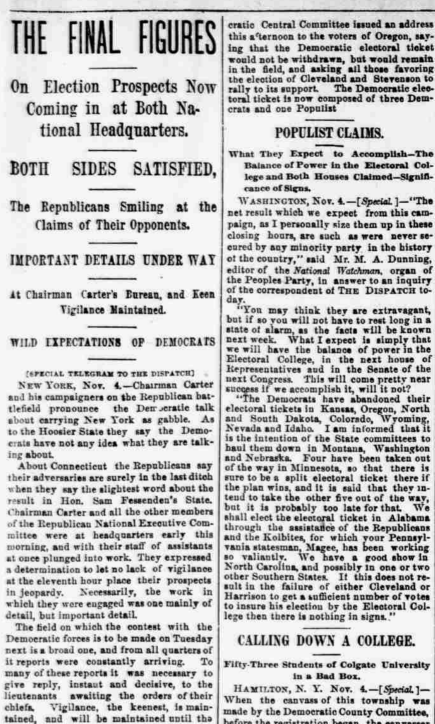
PITTSBURG DISPATCH, SATURDAY, NOVEMBER 5, 1892. THE



campaign that is now nearing its close by hourly steps has ended.

Closing Work of the Democrats.

The work by the Democratic National Committee during the remaining three days of the campaign will be chiefly in the States of Connecticut, West Virginia, Indiana, Alabama and Virginia. Instructions have been sent out from Democratic head-quarters to the Chairmen of the State Committees in all these States, warning them to be on the alert and not to relax their vigilance anywhere for a moment until the votes are counted next Tuesday night The chairmen of five States are daily, almost hourly communication with national headquarters by telegraph. Hourly communication is had with the Democratic leaders in Connecticut by long distance

telephone. It was known at Democratic headquarters to-day that the Republicans propose to have United States deputy marshals at all the polling places in New York and Brooklyn and in other cities in the State. The Republicans are proclaiming that if neces-sary troops and marines will be within handy call. Following up this line it was announced that the troops and marines that were ordered to the Brooklyn navy yard and to the forts in the neighborhood of New York to take part in the Columbian parades have not been sent back to the places whence they came. Republicans declare that they will assert the Federal authority. ocrats Pleased With the Prospects.

News to-day from the Empire State was satisfactory to the Democrats. It was to the effect that the claims of the Republicans that they are to get out a heavy vote in the country districts were based upon superficial evidence. All the reports from the Hoosier State were of the rosiest character, and the presence of Republicans in town from the Nutmeg State seeking funds, was interpreted by the National Democratic campaigners as meaning that the Republicans were weak in Connecticut Coming back to New York State it can be announced that the Democrats who have given the canvass in that State more attengiven the canvass in that State more atten-tion than their brethren of the National Committee declare that Harrison will come down to the city line with not more than 68,000 plurality. It can be said also that from a canvass now in the hands of good authorities, the Democrats figure up their plurality in the State to be 25,100.As to Indiana, they expect Mr. Cleveland to carry it by from 7,000 to 15,000. They also say Connecticut will be carried by a small. plurality. So much for the Demo

ing that the Democratic electoral ticket would not be withdrawn, but would remain in the field, and asking all those favoring the election of Cleveland and Stevenson to rally to its support. The Democratic elec-toral ticket is now composed of three Dem-

haul them down in Montans, Washington and Nebraska. Four have been taken out of the way in Minnesota, so that there is sure to be a split electoral ticket there if the plan wins, and it is said that they in-tend to take the other five out of the way, but it is probably too late for that. We shall elect the electoral ticket in Alabama through the assistance of the Republicans and the Kolbites, for which your Pennsyl-vania statesman, Magee, has been working so valiantly. We have a good show in North Carolina, and possibly in one or two other Southern States. If this does not result in the failure of either Cleveland o Harrison to get a sufficient number of votes to insure his election by the Electoral Col-

CALLING DOWN A COLLEGE.

