The Secret of Strength

Eugene Sandow, the strongest man in the world, says: "The secret of my strength is perfect digertion. I use the genuine Johann Hoff's Mait Extract, and find it greatly aids me in the proper assimilation of food.

JOHANN HOFF'S Malt Extra

TUCKER & MAXEY FAILURE REVIVED

CONSPIRACY GROWING OUT OF IT IS ON TRIAL.

David Seeds Pleaded Guilty to a Lesser Offense Than the One He Was Indicted for and the Plea Was Accepted - Patrick Grady Exonerated from Complicity in Death of Patrick Moore's Pig-Wolfenden Shot Gislon for Flirting with the Former's Girl.

Before Judge D. W. Searle in court them room No. 2 yesterday, Evan Tucker, T. J. Maxey, M. P. Jacobs and C. H. Herry were tried for conspiracy. A. 1. Wright was the prosecutor. The commonwealth is represented by Assistant District Attorney W. Caylord Thomas, Hon, John F. Reynolds and It, D. Stuart, and the defendants by Attorneys C. P. O'Malley and John F. Scragg. The case is an outgrowth of the now famous Tucker & Maxey fail-

The charge is that the defendants conspired to cheat and defraud the Bolica Importing company of New York city out of \$939.75 worth of ten on

The commonwealth offered evidence to show that about the time of their failure Tucker & Maxey ordered from the tea company the tea in question and turned it over to the other defendants who stored it in an old unused mill at Forest City. The tea was afterwards found by A. L. Wright, who is named as prosecutor, and identified through private marks, etc., by Mr. McDonough, a representative of the company. It is evident that the commonwealth will endeavor to show that the tee was ordered and turned over to Jacobs & Berry in pursuance of an arrangement between them and Tucker & Maxey, with the intention to defraud the tea company out of the value of the tea: and that the order was given when Tucker & Maxey were insolvent.

McDonough, the representative of the tea house, and A. L. Wright, of Carbondale, were the only witnesses called before adjournment yesterday, Wright, it appeared, was employed by the creditors of Tucker & Maxey to ascertain what he could concerning goods known to have been ordered and shipped to the firm, but not found upon the premtestified to finding the tea and to a the costsconversation between himself and Jacobs, one of the defendants, in of Tucker & Maxey had been chests containing the tea. In some in other cases by the use of black

SEEDS PLEADED GUILTY.

Before Judge Edwards, David Seeds pleaded guilty to being the father of the child of Mabel Cross, which was born in November last. The Cross girl went on the stand yesterday and said that Seeds forcibly violated her in February, 1898. He lived in a house adjoining her parents. Mr. and Mrs. Joseph Cross, on Wright court, on the West Side. She said she will not be fourteen years of age until next Sep-

Attorney Nathan Vidaver in opening for the defense said they would prove that the girl is more than fourteen years of age and that for some time she has not enjoyed a good reputation. They would produce witnesses, he said, who would testify to various acts of immovality on the part of the girl. His client was willing to plead guilty to the charge of being the father of the child. but was not guilty of the more serious erime alleged against him. The com-monwealth decided to necept Seeds plea of guilty and he was sentenced pay a fine of \$25 and costs, \$50 for lying in expenses and \$1 a week for the sup



ine and set it smoothly running again. When the human constitution is thrown off the track by some frightfully complicated disease, it looks as if only a miracle could restore it; and yet it can

be done.

"It is my greatest desire," writes Mrs. Wm. S. Vollmer, of Concord, Cabarrus Ce., South Carolina, in a grateful letter to Dr. R. V. Pierce, of Buffalo, N. V., "to have you publish my daughter's cure: for it is the nearest to a miracle that I ever witnessed. She had St. Vitw's Dance so badly she could not hold her hands, feet or head still one moment, only when asleep. Mornings she could not dress herself; she would reel and often fall. Her shoulders and head were constantly jerking with great difficulty. Her tongue was often thrown out, and her face in different shapes.

stautly jerking with great difficulty. Her tongue was often thrown out, and her face in different shapes.

"She could not take a dipper of water nor food, nor anything to her mouth. If she tried to put any food to her mouth she would amear it over her face and bosom. For several weeks she could not chew her food; all solid food I had to mash up fine. We could hardly understand anything she would try to say.

