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M'KIRDY IS ACQUITTED The Ex-Anditor of Allegheny Declared Innocent of Misdemeanor.

JOHN KAYLOR'S TWELVE CRIMES.

Quarter Fessions Judges Hustling Through Their Work.

THE NEWS OF THE COUNTY COURTS

Judge McClung yesterday heard the case of John McKirdy, ex-Auditor of Allegheny, charged with misdemeanor in office, of which, after an interesting trial, he was soquitted. J. Scott Ferguson and E. J. Hartje appeared for the Commonwealth and D. F. Patterson for the defendant.

The case was opened for the State by Mr. Hartje, who explained that the charge consisted in certain unlawful acts connected with the furnishing of hose for the Carnegie Library.

James Brown, Controller of Allegheny, the first witness sworn, stated that when the question came up McKirdy claimed that he could obtain the hose from a friend for less money than usual and on the strength of this representation he was given the contract. Witness stated the hose cost \$111 60. The amount due McFall was \$6 60 and \$105 was remitted to defendant, who it is alleged kept \$10 05. Witness identified the check and warrant issued for the amount to McKirdy.

Knew Nothing of a Commission.

Robert McFall, a member of the firm furnishing the hose, was called. He said he was a member of the firm of the Allegheny Coal and Lime Company at the time, but, at McKirdy's instance, went to the Rose Company and contracted for the hose. He placed the order for the hose with the Hartley-Rose Belting Company, and supposed when it was delivered it was his contract. The witness denied that he owed defendant any money at the time or that he had ever borrowed any of him, and stated the check for \$105 was for the hose alone. McFall stated he knew nothing of the commission obtained by McKirdy.

W. A. Nicholson, of the Hartley-Rose Belting Company, testified that the hose was furnished through Logan, Gregg & Co.

Thomas Parke, a member of the firm of Logan, Gregg & Co., and President of the Allegheny Council, said that he had given the order to the Hartley-Rose Company for the amount of hose, and the money, \$95, was paid them by McKirdy. The contract was made with McKirdy and the money paid by

Mr. McKirdy's Explanation.

The case was opened for the defendant by D. F. Patterson, after which Mr. McKirdy took the stand. He admitted the facts as proven by the prosecution, excepting the proven by the prosecution, excepting the statement in regard to borrowed money. When asked why he had been given a check for \$105 when the cost of the hose was \$95, he stated the extra \$10 was for money borrowed by McFall some time ago. A book account was finally produced in which the extra of \$10 was made against which the entry of \$10 was made against McFall. A circle enclosed the entry, and defendant stated it meant money returned. The arguments of the counsel were brief and the jury were prompt in bringing in a verdict of acquittal.

CONFESSED THEIR GUILT.

Prisoners Who Acknowledge Their Fault and Receive Their Sentences.

Henry Palmer and Charles Gordon pleaded guilty to aggravated assault and battery on Colonel Grav. Gordon pointed a revolver at Gray while Palmer assaulted s sent to the workhouse

the late John Ballantine, of Hoboken. The Register refused the motion for an issue to the Common Pleas court for jury trial and admitted the will to probate. Ballantine, in his will, gave his wife and daughters a life interest in his property, which, at their deaths, went to his grand-children. The daughters objected to its probate, claiming testamentary incapacity. The Register, however, ruled against them.

NEW SUITS FILED.

A Bill in Equity by the City of McKeesport Against the Passenger Rallway Company-Several Suits for Damage for Personal Injuries.

A bill in equity was filed yesterday by the city of McKeesport against the McKeesport Passenger Railway Company, operated by the McKeesport and Reynoldton Passenger Bailway Company. The railway com-pany, it was stated, in 1886 was granted a right of way over streets in the city. In 1890 another ordinance of Councils was passed, giving them additional rights, with the pro-viso that if the company did not have an electric line built over the streets in question, and in operation within two years, it forfeited its right to build a ducation, and in operation when two years, it forfeited its right to build a railway on such streets as were not then occupied and used. It is now alleged that the company has not so constructed its line, and that it has forfeited its right. It is about to go on with the work of building the line, however, and the court was asked to restrain them from continuing. Judge White granted a preliminary injunction pending a final hearing. John Omelaer yesterday entered suit against the Pittsburg and Birmingham Traction Company for \$10,000 damages. He alleges that in July a car of the company's ran into his buggy on Carson street, wreck-ing the buggy and throwing him out, se-verely injuring him. R. B. Copeland and A. J. Alston, part-ners as Copeland & Alston, yesterday entered suit against Frank Brown and A. P. McMichaels, partners as the French

P. McMichaels, partners as the French Manufacturing Company, for \$2,000 dam-

ages. Michael Barrick entered suit against James Gallagher yesterday for \$5,000 dam-ages for alleged false arrest.

ages for alleged false arrest. Martin Kaiser yesterday entered suits in behalf of himself and son against D, Lutz & Son for damages for injury to the son, who was injured by a keg, owned by the defendants, falling on him on Villa street, Allegheny. The son wants \$10,000 and the father \$5,000. Robert Boyd yesterday entered suit against the Schultz Bridge and Iron Com-pany and D. Shaw, foreman, for \$10,000 damages for injuries received while in their employ.

employ. Martha A. Karns and others, heirs of

John Karns, yesterday entered suit against Thomas Jamieson and Richard Bird for \$3,000.

