Death of Rev. Jonas Mechling. On Thursday evening, the 2d inst., Rev. Jones Mechling, of the German Lutheran Church, died at his residence, in Greensburg, Westmoreland county, at the advanced age of sixty-nine years. His funeral took place on Sunday forenoon. The Church in Greensburg, where funeral dis-Hacke, in German, and Rev. W. A. Passavant in English. The deceased kept a deeds in the Recorder's office of Allegheny record of his ministerial services extending over a period of half a coning over a period of half a century, extracts from which were read by Rev. Passavant. The deceased was born by Rev. Passavant. The deceased was born in Hempfield township, Westmoreland dounty, August 14th, 1798. His parents were Philip J. and Catharine Mechling. He says in his record: "On the 20th of June, 1819, I was confirmed by Rev. J. M. Steck, Sr., pastor of the Evangelical Lutheran Church, Greensburg, and on the 21st I communed for the first time. This important period of my life I shall ever remember with pleasure and gratitude to God. through whose

ure and gratitude to God, through whose goodness it was a season of unspeakable and refreshing pleasure to me. Oh, that all ministers would take the time and care which my faithful pastor took to instruct the young." At an early age he devoted his time to the study of theology under Rev. J. Schnee, and completed it under Rev. J. M. Steck. He preached der Rev. J. M. Steck. He preached his first sermon March 14th, 1819, being somewhat under twenty years of age, and September 19th, 1820, was licensed by the Evangelical Lutheran Synod of Ohio, con-vened at Zanesville. He then took charge of the following congregations in West. of the following congregations in West-moreland county: Haukies, Jakies and Salem, north of Greensburg, Barren Run, Swopes, St. Johns, Donegal, Ligonier and Indian Creek, south and west of Greensburg. Although very remote from each other, he served these congregations suc-cessfully and faithfully until 1830, when he cessfully and faithfully until 1830, when he resigned those north of Greensburg. In 1827 Youngstown and St. Pauls (Ridge) were added to his charge. He preached his first sermon in Weston in August, 1829, and in 1832 organized a congregation there. He was now serving nine charges, preaching frequently three and four times on Sundays, besides holding services during the week. Meanwhile (October 2d, 1822,) he was united in marriage with Florinda Gressinger, and two years afterwards was ordained by the Synod at Canton, Ohio. He con-

ger, and two years afterwards was ordained by the Synod at Canton, Ohio. He continued to serve the nine congregations mentioned for twenty-one years, except West Newton, which he served eighteen years. In 1848 he accepted a call to the Greensburg charge, embracing four congregations, and entered upon his duties there in October of that year, removing to Greensburg in April of the following year. Four of his fermer congregations, not being Four of his fermer congregations, not being able to secure a pastor, he continued to serve them in connection with his new charges. In 1855 he resigned the St. Johns and Swopes congregations of his shares and Swopes congregations of his charge having served them from their organiza having served them from their organiza-tion, a period of thirty-three years. In the same year he also preached his valedictory sermon in the Ridge congregation, having been its Pastor for twenty-eight years. In 1848, he resigned the Youngstown congre-gation, in which he had labored for thirtygation, in which he had Inbored for thirty-one years with remarkable success. Five flourishing charges have been formed out of the territory he oc-cupied for so many years. Al-though after 1858 he retained none of his

congregations, he still served five, having organized a new one called Hills, north of Greensburg; but the infirmities of age compelled him to resign the latter until a year or two since. He labored on to the last. But five weeks since he preached from the pulpit of the church to which his remains were taken. During the half century of his official life he preached 6,327 sormons, (not including funeral sermons,) baptized 6,286 persons, confirmed 2,039, and married 870 couples. Faithful to the end of his work of the Church, he was also faithful to his family and society. He lived in blessed and happy union with his dear wife (as he writes in his last annual summary of his ministerial acts) for a period of forty-five years. This union was of forty-five years. This union was blessed with eleven children—six sons and five daughters—four of whom, three daughters and one son, have preceded him to eternity. One son, whom he educated for the purpose, has been laboring in the ministry for ten years. He leaves his wife,

nve sons and two daughters and thirteen grand children. His illness was brief but severe, and he expired within a few miles of his birtipplace.