When the canvass of this township was made by the Democratic County Committee before the registration began, the canvasser returned the names of a number of students

of Colgate University as voters. Lieutenant Governor Sheehan telegraphed to the County Committee to prevent the registration of the students, as they are not voters. In the meantime, however, the boys had registered, and now Mr. Sheehan has had A, Enos, the Democratic canvasser, make affidavit that 53 of the students are illegally registered. On Mr. Enos' affidavit Justice Bradley,

of the Supreme Court, issued an order re of the Supreme Court, issued an order re-quiring the Board of Registration to appear before him at Corning, Saturday, to show cause why the 53 names should not be stricken from the rolls. The application was based on the clause of the Constitution which says that for the purpose of voting no person shall gain or lose a residence while in attendance at any seminary of hearning. The order was served on the learning. The order was served on the board last night, and to-day the Republi-cans were busy with half a dozen typewriters and a lot of lawyers taking the affidavits of the 53 students, who they say are all Re-publicans and Prohibitionists?

SOME CLOSING TALKS.

More Campaign Talks Than There Hav Been Any Night Yet.

NEW YORK, Nov. 4 .- This was emphatically a day of speech-making in the campaign all over the country. Republicans listened to Whitelaw Reid at Albany; Attorney General Miller at Indianapolis; Postmaster General Wanamaker at Lig-onier, Ind., and Secretary Charles Foster at Hotchkiss, who was acting in Brown's be-half, went before Judge Wallace in the atternoon, and on his motion Brown's bail was reduced from \$5,000 to \$3,000. Ex-Steubenville, O. On the Democratic side Cleveland spoke at Jersey City, accompanied by Senator McPherson; Senator Hill at Cortland and Registrar John Reilly came forward as Brown's bondsman and Commissioner Elmira, N. Y.; Governor Flower at Poughkeepsie; General Tom Ewing at New Bruns-wick, N. J.; Ex-Governor Campbell at Hartford, Conn.; General Stevenson at Shield's released Brown. Belleville, Ill., together with John C. Black and William R. Morrison and Frank Mr. Brown said that his arrest was "only part of a scheme of retaliation by the Re-publicans, who had been hit hard by the arrests of their own colonizers in the Eighth district, and took this method of flurd at Detroit.

TRIALS FOR FRAUD On New York Registration Laws, and How They Resulted.

BAIL GIVEN FOR THE PAUPERS

Whe Went Over From Randall's Island to Prepare to Vote.

SOME OTHERS GET SALTY SENTENCES

IPPECIAL TELEGRAM TO THE DISPATCH. NEW YORK, Nov. 4.-By 6 o'clock this vening all of the city employes on Randall's Island and the other men arrested on the charge of illegal registration by United States Deputy Marshals had been released on bail furnished by several of New York's most solid citizens.

Soon after Judge Benedict's court opened in the Federal building this morning Lawyer Henry W. Wheeler appeared, acting for David Leventritt in behalf of the Randall Island residents. He asked that their bail be fixed at \$250 instead of \$1,500, as the men were all employes of the city, receiving their board and lodging in return for their work, Assistant District Attorney Maxwell Evarts opposed Mr. Wheeler's motion. The bail in each case was finally fixed at \$1,000.

"These arrests," said Mr. Wheeler later, "are precisely similar to arrests made by Davenport a year ago. Then he picked out one as a test case, and, sitting as his own judge, discharged the prisoner, but not until the election was over."