"I bought one bottle of Dr. Pierce's Golden Medical Discovery, one bottle of his 'Pavorite Prescription' and one viai of his 'Pleasant Pellets.' I wrote to Dr. Pierce and he answered promptly, giving advice how to give his medicines, and also how to keep her hygicale surroundings as near perfect as I could.

"After taking the medicines three weeks. I noticed the symptoms gradually leaving. I continued until the last doce of the two bottles (one of 'Golden Medical Discovery' and the other of 'Favorite Prescription') was given, then she needed no more. Those two bottles, with a vial of Dr. Pierce's Pleasant Pellets, made her perfectly well. I wish everybody knew the great virtue in Dr. Pierce's medicines. If persons wishing to know more will write, enclosing stamp, I will gladly answer."

Do not hesitate to write to Dr. Pierce. He will advise you by mail, free of charge.

port of the child until it is seven years

of age.
Griffith Thomas and Harriet Thomas pleaded guilty to statutory burglary and will be sentenced Saturday. While drunk one night a few months ago they broke the window of James Savilles oyster house in North Scranton

and stole some oysters. John McHale and Walter Malia were returned not guilty of burglary. One night early in the summer they broke a window in the basement of Charles Wenzel's saloon on West Lackawanna defense was that they were drunk and Malia fell down the cellar steps breaking the window. McHale went down to bring up Malia and then both were liscovered by the occupants of the building and afterwards arrested. The jury believed their story and acquitted

VERDICT OF GUILTY. In the case of Wodislaw Stachowitz,

John Pateska and John Weber, who were tried before Judge Searle for robbing Dominick Ambrose of \$39 on a road leading from Austin Heights to this city, were returned not guilty, William Griffin who was tried before Judge Edwards Tuesday for statutory burglary was yesterday found guilty f receiving stolen goods and

even months, A verdict of not guilty was taken in the case of George F. Jacobus charged with larceny by bailee by A. F. Reynoldson. James J. Rogers did not appear to answer a charge of malicious mischief preferred by Sarah Martin and a verdict of not guilty was taken. A capias was issued for Constantine Rochefski who is charged with robery by John Novyaski. The defend-

fined \$1 and sent to the county jail for

ant failed to appear for trial. Bridget Sheehan was indicted for eing a common scold at the instance of Alex. Dunn, sr., but when the case was called yesterday a verdict of not guilty was taken.

Verdicts of not guilty were taken in the cases of assault and battery pre-ferred against John M. Barrett by Catherine Gilmartin and Anna Gilmartin. The parties live at Carbondale.

GRADY NOT GUILTY.

Patrick Grady was tried before Judge Edwards for poisoning the pig of Patrick Moore. The defendant alles s that the case is a spite action and that he was not guilty of the poisoning. The jury said not guilty ises at the time of the failure. He and decided that the prosecutor pay

Azariah Wolfenden was found guilty of shooting Albert Gislon in the shoulwhich the latter asserted that he had der with a shot gun. The parties repurchased the tea from Tucker & side at Mayfield and Gislon had en-Maxey. He stated that he found the deavored to get up a filrtation with Wolfenden's girl. This angered the partially erased from the various latter and ne rushed to his house and secured his shot gun and then shot cases it appeared that the erasures Gislon in the shoulder, fortunately had been made with an old plane and wounding him but slightly. Wolfenden was sentenced to pay a fine of \$1 and spend thirty days in the county

In the case of the commonwealth against Thomas Lyons charged with embezzlement by T. S. Hutling the court directed that a bill of particulars be filed today.

Judge Scarle directed a verdict of not guilty in the case against Anthony Bertnick charged with robbery by Michael Lissick, The men live at Park Place and Lissick boarded with Bortnick. The commonwealth did not make out a case and conviction was not asked for.

John Chester Peck was yesterday sentenced by Judge Scarle to pay a fine of \$25 and spend six months in the county

INDUSTRIAL JOTTINGS.

John Page and Vincent Reardon to Make an Examination of Brass Foundries Near New York City.