The church during the funeral service the close all were afforded opportunity to departed minister. The remains were interred in the German burying ground, a large precession following to the grave.

Shirt Brain Street Control

and the same

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five sons and two daughters and thirteen

Aquatic Letter from Coulter.

As the season advances the boating fever gradually increases, and the prospects at present are that by the time it is really opened it will have assumed the form of an epidemic. The latest relative to the subject is a letter from Harry Coulter, the Manchester carsman, to the Sunday, Lea-der, which explains itself. Mr. Coulter

der, which explains itself. Mr. Coulter, says:

"In answer to Mr. Hamill's reply to my late challenge, I will merely state that as he has of late taken such a dislike to row at Pittsburgh, which was always his favorite place when contending with other carsmen, strangers to the course, that I will row him a five mile aper for the sum which he proposes in his "defl" on any course which he may select between Brownsville, on the Monongahela river, and Wheeling on the Ohio river, being about one hundred and fifty miles apart. This, I think, ought to suit Mr. Hamilf, If he means business—not talk. The idea of him wanting to take and fity miles apart. This, Julius, Ought to suit Mr? Hamill, if he means business—not talk. The idea of him wanting to take not talk. The idea of him wanting to take the race to a strange course, and at such a great distance from homewould strike one at the first yiew that he wants it to take place there entirely from a lucrative motive. If the vice shall take place at any point between the above named places, it will give our friends and hackers an opportunity of wifnessing the contest, and of judging of our respective merits as carsinen. On these terms) and these only, will limet him in a friendly contest. If, Skylock like, he still persists in roy in the contest, and of judging of our tespective merits as carsinen. On these terms) and these only, will limet him in a friendly contest. If, Skylock like, he still persists in roy in the contest him in a friendly contest. If, Skylock like, he still persists in roy in the contest him in a friendly contest. If, Skylock like, he still persists in roy in the property. The case was fully heard but the Court made no order. The case of M. Swarizwelder and John Rooney vs. Geo. E. Shaw, on motion, the order granted March 28th; 1868, on the Sheriff to pay the proceeds realized from the sale of personal property of defendant into Courtwas reached.

In the case of Atkinson & Bro. vs. McClurg, motion for new trial was made and reason for same filed.

James Logan vs. Wm. B. Hayes, Judgment opened and defendant allowed ten days to hile an afficient of defense. If I receive no answer from him in your next, Eathal consider that he him forfeited

all claims to the aforesaid championship, and shall act accordingly.

Yours, respectfully.

Eller I, would like Mr. Hamill to come out in a card, in the Jeader and cive his reasons to the public for not rowing fat or stated. The contempt case.

William Lindsey, against whom a rule was granted some time ago for contempt of court, was then called up. A hearing, it will be reasons for taking the race to Springfield. This time to of Court, was then called up. A hearing, it will be remembered, took place in the stated that he proposes to row with any body on metural waters, and that his determined to be stated that he proposes to row with any body on metural waters, and that his determined to be stated that he proposes to row with any burgh was problemed long before a match burgh was problemed long before a mat

THE COURTS.

United States District Court Judge Mc-In the bankruptcy branch of the Court on Saturday, a final discharge was granted to Benjamin F. Haines, Benjamin C. London, James A. Shearer and Edwin R. Sheppard, all of Luzerne county. John Mc Clung, of Pittsburgh, filed a petition for adjudication in bankruptcy. The usual order Court adjourned.

District Court Judges Hampton and Wil-In the case of A. J. Erickson vs H. M. remains were removed to the German Oppenheimer & Co., defendants' counsel moved for an arrest of judgment and for a courses were delivered by Rev. N. P. new trial, and filed their reasons therefor. In the matter of making new indexes of

> And now, April 4, 1888, in pursuance of the provisions of an act of Assembly, ap-proved the 30th day of March, A. D. 1888, au-thorizing the making of new indexes of the records contained in the deed-books in the Recorder's office of Allegheny county, and regulating the manner in which the same shall hereafter be kept, it is ordered and directed that new indexes direct, and ad directed that new indexes direct, and a sectum, of the records contained in the deed-books in the Recorder's office, be made in accordance with the provisions of said act; and is further ordered and direct ed that B. F. Lucas, S. H. Geyer and George P. Shiras, Esqs., shall be and are hereby appointed a commission to contract with one or more persons for the making of said indexes, and when such contract shall have been made to report the same with the