Brought From Jall Too Early. The Randall's Island prisoners were all brought down from Ludlow street jail at 2 o'clock by Deputy United States Marshals, but this proved to be a blunder, as they were not wanted until 5 o'clock, when Commissioner Shields had arranged to accept ball for them. They were marched back again. In the afternoon many promin-ent New Yorkers appeared before Commis-sioner Shields and qualified in various amounts so they could be ready to go on the bonds of Davenport's prisoners without delay. Their names, with the amounts for which they qualified, are as follows:

Edward P. Steers, President of the Twelfth Ward Bank, \$90,000: Charles M. Dayton, ex-Assemblyman, \$50,000; Patrick F. Mullen, \$30,000; Patrick Corrigan, \$10,000; John Reilly, \$300,000; John D. Crimmins, \$200,000; John J. Quinn, \$75,000. At 5 o'clock the 28 Eandall's Island pris-

oners were once more marched down to the postoffice building, into Judge Benedict's courtroom, where the gloom was relieved by two sickly gas jets over the desk at which Commissioner Shields sat. One by one the names of the indicted city employes were called, and they stepped up to sign the bonds which had been prepared. Edward P. Steers and Charles W. Dayton acted as damen.

Not Knocked Out of Their Votes.

After their release they went up to the toot of Twenty-sixth street, where a boat of the Department of Charities and the Cor-rection carried them to Randall's Island. They will vote on Tuesday. Only two arrests were made by Daven-

port up to 6 P. M. to-day, and in both cases no evidence was forthcoming against the men arrested. Fred. W. Brown, an inspecmen arrested. Fred. W. Brown, an inspec-tor in the Department of Public Works, was arrested at his residence, 34 East Twelfth street, by a deputy United States marshal, on the charge of having procured illegal registration from the lodging houses 34 East Twelfth street, and at 65 and 67 East Twelfth street. These three houses are the property of Mr. Brown. Several men were arrested earlier in the week, charged by Davenport with illegal registra-tion from these houses, and Brown's arrest appears to have been part of the same scheme. Brown's bail was fixed at \$5,000 and he was taken to the Ludlow street jail by Deputy Marshal McCord.

by Deputy Marshal McCord. William McGee, one of the residents of 34 East Twelfth street, came down to inquire about Brown's case, and he was arrested in the corridor. Lawyer Henry D.

Called a Scheme of Retallation.

diverting suspicion from themselves." Before Commissioner Shields went away

he released Frank McCabe, Louis Sweig,

William McGee and Jas. Mull, all of whon

were charged with having registered illegally from Brown's house at 34 East

Twelfth street. Ex-Registrar John Reilly furnished the bond of \$1,500 required for

each case. The Federal grand jury handed down 19 indictments this morning upon charges of false registration, and warrants were issued by Commissioner Shields for Marshal Jacobus to serve. The grand jury went into session again Assistant District At-torney Evarts took several witnesses before them and Inscents humanit measurements of the second the several witnesses before

them and Davenport himself spent an hour in the jury room. Lawyer Leventritt made

a determined effort to bring the case of Election Inspector Gartlan to a hearing

before Commissioner Deuel. Mr. Gartlan

before commissioner Deuel. Ar. Gartian is the inspector who registered John Davenport, and who, Davenport says, did not ask him bow long he had lived in the State after learning that he had lived three years in the election district. Lawyer Stephen C. Baldwin, with Mr. Leventritt, appeared at 10 o'clock before Commissioner Development in the election district.

Deuel and insisted that the examination go

on. Devenport had a whispered talk with Deuel, who then told the lawyers that he outrage. But yesterday, when State De-tective Jackson presented himself before them, they wilted, and said they wanted to change their ples to guilty, in order to gain the mercy of the Court. This afternoon Judge Martine sentenced

Holland and Green to two years each in the penitentiary. The Judge scored them, but declared that the man who had induced them to violate the law was more deserving

of punishment. The trial of John Kearney and John H. The trial of John Kearney and John H. Griffin, the alleged lieutenants of "Marty" and "The" Allen in the business of coloniz-ing voters in the new Eighth Assembly district, was next called by Judge Martine. The men were shown to have been impli-cated, Kearney admitting the charge. Griffin was arraigned at the bar for sen-tence and Judge Martine contended him to tence, and Judge Martine sentenced him to three years and ten months' imprisonment at hard labor in Sing Sing. Kearney was remanded for sentence until Monday, when he will probably be discharged as a reward for testifying against Griffin and Carney.

