John Strategy of the content of the

Agron Floyd Seing duly sworn—
In reply to first interregatory, says: Yes.
In reply to second interrogatory, says: I did not.
In reply to third interrogatory, says: I voted for the ordinance that parsed up to its third reading, when seeing that it was going to pass by a considerable emigrity. I did not vute at all on its fical passage.

On Monday night I voted to adhere.

Alkon Floyd

George Hill being duly sworn.— In sente to first interrogatory, sa Garge Hill being July sworn—
In traphy to first interrogatory, says: It is.
In suply to second interrogatory, says: I did not In suply to third interrogatory, says: I have. My answer or this polot is the same as that given by A. G. McCandlers.

Garage Hill being July sworn—
G

answer on this point is the same as that given by A G. McCandless.

Genore Hill.

S. Morrow being daly sworn—
In reply to first interrogatory, says: Yes.
In reply to second interrogatory, says: I did not vote for the ordinance and immediately before its passage of the ordinance and immediately before its passage, I offered a resolution in Council instructing the Committee on Compromise to respectfully petition the Supreme Court for further time, in order that a compromise with the bond bolders might be affected, which resolution was read three times and passed. I also believed that the writ had been obeyed by the passage of the ordinance in the branch of Councils of which, I am a member. I have no farther answer to make to this interrogatory.

Was. Ward, being daly swarn :

 Wan. Ward, being daly sworn:

In reply to first interrogatory, says: It is.

In reply to first interrogatory, says: I did not to reply to first interrogatory, says: I did not an units; I obseed said writ by being one of the members of Select Cancell, present on the night of 19th March, 1860; (in my official capacity,) when the said ordinance passed the branch to which I belong—be ordinance passed the branch to which I belong—be ordinance passed in a quarum to transact business efficially. This is my full answer.

In reply to third interrogatory, says: yes. After the ordinance passed the Select Council, and came back from Common Council to Select Council, and came back from Common Council to Select Council, and came of forms 4 mills to 34 mills, I voted to athere to our former section, which I considered equivalent to voding for the ordinance as it was originally.

Richard Thompson, being duly sworn:

In answer to first interrogatory, says: I did not vote for the ordinance. I voted for the compromise. I thought is compromise could be made with the boachelders, and that we cand lary a tax to pay whatever the compromise might be.

In really to the third interrogatory, says: I have.

Jacob Tomer being dely-affirmed:
In reply to first interrogatory, says: Yes.
In reply to second interrogatory, says: I did not
vote in favor of the passage of said ordinance.
There was nothing done till the 25th day of May.
At the time of making the return I had done nothing to obey the write.
In reply to third interrogatory, says: On the 18th
of March an ordinance was passed by Select Council, lavying 44 mill in: then it was sent to Coun-, levying a 41 mili tax; then it was sent to Com oil, lavying a 44 mill tax; then it was sent to Common Council and they non-concurred, and afterwards amended by substituting 33 mills for 44. Then it was brought back to Select Council, and they non-concurred and albered to 44 mills. The adherence, when the bill came back from Common Council was measures, I bring present and assenting. I did not vote may, I assented to the action. The year and may were not called.

not called:

Jacon Tonner.

Jacon Duncan being duly sworn:

In raply to the first interrogatory says: It is my

vets for the ordinance before signing said return. have nothing further to say in reply to this interre have attempt to third interrogatory says:—I had not the opportunity of observing it, baying been abrent from the Select Council when the ordinance was returned from Common Council. If I had been present on that occasion, I would have voted to adhere to on that occasion, I would have

on that occasion, I would have voted to athere to
the action of Sedect Council, in the ordinance for
the action of Sedect Council, in the ordinance for
terring 4 mills. JACKSON DONORM.

The following order was then matered:
It tereforest, countered and adjudged that the said
defields are strengthy guilty of contempt of this
Court, in the matter aforesaid, and it is further ordered that the said toose be adjudged that the said
defindants be severally guilty of contempt of this
Court, in the matter appear before the Court at
that these and abids the further order and sentence
of the Court, and not depart from the Court without
that these, and abids the further order and sentence
of the Court, and not depart from the Court without
the addendants then stood up and were severally
bound in recognizance, in the sum of \$1000, conditioned as above.
On motion of Mr. Hardlog, a writ of attachment
directed to the Sheriff of Allegheny, county, returnable on the fourth Monday of October, at Pittaburgh,
was then granted against Abram Fryer, James Rece,
Joseph Rass, James Dignam, James Dain, William
H. Luttop, Theodore English, Courad H. Beurman,
Jacob J. Miller, William Bailey, W. W. Willa.

And a reils was granted to show canes why an at a

Joseph Rote, James Dignam, James Daio, William Have received more of those BERGHVIKLD A CO.

Jacob J. Addier, Theodore Phybios, Conrad H. Beurman, James D. Have received more of those BERGHVIKLD A CO.

Jacob J. Addier, Thillier, William Belley, W.W. William, Addier and the state and the state and the sight, for sais by warranted full weight, for sais by self-of rate wholesale and retaility.

Jacks J. Ames A. Francis, I. W. Chadwick, Henry J. Sais Ballow, The Ballow, John Robb, William, Lubert, William Barnbull, W. B. Hays, John C. Bladley, Matchy Edwards, returnable at Pittsburgh on the third Menday in October.