THE GRAND JURY'S WORK.

They Find Thirty-Three True Bills and Ignore One.

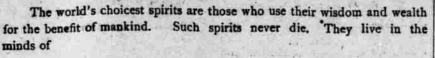
The grand jury yesterday acted on 34 cases and returned true bills in all but one. The true bills are:

The true bills are: J. W. and Lida Ansel, James Gilderman, John Kaesmensky, Charles Reed et al, Sam-uel Harrowitz, Henry Leonard, James Mon-roe and Oscar White, Iaroeny: Frederick Pertgea, Frederick Beymer, Wm. Ger-wig, Emma Pearson, Patrick Mo-Crory, Maggie McWilliams, W. C. Stewart, aggravated assault and battery: Frank Mallen, D. Dougherty and William Schumaker, felonious assault and battery: Thomas Gayenski, nuisance: Annie Kirk-land, malielons mischief: John Toompson, fraudulently making a written instrument; Albert Bergalins, John Coll, alias Albert Kaylor, fraudulently making a written in-strument; John Connors, entering a build-ing: William Gagan, embezzlement. The ignored bill was J. R. Campbell,

The ignored bill was J. R. Campbell, assault and battery.

TWELVE INDICTMENTS.

John Kaylor, With Many Allases, Pleads Guilty to the Numerous Charges.



NEW ADVERTISEMENTS.

THE

THE WAGEWORKER

PITTSBURG DISPATCH, FRIDAY,

FOREVER.

Every parent and person that took advantage of Eisner & Phillips'

School Opening Announcement

Will ever remember the interesting scene.

IT WAS

LOVELIER THAN A DREAM.

Sweet, innocent faces, accompanied by parents, guardians and friends, trying on the various styles of garments that are only to be found at this ever popular house of EISNER & PHILLIPS, whose prices create a pleasurable feeling in the hearts of everybody.

THIS GRAND SCENE

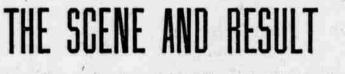
Could not have taken place anywhere else but at this popular house, because



Are fashion designers and the



This firm owes a profound gratitude to all who came to help and swell the throng of purchasers.



Not only gave to them the happiness and confidence, but the hundreds of patrons who took away thousands of dollars' worth of goods.

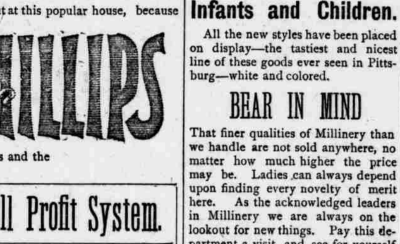
This Week Has Been Another Such a Scene

It will pay the most closest-fisted person to visit their establishment. The suits for \$3, \$5, \$4, \$6 and upward must be seen to be fully

Your Attention to

They have secured letters of congratulation from the world's famous





SEPTEMBER

large line of

dress goods.



for six months and Palmer for s year. R. Delaney pleaded guilty of pointing firearms at Sherman Woodson, of Clarke's

court, and was sent to the works for 60 Charles Allen was sent to the Hunting-

don Reformatory for the larceny of a tent from J. C. Robinson, of the East End. He

from J. C. Robinson, of the East End. He pleaded guilty. C. W. Phalen, who pleaded guilty on Wednesday to the larceny of a pair of scales from "unknown parties," was sen-teneed 30 days to the workhouse. Joseph Dougherty pleaded guilty to the charge of aggravated assault and battery on Michael Lowry, of Copeland street. Mr. Lowry is a policeman, and it was alleged that Dougherty had beaten the officer while the latter was arresting him. Dougherty the latter was arresting him. Dougherty was sent to the workhouse for a year. Simon Davis was fined \$5 and costs for as-

Simon Davis was fined \$5 and costs for as-multing Lewis Drum. Charles Connors pleaded guilty to the charge of entering the building of P. Mc-Ardel's tailor shop on Fith avenue, and was sent to the penitentiary for 18 months. James Vanderpout, charged with assault and battery on his wife, Alice Vanderpout, pleaded guilty and was sent to the work-house for 30 days. William Meyer pleaded guilty to the larceny of a bicycle from James McDonald, and was sent to the Beform School. Henry Leonard pleaded guilty to the

Henry Leonard pleaded guilty to the larceny of a lot of carpet from A. E. Wells,

and will reside at Clarper from A. E. Weits, and will reside at Clarpent for a year. Henry Weaver, who with James Monroe, was charged with the larceny of a calf be-longing to S. C. Douglas, pleaded guilty, and was sentenced three months to the workhouse. Monroe stood trial, was con-victed end given six months.

victed and given six months. Helen Bode, of Allegheny, pleaded guilty to illegal liquor selling, and was fined \$500 and sent to the workhouse for four months.

