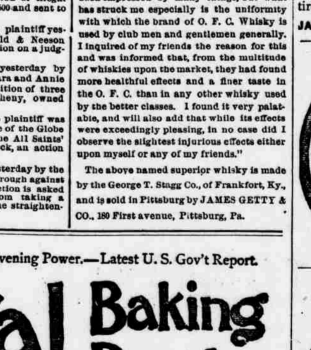
12 THE \$933 65. The judgment was afterward paid and the writ withdrawn. A SCANDAL REVIVED. TROLLEY CASE HEARD. Thomas Bell's Will Brings Up Memories of ALLEGHENY COUNTY CASES. the Sharon Case-Sensational Develop Philadelphia's Traction Suit Bements Expected Regarding the Family of the Dead California Millionaire, A List of Nol-Prosses Allowed by the Safore the Supreme Court. preme Court. SAN FRANCISCO, Oct. 24.-Over the will The following Allegheny county nolof Millionaire Thomas Bell, which has just prosses were allowed by the Supreme Court: ALLEGHENY CASES NOL-PROSSED. been filed, a contest is certain that may Jennings, administrator, vs People's Mutual lead to senational developments. Bell's estate amounts to \$2,000,000, and in a will executed last February he left all to his wife and six children, but the property can-Accident Insurance Association, appellant, appeal from Common Pleas No. 2; Will-How Tardy People Are Dealt With in iams vs Clark, certiorari to Common Pleas Judge Slagle's Court. No. 1; Clay vs Carrol, Porter Boiler and not be distributed for 14 years-until the Tank Company, appeal from Common Pleas youngest child comes of age. Meanwhile GENERAL HAPPENINGS OF THE COURTS. No. 1; Fuhrer et al vs O'Brien, appeal from the widow will get such an allowance as the Common Pleas No. 1; Craig vs Katz, from executors think proper. The widow is said not to fancy this Common Pleas Na 1; J. J. Murray & Co. v s Martin, from Common Pleas No. 1; Leenox vs Hunter, from Common Pleas No. 1; Leenox vs Hunter, from Common Pleas No. 1; Reisinger vs E. Magee & Co., from Com-mon Pleas No. 1; Durr By next friend vs Durr certiorari to Common Pleas No. 2; ap-peal of H. K. Porter et ux from Common Pleas No. 2; appeal of O. P. Scaife et al from Common Pleas No. 2; Pier, receiver, vs Manning, from Common Pleas No. 2; ap-pe 1 of Samuel McClay et al, from Quarter Sessions; Sewickley Brothers vs Jennings, appellant, from Common Pleas No. 1; Rig-gins vs the Federal Street and Pleasant Valley Passenger Railway Company, from Common Pleas No. 2: Common Pleas No 1; J. J. Murray & Co. vs The famous trolley case from Philadelphis was before the Supreme Court yesterarrangement, as she wishes to handle the estate, and Bell's nephew, who managed his large ranch in Santa Barbara, expected to be remembered. He will make a contest on the ground that the will make a contest on the ground that the will make a contest on the ground that the will make a contest on Bell's children named in the will are not Bell's children. This latter ground will open up a scandal of which the public had a glimpse during the great Sharon trial. Sharon and Bell were chums until Bell went to live with a woman whose husband was in the insane asylum. Bell was eager to have a family, though he was over 50, so he promised this woman \$50,000 for every child which was born to her. When two were born the insane husband died. Bell married her. He had six chil-dren by this woman. It was a remark made by Sharon in regard to these children that led to a bitter quarrel between Bell and arrangement, as she wishes to handle the day. Two hours were devoted to listening to arguments? The case was appealed by the Philadelphia traction companies from Common Pleas No. 4, of Philadelphia. The lower court had restrained them from operating electric street railways on the routes occupied by the Twenty-second street and Allegheny avenue, the Continental and the Daily Passenger Railway Companies, bought by the Philadel-phia traction companies. The court held that the companies had no right to construct a trolley system on those routes. To-Day's Trial List. Rufus E. Shapley and John G. Johnson, Criminal Court --- Commonwealth vs Mar-tin and Mary Clifford, William Walters, Patrick Driscoll, Stephen Hohlman, Charles Hohlman, Charles C. Ramsey, John Reedy, both able corporation lawyers, appeared for the appellants, while Logan M. Bullitt and Richard C. Dale championed the cause of the appellees. Jacob Seitz, John Heim, Joseph Sorg, An-ton Blume, F. E. Dean, John Hover. Re-LEARNING BY EXPERIENCE. becca Algeo, J. Albert Nixon, J. Van Montgomery, Nicholas Montgomery, Nicholas Augustine, James Murray, Thomas Mo-Kenna, Sarah Parker, Edward Banford, An-How Tardy People Are Dealt With in Judge Slagle's Court. Kenna, Sarah Farker, Edward Banford, An-drew Waginskie, Barney Connors, James J. Daiey, James Counors, William Hughes, Mary Lee, Jean Baptiste, Alfred Danvorine, Fritz Ruthcampe, Henry Geis, E. J. Moore, Wm. Alker, Dallas Eyers, Jacob Mosberger, Lizzie McGarry, W. C. Wentz, Christ Hauck (2), Lebana Steele, John Kurzdorier, J. K. Shanahan. The suit of L. A. Raisig & Co. against C. H. Covel & Co., an action on a contract, was on trial before Judge Slagle yesterday. When the court adjourned for dinner Mr. Raisig was on the stand. Shauahan. ("Common Pleas No. 1-Leyda vs Prescott, Finch vs Carter, Knepšchield vs Coope, Sei-bert vs Woog et all Granini vs McDonald, Heck vs Graham, Buckley et al vs Castor et ux, Carter vs Haggerty, Springer vs Beall, Baxter et ux vs Fabrion, McClintoch & Co. vs Schempp gar, Meyer, agt. vs Smith, agt., Eckert et al vs City of Allegheny, Bonnest vs Higgins, Kelly & Co. vs Griffith, Thomas vs Call. shauaban. At 12:45 court reconvened, Mr. Raisig did not put in an appearance for 15 min-utes later and then he discovered that the case had been continued at his cost and the jury withdrawn. Another case was already on trial. Now He Wants Damages. The jury is out in the case of Fritz Badel Little Stories From the Courts. against George Reyman, an action for dam-JOHN KLINKNER was convicted of illegal ages for false arrest. Mr. Badel was Presiliquor selling, and was fined \$500 and sent to the workhouse for 30 days. dent of a beneficial society that met at his house in Mansfield. The society changed its meeting place, and it was charged that A NON-SULT was taken by the plaintiff yes-terday in the case of Chatfield & Neeson against Edward James, an action on a judghe would not give up the books on that account and he was arrested. ment. A BILL in equity was filed yesterday by Annie K. Hasley against Barbara and Annie Tschudy asking for the partition of three lots on Madison street, Allegheny, owned Homestead Strikers on Trial. In Criminal Court yesterday Benjamin Thomas, Thomas and William Walters, jointly. charged with aggravated assault and bat-A VERDICT of \$976 08 for the plaintiff was rendered yesterday in the case of the Globe tery on C. T. R. Smith on August 25, were Furniture Company against the All Saints' Episcopal Church, of Braddock, an action tried before Judge Ewing. The defendants were strikers, and it is alleged they beat on an account. Smith, who was on his way to Home stead to secure work. The jury is out. A BILL in equity was filed yesterday by the School district of Ben Avon borough against Ben Avon borough. An injunction is asked to restrain the borough from taking a portion of the school lot in the straighten-ing of Garfield street. He Wouldn't Break the Ban. Judge Slagle yesterday handed down an opinion refusing to grant a divorce in the case of Kate M. Merriman against William B. Merriman. The couple were married 32 years ago. The defendant is a river engi-neer. Each had charged the other with de-Highest of all in Leavening Power .- Latest U. S. Gov't Report. sertion and infidelity. Two Bank Officials Indicted. The United States grand jury yesterday