> been made to report the same with the names of the contractors, and the terms of the contract to the Court for approval.
>
> Per Curiam.
>
> No other business of any consequence was transacted. Court adjourned until Monday morning.
>
> The following is the trial list for to-day:

90. Washington vs. Bell. 92. Wildes vs. Trainer et al. 94. Sorg vs. First G. U. E. Church of Bir-

mingham. 95. Kerr et al. vs. Verner.

96. Kirkland vs. Gill. 97. Douglass vs. Scott et al. 98. Bennet vs. Stamm & Rhodes. 99. Martin, Oliver & Brickell vs. Coleman, June & Co.

Criminal Court-Full Bench.

At the recent elections held in Wilkins township and East Birmingham two sets of School Directors claim to have been elected. When this fact became known petitions were at once presented in the Court of Quarter Sessions by the parties claiming to have been fairly elected, asking that the Court fix a day for an investigation of the matter. Saturday last was the day set, but the examination next Saturday.

SENTENCES. the examination was carried over until

John Wishberger plead guilty to a charge of fornication and bastardy, on oath of Catharine Foltz. The Court sentenced him to pay a fine of twenty dollars to the Guar-dians of the Pour courter dellars to dians of the Poor, seventy dollars to the defendant to defray the expense of the child since its birth, eight dollars a month child since its birth, eight dollars a month for five years, and the costs of prosecution. Daniel Gordon, John Henry Clark and Joseph Fisher, colored men, implicated in the shooting affray, which occurred on West street, Allegheny, in which Alfred and John Gabby, white men, were shot, were called up for sentence. They were tried on three indictments and found guilty of simple assault and battery and of felonious assault. Motion for a new trial was made. assault. Motion for a new trial was made, but overruled by the court. Judge Mellon in pronouncing sentence, said it appeared that Fisher was the moving spirit in the affray and a severe sentence would be passed upon him, Clark and Gordon had shown previous good characters, and their sentence would be lighter. He hoped the theme would be a warning to dency.

them. Fisher was sentenced to pay a fine of five dollars on the first charge, and on would be a man of sterling integrity and the second to pay a like amount and to undergo two years' imprisonment in the Western Peitenitentiary. Gordon was sentenced to a fine of five dollars on the first charge, and on the second to an imprison-ment of four months in jail. Clark was

ment of four months in jail. Clark was sentenced to pay a similar fine on the first charge, and on the second to three months' imprisonment in jail.

Cornellus Jordan, who plead guilty to two indictments for forgery, in which Levi Rush was prosecutor, was then called up. The Court granted him permission to make a statement, in which he said he had not the slightest idea of what prompted him to commit the forgeries. He was only indebted to the landlord of the Rush House to the amount of twenty-five dollars, and why he should forge checks for over two hundred dollars was a mystery to him. hundred dollars was a mystery to him. He was sick at the time, and it might have been that while deploring his condition—sick and without money or friends,—he committed the offense without thinking.

The story had but little effect with the Court. Mr. Morrison, counsel for the prisoner, read the affidavits of several persons in New York city (where Jordon belongs,) who speak well of his previous good character. For the purpose of producing other testimony regarding the character of the defendant, sentence was deforred, and the prisoner remanded.

August Danner and Michael Schultz were fiext arraigned for sentence. The parties hundred dollars was a mystery to him.

next arraigned for settlence. The parties were convicted of aggravated and simple assault and battery upon John Myer. There were two indicaments, against each defendant. Danner was sentenced to pay a fine of ten dollars and costs on each charge Shultz on the indictment charging him with simple assault was sentenced to pay a fine of thirty dollars and costs, and on the charge of aggravated assault a fine of one hundred dollars and costs.

hundred dollars and costs.