MICHADO, Tane T. Kincaid, William, Lubert, William Barnbull, W. B. Hays, John C. Bladley, Milliam, Lubert, William Barnbull, W. B. Hays, John C. Bladley, Milliam, Lubert, Lubert, William Barnbull, W. B. Hays, John C. Bladley, Milliam, Lubert, Lubert, William Barnbull, W. B. Hays, John C. Bladley, Milliam, Lubert, Lubert, Lubert, Lubert, Lubert, William Barnbull, W. B. Hays, John C. Bladley, Milliam, Lubert, Lub

McClure, Adams and Parks.

Friday June 29.—The jury in the case of Wm McWinney, who was indicted for forgery and tried on Thursday, could not agree, and he was discharged by the Court. We understand that cleven were for conviption and one was for acquital.

Latest from California.

A Lipcoix Grand was organized in the First Word, Priviburgh, on Toursday (28th.) evening by electing the following officers:
Captain, Andrew Muller, First Lieutenant, John M Roberts; Second, Leophd Sahl, Jr.: 7 Third, George Rumbert; Fourth, B B Barker. First Bergeant, James Rees: Second, Charles Leslie; 3 Allun Cardell, Fourth, J P Mozier. The meeting adjourned to meet on Tuesday (July 31.) evening next, at the Eagle Engine bouse.

bondhelders, and that we could lavy a tax to pay whetaver the compromise might be.

In reply to the third interrogatory, says: I have, by roting to adhere to the ordinance assessing 4 mills; instead of 3 mills as amended by the Common Connell. My vote to adhere was on the last Mondey in May.

Jacob Tomer Seing duly affirmed:

In reply to first interrogatory, anys: I did not rote to first properties of the passage of said ordinance.

There was nothing done till the 25th day of May. At the time of making the reterm I had done nothing to bey the write.

In reply to third interrogatory, anys: On the 18th

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In a reply to the third interrogatory, any the second in the side of the demand for State Moof so the intercate in this vicinity, and think it in the vicinity, and think it in the vicinity in the vicinity, and think it in the vicinity of the side of the vicinity, and think it in the vicinity of the side of the vicinity, and think it in the vicinity, and think it in the vicinity, and think it in the vicinity of the side of the vicinity, and the vicinity of the vic

COURT OF QUARTER SESSIONS Before Judges THE LATEST NEWS.

PARTINATATIONS AND SAME PURE ATTACHNER AND SAME PURE ATTACHNER AND SAME ATTACHNER AND SAME PURE ATTACH

COMMERCIAL RECORD.

COMMITTEE OF ARBITRATION FOR MAY 2 JUNE JAMES PARK, Jr., V. P.

JOSEPH R. HUNTER. PARMEL ROBINSON.
SARVEL SQUIYER. REESE OWESE. PITTSBURGH MARKETS.

BEIONE-tales 2d der anneren an paperen einem ung quality.
WHEREY-pale 14 bble rectif de at 22.
ULAY-sales 16 toos terman at \$25 ft too.
KUNNE WATER PLPE-Sales of 600 yards terra cot from 2 to direct at \$1600 k ft id-seconding to size a quality.
Oil-Sales 20 bble No 1 lard at 65c;95
SALT-Sales 160 bble No 1 at \$1; 100 d do at \$1.05
HIBES-bales 160 dby fint at 1756

Asso, All that lot or piere of ground situated in the borough of Birmingham, Alleghene with the country, Penne Ivania, being the bine half of lot one hundred and liftly feet to Clay said street thirty feet the place of the corner of Tot numbered fore [No. 5] in Mark Wattop's plan of lots in said borough, and bounded and affility leet to Main street; thence eastward by said street thirty feet to Main street; thence and said lot one control for pumbered fore [No. 4] in said plan on Central street; thence along Centre street as only wardly theuty-four feet (24 ft.) to the corner of Tot numbered fore [No. 5] thence we with said indenture granted and twenty-six, in the plan of the town thereof, and the said lot numbered (3) feet and six (8) finches to the corner of the other half of the said lot numbered (3) feet and six (6) finches to the corner of the other half of the said lot numbered (3) feet and six (6) finches the corner of the other half of the said lot numbered (3) fleet to the said lot numbered (4) four property last the street hortwardly twenty four (24) feet to the place of the corner of the other half of the said lot numbered (3) fleet and six (6) finches the corner of the other half of the said lot numbered (3) fleet and six (6) finches the corner of the other half of the said lot numbered (3) fleet and six (6) finches the corner of the other half of the said lot numbered (3) fleet and six (6) finches the corner of the other half of the said lot numbered (3) fleet to the said lot numbered (4) fleet to the place of the place of the said six (8) finches the corner of the other half of the said lot numbered (4) fleet to the said street thirty feet to the place of the said six (8) for the said street thirty feet to the place of the said six (8) for the said street thirty feet to the place of the said six (8) for the said street thirty feet to the place of the said six (8) for the said street thirty feet to the place of the said lot on the said street thirty feet to the place of the said six (8) for the sai

Sheriff 's Sales.

By Viller of study recording large law, and to the Rouff of and and the study from the study of the stu

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