copy. WEAVER—On Thursday, August 25, 1892, at 1:25 A. M., GEORGE, son of Arthur and Mag-gie Weaver, aged 11 months. Funeral from the parents' residence, 24 First street, on FRIDAY, at 2 P. M. Friends of the family are respectfully invited to at-

WHITE—On Wednesday, August 24, 1892, at 7:30 a. m., Enna White, beloved wife of Ambrose White, in the 29th year of her age.
Will be buried from Wylie Avenue M. E. Church Friday apternoon at 2:30 o'clock.

[Washington papers please copy.]
YOUNG—Wednesday evening, August 24, 1892, FLORENCE A., only child of David and Maria Young, aged 2 months and 1 day.
Funeral Friday Morenne, August 25, at 10 o'clock, from the residence of her parents, Y. M. C. A. building. Friends of the family are respectfully invited to attend.

ANTHONY MEYER Successor to Meyer, Arnold & Co., L(m.,) UNDERTAKER AND EMBALMER. Office and residence, 1184 Penn avenue. Telephone connection. myll-57-www.

JAMES M. FULLERTON. UNDERTAKER AND EMBALMER, No. 6 Eighth street. Chapel for private funerals. Telephone 1153

ROSES. A. M. & J. B. MURDOCH,

PLANT NOW FOR CHRISTMAS BERMUDA RASTER LILY BULBS. Just received. Prices subject to change. Order at once. Large 5 to 7 inches, 5c each, 60c per dox, 45 per 100. Jumbo 7 to 9 inches, 12c each, 51 per dozen, 47 per 100.

JOHN R. & A. MURDOCH, aul-mws 508 Smithfield street.

-NOW OPEN-The Pittsburg Wall Paper Co.,
Leading Decorators,
fill Penn avenue,
Opposite Westinghouse Office Building.

NEW ADVERTISEMENTS It is No Wonder



That People Speak Well of HOOD'S7 Mr. R. J. Brundage of Nowalk, Ct., of the firm of Buxton & Brundage, expressmen, 15 Main street, writes his experience below: "For a long time I have been troubled with a weak

Indigestion and Dyspepsia A short time ago I began taking Hood's Sarsaparilla and took three or four bottles. Resuit, I have not felt so well all over for
years. My food seldom troubles me now.
My sister, who was troubled about the same
way as myself, took Hood's Sarsaparilla
with very pleasing results. I do not wonder
that patrons all along the line speak so well
of Hood's Sarsaparilla.

Don't see how they can help it." R. J. BRUN DAGE, Norwalk, Ct. HOOD'S PILLS act easily, yet promptly and efficiently on the liver and bowels.



If the chiropodist has a mortal enemy it is our Foot-Form Shoe. A failure of the corn crop isn't a good thing for the country, a failure of another kind of a corn erop isn't a good thing for the chiropodist. The fact is that in the FOOT-FORM SHOE the foot has an easy time of it. There will be nothing the matter with the foot, because You have to wear shoes, and why not wear the shoe that will take good care of your feet? The Foot-Form Shoe has a neat appearance on the foot, wears well and come in all styles. \$3 to \$5. Don't forget our

SCHOOL SHOES. A. VERNER.

Cor. Fifth Ave. and Market.



J. G. BENNETT & CO., LEADING FURRIERS, Cor. Wood St. and Firth Ave. PATENTS. O. D. LEVIS (next Leader), 181 Fifth av., Pittsburg, Pa. Twenty years solicitor.



HEEL SHOES from Infants' to Ladies' have had good sales all along. There isn't a style or color, size or width that we can't produce. Prices, however, stimulate sales, and we are never slow to let buyers seize opportunities.

Ladies' Kid Spring Heels

Reduced from \$2.25. Misses' Kid Spring Heels, either tipped or plain,

Former price \$2. Children's Spring Heels,

75c, \$1 and \$1.25. Every one of them a capital bar-

# HIMMELRICHS',

430-436 MARKET ST. BRADDOCK HOUSE, 916 BRADDOCK AVENUE.

NEW ADVERTISEMENTS.

# &

-TO BUY-

Good ones-for less money than they were ever sold in this store.

We have a window packed full of them—new styles—this Fall's best patterns—that came in too soon-which we are going to sell right away.

All Chenille Portieres with dado and frieze, and tassel fringe both ends, \$4 a pair.

Portieres at \$4.50, \$4.75, \$6, \$7.50, \$8, \$8.50 up to \$14 a pair, and such values as we never before offered. A big assortment of colors to choose from, and the most artistic and effective designs yet produced.

It will pay everybody within a radius of a hundred miles or more to come, or send, for them.

People who send for them will do well to send sample of, or name, the color preferred, and state which price is wanted. We are satisfied that all will be more than agreeably surprised,

# BOGGS & BUHL,

ALLEGHENY.

After 19 Years of Trial, ELAINE

FAMILY SAFEGUARD OIL,

Cannot Be Exploded.

It is the very highest grade of refined pe-troleum, from which in the process of man-ufacture, every impurity has been eliminated.

Elaine is free from benzine and paraffine; it will never chill in the coldest temperature known on this continent.

In color, Elaine is spring-water white, and its "fire test" is so high as to make it as absolutely safe as any illuminant known.