A hearing then took place in the case of John Watson against John Patterson charged with a breach of the peace. The parties are brothers in law, and it appears that some time ago both desired to buy the same lot situated in East Liberty. Negotiations were at once made for the lot, but Watson succeeded in effecting a purchase. Considerable ill-feeling exists between the parties in regard to the transaction, and it is alleged that Patterson threatened to destroy by fire the buildings on the property. The case was fully heard but the Court made no order.

Court adjourned until Monday morning.

In the case of Atkinson & Bro. vs. Mo-Clurg, motion for new trial was made and reason for same filed.

James Logan vs. Wm. B. Hayes. Judg-ment opened and defendant allowed ten days to file an affidavit of defense.

Wm. McClure vs. Thomas Smith et al. Decree made finding amount due plaintiff by defendant \$92.83. by defendant \$92.83.

In the matter of the voluntary assignment of Brewer, Burke & Co. Petition presented and prayer granted.

inflict a fine or imprisonment, the offense having been committed outside of the Court. Notwithstanding the fact that the Court was barred from imposing punishment in the case, it was nevertheless contempt, but the only way to reach the defendant was by bringing the matter before the Grand Jury. Mindigted he would then be tried by a jury.

If indicted he would then be tried by a jury, and if convicted the Court would have the opportunity of passing judgment.

When the motion pending for a new trial in the case came up for argument, His Honor remarked, the contempt case would be fully considered, and if evidence sufficient was adduced the matter would then be wight before the Grand Iney for their

be brought before the Grand Jury for their consideration. In the meantime the rule discharged and the defendant release Court then adjourned until Monday morning.

The following is the trial list for to-day:

No. 30. Peoples et al. vs. McCune. No. 35. Burton vs. Kestner et ux. No. 41. Knox vs. Duncan. No. 42. Parker & Bro. vs. Lafferty.

No. 54. Scott vs. Grafton & Noble. No. 60. Lewis vs. McCogney. No. 65. Union Iron Mills vs. Foster. No. 84. Jacobs vs. Hanna, Hart & Co. No. 92. Short vs. Stevenson. No. 93. Wallace et al. vs. Schulz, Son &

No. 97. Thmsen & Sons vs. Albertson.
No. 98. Vanderhoren et al. vs. the Yel-

Grant Club of New Brighton and Vicinity. At a meeting of the Grant Club of New Brighton and vicinity, held at Capt. Boyle's rooms, in New Brighton, on the evening of March 31, for the purpose of perfecting an

organization, the following officers were

lected: President-Dr. David Stanton. Vice Presidents—First ward, Geo. S. Barter, C. K. Chamberlain; Second ward, John L. Boyle, J. S. Winans; Third ward, Chas-Messick, John Pugh; Falston, E. G. Evans, Henry Lloyd; Beaver Falls, H. C. Patter-son, Chamberlain White. Secretary—E. A. Noble; Assistant, J. F.

Corresponding Secretary-G. L. Eberhart. Treasurer—R. E. Hoops.

The Committee on Resolutions reported the following, which were unanimously detailed.

adopted:
WHEREAS, We are about entering upon another Presidential campaign,

1. Resolved, That we recognize but two
parties engaged in the canvass, viz.: the
Republican party, based upon the eternal
principles of humanity, justice and equal
rights, and the so-called and mis-called
Demogratic party, the observatoristic princip Democratic party, the characteristic princi-ples of which appear to be their innate craying for the pelf and plunder of office, their devoted reverence for "the lost cause.

their undying hatred of the negro race, and their new dogma of the repudiation of the national debt. 2. That as the rebellion was the legitimate offspring of slavery and treason, and its suppression a holy work wrought by the aid of Providence, it behooves us as conservators of the great good purchased by the blood of our country's bravest sons, to watch that it be not frittered away by corrupt or futile legislation.

3. That as we have abiding faith in our ountry's honor, we have no fear that she will ever, in any manner, repudiate the national debt.

4. That as we believe, in the language of

Andrew Johnson, that "traitors should be punished," the Senate of the United States should lose no time in deposing the man who has shown himself so base a traitor to his country and the principles upon which he was elected Vice President.

annals of history.

6. That as General U. S. Grant was the in the great work of reconstruction, and he is therefore our choice for the next Presi-

undoubted patriotism, whose election would furnish to the assessin no inducement for

Amusements.