John Page, foreman of the Delaware, Lackawanna and Western foundry. and Vincent Peardon, chief draughtsnan, under Master Car Builder Canfield, went to New York city last night. under instructions from Mr. Canfield. Messrs. Page and Reardon will spend several days making a thorough inspection of all the brass foundries in and about New York.

Mr. Canfield stated to a Tribune man resterday, that in line with the numerous changes he has, and will make, in the various departments, the brass corks will be given a modern overhauling. The works will be enlarged and new machinery will be added for the manufacture of goods that the ompany now buys. Upon their re turn Messrs, Page and Reardon will make a detailed report to Mr. Canfield of their tour. The latter gentleman will then place orders for the machinery needed.

THIS AND THAT.

Orders have been issued for the abandonment of pumping water from the Schooley mine at Pittston, Later in the year, however, the work will be resumed.

Chief Clerk Lowther, private secretary to Superintendent Fitzgibbon, of the Delaware, Lackawanna and Western Railroad company, has returned from New York city.

Common Councilman F. W. Zitzlenan has resigned his position at the freight department of the Delaware, Lackawanna and Western Railroad company in this city. Mr. Zitzleman has not assigned any reasons for his

action. Master Car Builder Canfield, of the Delaware, Lackawanna and Western railroad shops, received a telegram yesterday from Boston, notifying him that the large bollow chisel morticer, this week. The morticer is a part of the large order for modern machinery for the saw mill of the car shops,placed some time age.

DISTRICT CONVENTION.

First Legislative District. Notice is hereby given to the Republi-on voters of the First legislative district that a primary election will be held on Saturday, June 24, 1890, between the hours of 4 and 7 o'clock, for the purpose of electing a delegate and alternate to repreelecting a delegate and alternate to repre-sent said legislative district at the Re-publican state convention to be held in Harrisburg. The convention to compute the vote will be held on Tuesday after-noon, June 27 at 3 o'clock, at St. Da-vid's hall. In accordance with the rules adopted at the last district convention the candidates for delegates to the state convention will be voted for directly by convention will be voted for directly by the voters. Each candidate must register with the district chairman his ful name and postoffice address and shall pay his assessment ten days before the primary election or his name will not be printed on the official ballot. The regular vigilance in connection with the re-turn judge to be appointed by the chair man will conduct the election.
W. A. Paine, Chairman.
Scranton, Pa., June 8, 1899.

Second Legislative District.

Notice is hereby given to the Republi-can voters of the Second legislative district that a primary election will be hele on Saturday, July 1, 1839, between the hours of 4 and 7 o'clock, for the purpose of electing a delegate to represent said legislative district in the coming Re-Wenzel's saleon on West Lackawanna publican state convention to be held in avenue and were supposed to be at-tempting to break into the place. The ling Tuesday being a legal holiday, the onvention to compute the vote will be seld on Monday, July 3, 1839, at 1 o'clock in the court house in Scranton. In acdance with a resolution adopted by the last district convention the candidates for delegates to the state convention will be voted for directly by the voters at the polls. Fach candidate must register with the district chairman his full name and postoffice address and shall nay his approximent ten days be shall pay his assessment ten days be-fere the election or his name will not be charged with malicious mischief, a verdict of guilty was returned. The case was tried before Judge Searle Tuesday.

John Pateska and John Weber, who the election and the result will be reported by the return judge to the district convention which will be composed of the return judges of the various districts.

Frederic W. Fleitz, Chairman.

Attest: M. W. Lowry, Secretary.

Third Legislative District.

Pursuant to a resolution of the standof the Third legislative district of Lackawanna county, held on Saturday, June 24, 1899, the district convention will be held on Tuesday, the 27th day of June, 1899, in the Arbitration room, court house, Scranton, at 2 o'clock p. m., for the purse of electing one person as delegate the state convention.

It was unanimously resolved by the committee to submit to the convention for adoption or rejection, a new code of rules commonly known as the "Craw-ford County Rules."

Vigilance committees will hold dele-gate elections at the regular polling places on Saturday, the 24th day of June, 59, between the hours of 4 and 7 p. m. They will give at least two days notice of the time and place of holding the The representation of delegates to the

said convention is based upon the vote cast for Hon. W. A. Stone at the last oreceding general election.