ACQUITTED OF CRIME.

Five of Those Tried Go Through With s Vindlestion,

The jury in the case of Lawrence D. Strauss and Louis L. Satler, the lumbermen charged with conspiracy, yesterday morning returned a verdict of not guilty and placed the costs on the prosecutor, Louis Moeser. The trial was the second one, the jury in the first case disagreeing. It was a hard-fought case, and the defendants, Strouss and Satler, claim they have finally re-ceived a complete vindigation, and that their innocence of the charges made against them has been fully established.

Simon Kell, who was charged with fraudulentiy making a written instrument and thus collecting \$60, on oath of Daniel Wick, was found not guilty, but ordered to pay the costs.

Charles Urgetz and Charles Widum, charged with the larceny of a gold watch and \$2 from Theophole Tenanz, of the Southside, were tried and acquitted.

ORDERED TO BE SOLD,

The Newell Road Property Cannot Be Divided, Says Master Brown.

Marshall Brown, Esq., yesterday filed his report as Master in the partition proceedings brought by Joseph P. Reed to secure a ings brought by Joseph P. Reed to secure a partition of the property known as the "Newell Road House," in the Twenty-sec-ond ward. It was owned jointly by Joseph P. Reed, George W. Reed and the late N. P. Reed. The Master returned that the property, comprising 6 100-24,000 acres, could not be divided without injury to the whole. It is valued at \$46,500. None of the parties wished to purchase the interest of the others and it will be sold by a trustee. Joseph P. Reed and George W. Reed have Joseph P. Reed and George W. Reed have each a one-third interest and the late heirs of N. P. Reed a one-third.

ADMITTED TO PROBATE.

The Will of John Ballentine, Late of Hoboken, Sustained by the Register.

The most important case in court yesterappreciated. day outside of the John McKirdy case was that of John Kaylor, against whom there were no less than 12 charges. Kaylor was known as J. Albert Berg, John A. Cole, John Kaylor, Emil Berger, James Raiston and John A. Lohrman. There were two charges of false pretense, four of forgery,

one of larceny and five of counterfeiting checks against him. artists, West, Batrick, Mitchell and others satisfying them that they are In June last he forged checks and se-cured various amounts, ranging from \$20 to \$50, on false representations. Among his victims were the First National Bank, of Allegheny, and the German and Liberty National Banks of this city. Kaylor pleaded guilty yesterday and will be sentenced today.

To-Day's Trial List.

Criminal Court-Commonwealth vs Henry Palmer (2), Wesley Woods, Maggie McWill-iams, James McNealley, Tobias Kestner, James Brooks, James Bogra, W. A. Lisby, Charles George, James A. Elicy (2), George Weisberger.

Hom of the Courts.

THERE will be 18 candidates for admission to the bar at the opening of civil courts. GENERAL argument court was held by Judges Ewing and White in room No. 2 yesterday. MANT of the prisoners in the dock yester-

day were of more than of ordinarily youth-ful appearance.

Whisky Is to Blams.

On June 1, 1892, I weighed 107 pounds and was suffering from indigestion. Had tried many physicians and much medicine. My last physician atvised me to use a pure ryce whisky and recommended Klein's "Silver Age." I have used four bottles since them and am rapidly gaining in flesh and feel in excellent spirita. My weight is 138 pounds. I am convinced that "Silver Age" whisky is pure and good and believe it restored me my health. J. J. MCLUCKLES.

A GREAT CLOTHING SALE.

Only Two Days More, To-Day and Saturday

-P. C. C. C., Clothiers.

pair. No. 4. 2,000 men's cassimere, cheviot and

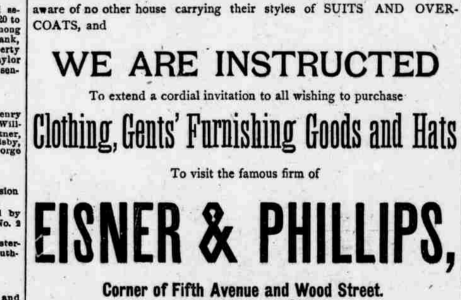
PITTEBURG, PA., Sept. 2, 1992. Mr. JOHN A. BECK having resigned his posi-tion as salesman of the Pittsburg Salt Com-pany, Mr. Bobert E. Reno has been elected to the position and all orders for salt will be filled as usual.