by Sharon in regard to these children that led to a bitter quarrel between Bell and Sharon. Bell found his revenge in furnish-ing Sarah Althea with the money for carry-ing on her divorce suit. For the last five years Bell and his wife spent little time together, she living on a ranch in Sonoma. MENTAL exhaustion or brain fatigue Promptly cured by Bromo-Seltzer-10c. A WRITER'S EXPERIENCE Extract from a New York Correspondent's Letter.] "During my visit to this city I have been entertained by kind friends at the best clubs and about the city generally. This certainly is a city where one can spend a few weeks at this time of the year very pleasantly. I have been impressed by many things, but what



TUESDAY,

DISPATCH,

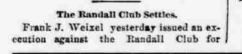
PITTSBURG

OCTOBER,

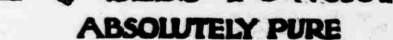
25,

1892.





eturned true bills against John M. Bowman, President and De La Green, cashier of the Muncy Bank, Lycoming county, for making false entries in the bank books. The record shows one entry of \$76,547 in-stead of \$27,361 77.



CABINETS \$1.00 PER DOZEN. No stairs to climb. my-rrs Use the elevator.

ELITE PHOTO GALLERY,

HERMAN HELM, LANDSCAPE GARDENER, ELLSWORTH AV., Shadyside, Pittsburg,

EDMUNDSON & PERRINE'S LIBERAL TERMS OF CREDIT AT PRICES POSITIVELY LESS THAN OTHERS ASK FOR CASH. THE * 20



We Will Furnish Your Home Complete, Including Carpets, Curtains, Silver, China, Tinware, Stoves, Etc.