Some Cases Settled in Newburg.

From Newburg-on-the-Hudson comes intelligence that in the Seventh district of the First ward of that city 18 paupers have been registered. They are inmates of the almshouse, which is situated in that district. Application has been made to Judge Brown to have their names stricken from the registry list. He ordered the names of all but four to be taken off. The other 14, he said, had lived in other districts before becoming inmates of the almshouse, and they had not secured a residence in the Seventh district.

The Dispatch will contain the most comprehensive reports of the Election on Wednesday morning. Order in advance.

TWO TRAGEDIES AVERTED.

Attempted Murders at Tyrone and Uniontown and a Would-Be Suicide.

TYRONE, Nov. 4. - [Special.]-At 3 o'clock this afternoon an attempt was made to murder the proprietor of the Boyer House, the would-be murderer failing also in his attempt at suicide. Earlier in the day Harvey Boyer, the proprietor, had occasion to reprimand his colored cook, William Anderson. Boyer was lying on a sofa when Anderson burst into the room with a revolver in his hand and began

firing. Two shots had struck Boyer, one in the right arm near the shoulder, the other in the left arm just above the wrist, when William Crumbaugh, a lad employed about the hotel, hurled a heavy monkey-wrench at the negro's head. Anderson dodged, and turning the pistol on himself sent a bullet into his own head just above the left eye. As he fell to the floor he was pounced upon and secured by others who had here attracted by the shorting

had been attracted by the shooting. A special telegram to THE DISPATCH from Uniontown says: Henry Blair, a well-known sporting man of this place, tried to kill Noble McCormick this afternoon. Blair claims that he and McCormick had been playing poker. Blair was the sufferer and wanted McCormick to lend him

\$15. The latter, after a quarrel, was bounced out of the place. As Blair stepped on the pavement he wheeled and faced Mc-Cormick with a "gun" in his hand. The door was put between the men with great celerity, and Blair blazed away through the barrier. Two shots were wasted, but the third one found McCormick, inflicting a flesh wound in his shoulder. The shooter was arrested.

MAY BECOME INTERNATIONAL.

A Criminal Case in Mexico That Is Exciting Some Interest in the East.

CITY OF MEXICO, Nov. 4.-[Special.]-Charles Knox and wife, the couple from Minneapolis who were arrested at Zacatecas a few weeks ago, for obtaining \$10,000 of jewelry from a leadworth ing jeweler of this city by means of a fraudulent check, are now on trial in the Second Terminal Court of the Federal district. They are represented by able counsel. Several im-portant legal points are involved which are likely to sake the case an interpretion likely to make the case an international one before it is ended. Knox formerly lived in New York City, and is said to have been at one time prominent in business cir

NOT FIGHTING THE UNIONS.

Mahoning Valley Operator Denies State ments in the Zanesville Dispatch.

YOUNGSTOWN, Nov. 4.-[Special.]-A statement sent out from Zanesville yesterday purposed to show a concerted plan on the part of mill operators in Eastern Ohio in general, and the Shenango and Mahoning Valleys in particular, to continue next year the fight made against the Amalgamated Association. One of the leading steel men of this section, whose business and private relations with the managing men of the Carnegie Company are probabl

closer than those of any other mill oper-ator in the Mahoning Valley, said to-night: closer than those of any other mill oper-ator in the Mahoning Valley, said to-night: I know, positively, that the mill owners in Ohio and Pennsylvania have never consid-ered any such campaign, so far as any joint action is concerned. In the first place, it is folly to talk about fighting the Amaiga-mated Association. The mill men have no objection to the Amalgamated or any other association of workingmen. We do some-times object to the demands made in the name of such associations, trades unions, or whatever they may happen to be called; but we don't care anything about their associa-tions as such. When they make demands for certain wages it is a business matter, pure and simple, and we treat it as such. It makes no difference whener the demands come from the members of an association or from the workmen as individuals. It is what they want, whether union or zon-union men want it, that we have to consider. Then, if, as a business proposition, we de-cline to meet their terms, some fool who knows no better, or some scoundrel who does know better, gets on the platform or in-to the newspapers to tell these men the tariff policy of the United States Government is at the bottom of their failure to make the business deal in question. As to the refusal of mill operators to do business with the Amalgamated Association, they will refuse when it is good business policy for them to do so.