Under this rule the several election districts are entitled to representation as

, O	follows:
5	follows: Benton
6	Covington
ı.	Dalton
	Gouldsboro

	Lackawanna Township-
	South district
9	West district
	East district
	Northeast district
	Southwest district
	La Plume
	Lehigh
ID	I Madison
	Newton
9	North Abington
	Old Ferge Township-
2	and the same of th

First district and district Third district Second district Scranton, Sixth ward, Third district .. outh Abir

First district Second district Third district oring Brook .. Taylor Borough-First ward Second ward Third ward Fourth ward Fifth ward Vaverly West Abington

T. J. Matthews, Chairman. J. E. Watkins, Secretary, Scranton, Pa., June 17, 1899.

Fourth Legislative District.

Notice is hereby given to the Republi-an voters of the Second legislative district that a primary election will be held on Saturday, July 1, 1899, between the hours of 4 and 7 o'clock, for the purpose of electing a delegate to represent said legislative district in the coming Republian state convention to be held in Har risburg. On account of the following fuesday being a legal holiday, the convention to compute the vote will be held on Monday, July 2, 1839, at 3 o'clock p. m., in Burke's hall, Carbondale. In accordance with a resolution adopted by the last district convention the candidates for delegates to the state of tion will be voted for directly by the voters at the polls. Each candidate must register with the district chairman his full name and postoffice address, and shall pay his assessment ten days before the election or his name will not be placed on the official ballot, neither will any votes cast for him be counted. The regular vigilance committee, to-gether with the return judge to be ap-

Headache Biliousness, sour stomach, constipa-tion and all liver ills are cured by

The non-irritating cathartic. Price 25 cents of all druggists or by mail of C. I. Hood & Co., Lowell, Mass. Hood's Pills

cinted by the chairman, will conduct the lection, and the result will be reported by the return judge to the district con-vention, which will be composed of the

return judges of the various districts.
J. W. Smith, Chairman.
Attest: Samuel S. Jones, Secretary.

Especially Mothers

Are most competent to appreciate the purity, sweetness, and delicacy of Cutt-CURA SOAP, and to discover new uses for

Its remarkable emollient, cleansing, and purifying properties derived from Corr-cura, the great skin cure, warrant its use in preserving, purifying, and beautifying the complexion, hands, and hair, and in the form of washes and solutions for ulcerative weaknesses, annoying irritations and chaings, as well as for many sanative purposes which readily suggest themselves.
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Opp. Grace Church .- European Plan. Rooms \$1.00 a Day and Upwards.

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At 21/2c-Printed Cotton Challies.

At 5c Classic Ginghams, coc Values

At 10c Corded Muslins, value 15c. Printed Jaconets, value 12 1/2 c.

W. M. BINGHAM At 121/2c Barnaby Ginghams, value 20c. Fine Printed Dimities, value 15c Faucy Printed Piques, value 25c

At 18c Fancy Woven Piques, 50c value. Colored Dotted Swiss, value 25c.

At 19c Oxford Suitings, value 35c. Scotch Ginghams, value 25c, 30c, 35c At 25c Scotch Ginghams, 38c quality.

At 35c Hemstitched Scotch Ginghams, value 50c to 68c. At 50c Fine Silk Plaid Piques in various colors, value 85c.

lot includes some of the finest little vests for children and misses that the vest markets afford. We anticipate that these two lots will go out quickly-early comers will get best selection.

Very Special.

An unprecedented opportunity to buy In-

fants' and Children's Summer Under Vests at a

At 5c each 100 dozen of fine cotton vests for children from 1 year to

10 years of age. The lot comprises all the little

odds and ends from a large manufacturer and in-

cludes every shape and style that is made. Long

and short sleeves—high neck—low neck and sleeveless, in both white and ecru.

Lot No. 2 Another hundred dozen to choose

At 10c each from in fine lisle and silk vests

for ages from 1 to 12 years-the

mere song of a price.

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that the large hollow chisel morticer, ordered recently, was shipped Tucsday, and will reach here the latter part of this week. The morticer is a part of this week. The morticer is a part of

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