PITTSBURG SALT COMPANY, By W. C. Taylor, Pres.

The Leslie Shoes

Are for men. No women's shoes are ever sold in the "Leslie Shoe" stores. Pittsburg store 34 Fifth avenue.

Register Conner yesterday gave his de-sision in the case of the contested will of best for sick headache and sour stomsch.



CAHENSLYISM DEPENDED.

A German-American Catholic at Mayence Makes a Long Speech in Its Favor. BERLIN, Sept. 8.-A meeting of the St. Raphael Society was held Saturday at May-

Mgr. Schroeder, of the Catholic University at Washington, made a long speech, in which he denied all the charges of political which he denied all the charges of political intrigue against Herr Cahensly, and char-acterized Cahenslyism as the restless efforts of a Catholic gentleman to solve an impor-tant social question by assisting, according to the principles of the highest humanity and with much self-sacrifice, the emigrants and protecting their property as well as their lives. Drs. Pohle and Cahensly also made speeches in a similar strain.

A Terrible Bunaway Accident. JOHNSTOWN, Sept. 8. -[Special.]-Stanley

Campbell, a farmer living near Ebensburg, was driving along the mountain road last night with some berry pickers when the horses took fright and threw the occupants of the wagon on the rocks. Mr. Campbell was killed and several others injured.

LATE NEWS IN BRIEF.

-The St. Louis Exposition is open. -All the London dailies have printed

-The story that the Reading will fight the labor unions is officially denied.

-Three lives were lost near Bessemer, Ala., Wednesday, by a sawmill boiler ex-plosion. -Premier Abbott, of Canada, will soon re-sign and be succeeded, perhaps, by Sir John Thompson.

-A Chicago miner, John Hirsch, was best-en to death Wednesday by Lawrence Fink. The latter has confessed and is in jail.

-The miners' insurrection in Tennessee has now taken the form of Whitecap out-rages upon persons who falled to side with them.

-Eighteen prisoners sawed their way out of the Chattanooga jail Wednesday night, Among the number were three condemned murderers.

-During a circus parade at Maysville, Ky., tiger in an open cage sprang upon its rainer and tore him to pieces in sight of the growd on the street. -Privy Councilor Glassnapp, of the Impe-]

307-4-WP rial Treasury, has been appointed delegate to represent Germany at the International Monetary Conference.

-Charles T. Thompson, of the People's Building Society, of St. Paul, who ab-sconded with \$10,000 six months sgo, was ar-rested in San Francisco Wednesday.

-The Chilean legation in London declares that the protocol recently signed between France and Chile was nowise of a political character, and only dealt with the settle-ment of the old claimof the French creditors of Pere o | Peru.

-Two men from New York were discov-eredWednesday on the British man-of-war Blake, anchored at Quebec, taking photo-graphs of the vessel's batteries and engines. They were bundled ashore, the sketches were seized and their kodak thrown over-board.

-The barque Windemere, which is owned in Swanses, Wales, and is now on a voyage from Glasgow to Freemantic, Western A us-tralia, signaled in mid-ocean to a passonger vessel that the orew had mutinied and shot the captain. No further particulars are known.

-A gang of 250 laborers, employed by the Kongo Free State Raliway, arrived on a steamer at Boma, on the Kongo river, Tues-day. They refused to disembark. An attempt was made to drive them ashore. Desperate fighting ensued and before the mutiny was quelled three of the laborers were killed and 19 wounded.

-An expedition has jet Marquette, Mich., in search of the Gauthier party, supposed to have gone down in the big storm last week. The two Gauthier brothers left September 1 in a small sloop for Grand Marais, with sup-plies for a party of berry plokers. Nothing has been heard of them, and it is ascor-tained that the berry party has left the ground. ground.

ground. —The Coroner's inquest on the body of Louis R. McWhirter, who was shot and killed in his own yard, at Fresno, Cal., about two weeks ago by unknown parties, has commenced. The most important testi-mony was that of Mrs. McWhirter. She said her husband had told her he had ob-served a cortain person, one of his enemies, following him one night. When asked whether McWhirter had told her the name of the man who followed him she whispered the name to the official shorthand reporter.

the name to the official shorthand reporter. -The case of the State of Wisconsin against ex-State Treasurers E. C. MoFet-ridge and H. B. Harshaw was called for ar-gument in the Supreme Court Wednesday on an appeal from the judgment, given in a lower court, holding the treasurers and bondsmen liable for interest received by the officers from the banks in which the State moneys were deposited. The cases involve a question as to whether the \$75,000 re-ceived by the treasurers in this manner, called by them in their defense gratuities, belong to the treasurers or go to the State.