A SQUALL ON LAKE MICHIGAN

Makes Lively Times Among the Shipping or

the Chicago Coast. CHICAGO, Nov. 4.- A number of lives were imperilled to-day along the city water front by a sudden storm on Lake Michigan. The sand scow Munson parted her anchor chain off Lincoln Park and drifted out into the heavy sea with six helpless workmen aboard. They were finally rescued by a Federal lifeboat.

Opposite Twenty-second street a pile driver carrying a crew of six men, in tow of a tug, was overturned in mid-lake by a huge wave and went to the bottom. The men, just in the nick of time, leaped aboard a scow which formed a part of the tow. They were drenched repeatedly and partly frozen before they could be taken off the scow by the tug.

A Car Builders' Strike Ended.

ALLENTOWN, Nov. 4 .- The strike at the Stemton Car Warks has been declared off, and the works are again in operation. The men had been paid \$15 for each gondola car which they made, and were ordered to fill a contract for box cars at the same rate. They struck against this rate, but have now abandoned their demand.

Mrs. Gougar Sues a Congressman. DEDHAM, MASS., Nov. 4.-Late this afternoon there was filed in the Norfolk Registry an attachment on the property of Congressman Elijah Morse, of Canton, in the sum of \$25,000 by Mrs. Helen M. Gou-gar, of Lafayette, Ind., the well-known prohibitiou speaker, pending an action of tort.

tort. **Overcoat Buyers**, Remember

That Kaufmanns' will sell to-day for 25 per cent less money any overcoat advertised yesterday by other houses.

OUR '

That Kaufmanns' will sell to-day for 25 per centless money any overcoat advertised yesterday by other houses.

OUT AND OUT BRIGARDS NOW. Garza's Men No Longer Consider Them-

selves as Revol SAN ANTONIO, Oct. 4.-Captain John T.

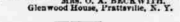
Bourke, of the Third United States Cayalry, in command at Ft. Ringgold, arrived here to-day to attend the trial of Garna revolutionists before the Federal Court, revolutionists before the Federal Court, which opens Monday. Captain Bourke states that many of the Garza revolutionists who have not yet been captured by the Federal authorities have

organized themselves into bands of brigands and are committing many depredations.

BAD SHIN BONE SORE

Grew Worse Under Many Doctors and Many Remedies. Entirely Cured by Cuticura.

In September, 1857, I had a sore come on my shin bone, just above the ankle. It began to pain me so much that I thought best to consult a doctor. He said it was a bad looking sore, and it might be a month or two before it got well. I thought I could dies, and the sore kept growing worse. Then I tried another doctor, and received no help. Then nother, who was sure he could help me, but atil the sore kept growing worse, kept growing larger all the time. I had another doctor examine it. He thought that perhaps the bone was affected, and I had better go up to Albany. I had a good surgeon examine it, and he said the bone was not affected, and that it could be cured, but I had to sit with my foot elevated. A surgeon doctor, for the eliy of New York, stopping at our house, said the same thing. In September, 1889, I was about my work as soon as possible. It was thirteen weeks and two first, his spitcher, it had to sit with my first had be the duct of the same the soon as possible. It was thirteen weeks and two the sore. These said. 'I have some with me I will give you.' I commende at once, and If was the sore. Then i helt encouraged, for I had or the sore. Then is held to surge on the street with the sore then is and the sore is a mind to try our different kinds and received no good the first olntiment that I ever put on that sareed with the sore. Then is the accouraged, for I had of the first olntiment that I ever put on that sareed with the sore. Then is this and whow that it did me agreat deal of good. Wish more people would the first olntiment finst funds and received no good then the times of the sore is entirely headed and has been for the eight or nine monthe, hypehet terms of it, as i thinks and know that it did me agreat deal of good. Wish more people would the great deal of good. Wish more people would the if me wood House, Prattaville, X. Y. In September, 1867, I had a sore come on my shin

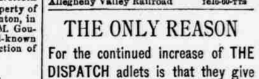




WSSuWk

JAS. M'NEIL & BRO., BOILERS, PLATE AND SHEETIRON WORK. PATENT EHEETIRON ANNEALING BOXES.