Having no disagreeable odor, Elaine is a pleasant oil for family use.

Can Be Burned in Any Petroleum Lamp A POSITIVE PROTECTION FROM LAMP EXPLOSIONS. MAKES THE SAFEST AND BEST LIGHT

ELAINE! The Part tly OIL.

100 Million Gallons ELAINE Sold in 18 Years . From 1873 to 1892, Elaine Cannot Be Improved Upon WARDEN & OXNARD,

MANUFACTURERS, THE MERCANTILE AGENCY

R. G. Dun & Co., Westinghouse Building, corner Penn Ava.
and Ninth St., Pittsburg, Pa
This establishment supplies all necessary
information as to the standing, responsibility, etc., of business men throughout North
America. It is the oldest and by far the
most complete and extensive system ever
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MINTE STREET, Cabinets, \$2 to \$4 per dozen; petites, \$1 per dozen. Telerhone 1751; ap8/4-nwrsu

PURE BUTTER, GEO. K. STEVENSON & CO., NEW ADVETISEMENTS

# Out-door pleasure de pends on comfort, and com fort depends on clothes Out-door comfort is not expensive. Here are about the figures:

You never saw a man take solid enjoyment in out-door sport if he was dressed in what are termed "dude

BICYCLE OUTFIT.

TENNIS OUTFIT. Blazer (All Colors), \$3 00. Trousers, \$4 00.
Shirt (Silk Stripe), \$1 50.
Cap (All Colors), 50c.
Belt (All Silk), 25c.
Sweater (Best Grade), \$4 00.
Men's Novelties for this season are fine
Leather Belts, all shades, 50c, 75c and \$1.
White Deak Trousers in steak and its

order, \$5. Flaunel Suits in stock and to order, \$9.
Bedford Cord Yacht Caps, all colors, 75c.
Liberal discount to clubs.
Official outfitters of Pittsburg Cricket Club and the Three A's.

PAULSON BROS., DIRECT IMPORTERS.

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## **MEN'S AND BOYS** NEGLIGE SHIRTS!

order to close out quickly have made BIG REDUCTIONS IN PRICES. All our \$1 50 and \$2 MADRAS AND CHEVIOT SHIRTS

REDUCED TO \$1. And the \$2 50 and \$3 OXFORDS, MADRAS AND CHEVIOTS

REDUCED TO \$2.

Reduced From 75c to 50c.

26-in. UMBRELLAS! HORNE & WARD

Just received, another new lot of Ladies Navy Blue Silk

41 Fifth Avenue. REPRESENTED IN PITTSHURG IN 1461

INS. CO. OF NORTH AMERICA.

Assets, 39,278,220 00.
Losses adjusted and paid by
WILLIAM L. JONES, 84 Fourth av

510, 512, 514, 516, 518 Market St.

THAT CALLS THE BOYS TO SCHOOL

Get the boys ready. It will make quite a difference in what it costs you to do so if you fit them out here instead of at

Our counters are full of the very articles you need to give the lads a respectable appearance.

SCHOOL CLOTHING,

SCHOOL SHOES,

SCHOOL HATS.

SCHOOL HOSE, SCHOOL NECKWEAR

All the above and many other things that we cannot enumerate in endless variety at prices that make

### OUR CUSTOMERS HAPPY. COMPETITORS ANXIOUS.

In our Boys' Suit Department we shall offer special inducements in suits with short and long pants. We've several hundred medium-weight dark-colored suits left over from the summer's trade which we offer at prices far below what they ought to bring. This affords a splendid money-saving opportunity for parents and guardians who have little ones they are compelled to fit out

WE CAN SERVE YOU TO GREAT ADVANTAGE

School Companion Free with every Boy's Suit.

300 TO 400 MARKET ST.

Cost (Fine Stockinet), \$4. Pants (Fine Stockinet), \$3. Caps (All Colors), 75c. Gloves (Fingerless), \$1. Belt (All Silk), 25c.

The bottles are fancy, but the prices are such as you never heard of before. It's a httle out of our line, but we had an opportunity to buy these goods at our own figures. At the price we are selling them they'll make a good advertisement for the house, if nothing else. Just imagine if you can:

ROSENBAUM & CO.

85 dozen Opal and Fancy Glass 6 and 8 ounce Toilet Bottles, with genuine Cut Glass Stoppers, made to sell at 35c, we offer at the unheard-of price of

10c EACH.

Such a bargain speaks for itself. In our regular line we have several specials in

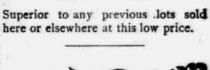
Children's Hose This week. For instance, 8 sizes

Children's Tan and Cardinal Hose (very scarce) at 28c up. Fine imported and full regular made. We have reduced three lots of Children's full regular fast black Hose.

At 10c-sizes 6, 61/2 and 7, former price 18c. At 15c-sizes 6, 61/2, reduced

from 22C. At 20c-sizes 5, 51/2, 6, 61/2, reduced from 28c. These are extra good value, and you will save money in buying them

if the sizes suit. The first lot of our new importation -50 dozen fine, absolutely stainless, full regular black Hose at



19c A PAIR.

WILL SHORTLY RING.

some other store. The season has come when we make