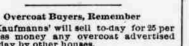
BOXES. With an increased capacity and hydraulia machinery, we are prepared to furnish all work in our line cheaper and better than by the old methods. Repairing and general machine work. Twenty-ninth street and Allegheny Valley Railroad fel6-60-TTS



Telephone 2033.

satisfactory returns.

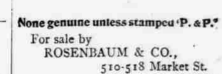
"DOUBLE





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P.& P KID GLOVES PERFECT FITTING THE NEWEST SHADES THE LATEST STYLES THE MOST DURABLE THE BEST WORKMANSHIP. THEREFORE ALWAYS SATISFACTORY



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BARNES ON THE DEFINSIVE.

He Refuses to Give Up Ohio's Chairmanship to His Success

CANTON, O., Nov. 4.-[Special.]-Dr. Barnes, ex-State Chairman of the People's party of Ohio, who was deposed at a meeting of the State Executive Committee at Mansfield Saturday night, and who resists the deposition on the ground that it is ille-gal, bobs up again in a squabble for the books and papers belonging to the Chairman's office

George Flumerfelt, of Sandusky county, who was chosen as Barnes' successor, accompanied by Secretary Martin, was here to-day. They made a formal demand on Dr. Barnes for the books, etc., and he peremptorily refused to surrender. Moreover, he has followed his refusal by sending instructions to all the county chairmen throughout the State directing them to continue to report to him and recognize his anthority in every particular. The matter will now go to the courts.

COST OF ELECTION MACHINERY.

It Is Estimated Now at Considerably Over

\$300,000 for Pennsylvania. HARRISBURG, Nov. 4.-[Special.]-The Ballot Commissioner estimates the total cost of election booths, annexes and guardrails for use under the new voting system at \$300,000. This does not include the cost of the ballot boxes, tables and tickets, which are paid for by the various counties. State Treasurer Morrison has made the following payments for voting appliances by the State to counties;

Ine State to Countles;
 Allegheny, \$2,132 50; Lancaster, \$1,457 25;
 Pike, \$223; Lebanon, \$1,013 10; Franklin, \$1,219 35; Biair, \$1,708 23; Center, \$1,149 74; Delaware, \$1,966 35; Mifflin, \$508 90; York \$2,465 45; Columbia, \$753; Montgomery, \$3 09 94; Montour, \$394 45; Northumberland, \$1,706 80; Bedford, \$1,452 82; Cambrid, \$1,716 Jefferson, \$1,039 65; Lancaster, \$2,350 90; Lebanon, \$199 04; Union, \$366 45; Westmoreland, \$2,209 65.

MAGEE IN NEW YORK.

After Stopping in Washington Long Enough to Read His Mail.

WASHINGTON, NOV. 4 -] Special]-C. L. Magee made a brief stop here to-day, on hisway home from Alabama, but did not have time to call on the President, nor even on Senators Quay or Cameron. He break-fasted at the Arlington, read the mail which reached him there, and took the first train thereafter for New York, where he will look in upon headquarters before going

home Hon. Richard Quay left for home to-day, but the Senator remains until to-morrow.

Another Change in Oregon PORTLAND, ORE, Nov. 4 .- The Demo-

The Dispatch's electric election bulletins will be flashed every 15 seconds from The Dis-

patch's building Inerday evening.

Notes From All the Camps The discovery that some of the tickets in

South Carolina were not of the proper size was made in time to have proper ones printed. JOHN MURPHY, who was arrested in New York on Saturday for illegal registration has been sentenced to three years' impris onment by Judge Benedict in the crimina branch of the United States Circuit Court.

As order has been issued from the Phila delphia Coal and Iron Company headquarters to the effect that all collieries and shops of that company will close down on Tues-day next, to allow the workingmen "suf-ficient time to vote intelligently."

The writ of mandamus asked for by D. J. Campau, Chairman of the Democratic State Central Committee of Michigan, to compel the Detroit Common Council to rescing its appointment of election inspectors in that city, was passed upon yesterday. The Court holds that the Council had full power in the metter.

matter. ACTING ATTORNEY GENERAL ALDRICH Said yesterday that no new questions involving a construction of the election laws have be presented to the Department of Justice, and added that he did not anticipate any iu-ther trouble on that score, now that the pol-icy of the Department is so well under-FEDERAL marshals are to be appointed for

the election in Indianapolis and all the other large cities in Indiana. In view of the instructions of Attorney General Miller, Democrats are complaining that the mar-shais will interfere with the fairness of the election, and that their presence will be taken advantage of by the Republicans for the perpetration of fraud.

Acting for Judge Don Pardee, Judge Speer, of the United States District Court,

at Macon, Ga., has rendered a decision deat Ancon, Ga., has rendered a decision de-claring all registration laws in Georgia in-operative. He asserts that the law, in order to be constitutional, must be uniform. As at present laws are all loal, they are there-fore unconstitutional. The effect of this de-cision is to make every man in the State el-igibte upon taking oath that he has paid his taxes.

POLITICAL pointers in THE DISPATCH

Nineteen Corpses in a Smuggler's House. ST. PETERSBURG, Nov. 4 .- While the police were searching the house of .s sus-

pected smuggler in the district of Toujisky, Poland, they discovered the decomposed bodies of 19 persons-men, women and children. It is not known whether these persons were murdered, or whether the cellar in which they were found had been used as a secret burial place.

Overcoat Buyers, Remember

Overcoat Buyers, Remember

They go like bot cakes. We started with 500 yesterday and up to 12 o'clock to-day we had but 500 leit. To-day will finish them. Don't miss the chance. These reefers are fur-trimmed and tailor-made. KAUFMANNS'.

That Kaufmanns' will sell to-day for 25 per cent less money any overcoat advertised yesterday by other houses. That Kauimanns' will sell to-day for 25 per cent less money any overcost advertised yesterday by other houses.

cles

The Judge before whom the case is being tried has directed Dr. Navarro, the Mexi-can Consul in New York, to make an investigation into the prisoners' record in that city, and to make report on the subject as soon as possible. Since their arrest Knox and his wife have been in solitary confinement in Belam prison.

A Eemale Burglar Breaks Jail.

WOOSTER, O., Nov. 4.-[Special.]-Mrs. Eila Pierce, awaiting trial in the Wayne county courts under an indictment for burglary, escaped from jail here to-night by sawing off the bars of her cell window, climbing out on the roof of a porch and clearing the wall with a leap from a height of 18 feet. She had been gone more than an hour when her escape was discovered.

Go Our own special wires and special newsservice will render The Dispatch election returns invaluable Wednesday morning. Order in adance to avoid disappointment.

Ex-Consul Ryder Pardoned

COPENHAGEN, Nov. 4 .- The King of Denmark has granted a pardon to Henry B. Ryder, the ex-American Consul who was convicted a few days ago of theft, fraud and prejury in connection with the administration of testamentary estates and sentenced to 18 months' imprisonment. The pardon s granted on condition that Ryder leaves Denmark.

Labeled a Hypnotic Victim.

SAN FRANCISCO, Nov. 4 .- William Kitrick, a wealthy lumber dealer, of the Lumpkin Mill Company, of Orville, Cal., committed suicide this morning by cutting his throat on the street. A card was found on the body, on which was penciled the statement that he had been hypnotized.

Had Three Pairs of Shoes.

James Hamilton was arrested yesterday while trying to sell three pairs of shoes at 1125 Penn avenue. He was intoxicated, and the police think he took them from the front of some store. A short time ago he was found in a cellar, but he gave satisfactory explanation and was released.

A Monument for the First War Hero.

CHICAGO, Nov. 4. - A movement to erect a monument here to Colonel Ellsworth was inaugurated last night by Colonel E. L. Brando, of this city, and Major Hayden, of Seattle, Wash. The proposed site is on the Lake Front, near the main entrance of the new Art Institute.

Gold and Silver at York.

YORE, PA., Nov. 4.-It has just leaked out that a vein of gold and silver was found about a year ago on the slate ridge near Delta, this county, by Wilmer Bennington. An assay of the quartz has been made and both metals were found, although not in paying quantities.

WONDERFUL PERFORMANCE.

The Particulars.

Ceedings, but he refused to discharge Mr. Gartian's bond. Mr. Leventritt will follow the case right up by asking Judge Wallace today to discharge Gartian's bond. Mr. Gartian's lawyer, Mr. Baldwin, will bring suit for damages against Davenport for false arrest.
Democrats Give Salty Sentences.
Judge Martine devoted to-day to election and false registration cases. Five men who had been arrested by Chief Inspector Me-Langbiln stood before him at the bar of General Sessiona. Two were George C. Holland and William Green, colored, from Harlem. In police court both pleaded not guilty. Holland said he was a minister and Green a porter, and declared their arrest an

* * * OVERCOAT SALE TO-DAY***

VALIE'

M. MAY, SONS & CO. FINE DYEING AND CLEANING.

56 Sixth ave, Pittsburg, Pa.

* * * IS "A HUMMER"

We are in the field and "ready for the frav."

* * * *

Our recent fortunate purchase of a leading manufacturer's entire stock of elegant Overgarments for Gentlemen's wear enables us to offer the finest productions of one of the best makers in the land at prices below the actual cost of making.

The wonderful values we are giving excite consternation in the minds of our competitors and exultation to the fortunate buyer.

Our "Double Value" Sale has never before and never will be duplicated in this city.

SOLOMON AND RUBEN

-OUTFITTERS TO ALL MANKIND SMITHFIELD & DIRMOND STS.

was too busy. Bound to Have a Hearing. "We want that examination to-day," said Mr. Leventritt, "if we have to wait until midnight for it." Finally the examination was set down for 3 o'clock, and at that hour Assistant Dis-trict Attorney Evarts asked for an adjournment until next Wednesday. "It is an invariable practice," said Mr. Leventritt, "with examinations coming up here before election day to postpone them

until after election day, and then they are dropped. We have our witnesses here, and aropped. We have our witnesses here, and we propose to show that the charge against Mr. Gartian is a frivolous one. As I am informed, when Mr. Davenport asked to be registered on Saturday night he was ap-parently under the influence of liquor." The Assistant District Attorney tried a new task. He sold that Jamma Haithking ew tack. He said that Lawyer Hotchkiss

had told him that the case ought to go to the grand jury. It had gone to the grand jury, and Mr. Evarts informed Commisioner Deuel that the case was in con-

sequence out of his jurisdiction. "What I did say," said Mr. Hotchkiss, "What I did say," said Mr. Hotchkiss, "was that it was an outrage to arrest men year after year, and discharge them when election day is past, after they have been prevented from voting. And I said that the grand jury ought to alt on a case like this in the first place. I did not ask Mr. Evarts to take it before the grand jury." Commissioner Deuel dismissed the pro-ceedings, but he refused to discharge Mr. Gartian's bond. Mr. Leventritt will follow

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ceedings, but he remsea to assonance all. Gartian's bond. Mr. Leventritt will follow the case right up by asking Judge Wallace to-day to discharge Gartian's bond. Mr. Gartian's iswyer, Mr. Baldwin, will bring