OPERA HOUSE.-The inimitable Lotta concluded an engagement of two weeks at the Opera House, Saturday, which was by far the most successful of the season, and she would have drawn full houses for a month longer. To-night the "Dream at Sea" will be presented, with the "Spectre Bridegroom" as an after piece. Tuesday evening Mr. Mark Bates takes a benefit! PITTSEURGHTHEATHE.—Fred Alms, the Manager of the Pittsburgh Theatre, is determined to make the Theatre Comique a success, and it is gratifying to know that his liberality and endeavors to please the public are fully appreciated and properly rewarded by a liberal patronage. He announces two new and special attrastions this week. Mons. Levenl, who performs the wonderful feat of limping from the third tier to the stage, and Louisa frohour, the beautiful premier danseuse. PITTSBURGH THEATRE.-Fred Aims, the

ACADEMY OF MUSIC.-Miss Emma Fellman takes a benefit at the German Theatre at the Academy of Music to-night, when "The Jesuit and his Pupil" will be presented, with Mr. Zerboni and Miss Fellmann'ir the title roles. It is a French comedy, full of intrigues, comical situations and laughable incidents, in the development of which Miss Fellmann is without an equal. She has but recently filled an engagement in New York, where this piece was pre-sented with complete success.

Worth Visiting.

This is the day announced for the grand opening of the grandest Jewelry Store in he West. Without their authority we venture to pronounce that the proprietors, Messrs. Reineman, Meyran & Seidle, will welcome and courteously treat all who may magnificent stock of goods displayed as goods were never before displayed in Pittsburgh, in cases and apon shelves we will not say of oriental, but of the highest styles of the highest styles. not say of oriental, but of the highest styles of modern art. The casings which adorn the walls are of exquisite design, and

ham, was severely injured Friday evening, ham, was severely injured Friday evening, by being knocked down and run over by a beer wagon. The boy, with heyeral companions, was at play on Carson street, and in attempting to cross in front of the wagon, which was apparently driven at a rapid rate, was struck by the horse, knocked down and run over. His, left ankle, was steverely aprinted and dehalderably bruised, but fortunately no bones were broken. He was carried to the residence of his parents where his injuries received the proper surgical attention.

We sak attention to the card of Jacob Weswer, Jr., & Co., Oil Commission Jobbers, No. 3 Duquesne' Way. Mr. Weaver in trade, and during of and transacted a very heavy trade. These gentlemen propose attending to their outliness in such a manner as to secure for his injuries received the proper surgical attention.

City Councils. A regular meeting of the City Councils will be held at two o'clock,

CA Desperate Man.

An incident occurred on Fourth street on ated quite an excitement, and had a very strong appearance of ending in a tragedy, which, however, was prevented by the which, however, was prevented by the timely interference of officer McKelvey. It appears that Mrs. Anna C. Miller has instituted proceedings against her husband, Sands Miller, for the purpose of obtaining a divorce a mensa et toro. or a separate maintenance. The husband, it is alleged, sendeavoring to compromise the affair, and if possible induce his wife to relinquish her purposes, in consequence of which he has made several endeavors to obtain an interview, but without success, Saturday he met her on Fourth street, near Saturday he met her on Fourth street, near Alderman Humbert's office, and demanded Aderman Humbert soffice, and demanded an interview. The lady declined to favor him a private interview, but said she would accompany him to her lawyer's office where they could arrange matters satisfactorily. He refused to accede to the proposition, and requested her to accompany him to his room at the St. Charles Hotel, which she flatly refused to do. The man had evidently licen drinking lignor, from the effective way. she flatly refused to do. The man had evidently been drinking liquor, from the effects of which, in connection with his failure to obtain an interview, he became desperate, and thrusting his hand in his pocket drew a pistol with which he struck at her head. Fortunately the lady had been closely watching his movements; and when he struck she stepped to one side and avoided the blow. He then drew the pistol as though he intended to shoot her, when she screamed and ran into Alderman Humbert's office. Officer M'Kelvey hearing her cries ran to the door, when he met Miller and arrested him, and taking him to the back office disarmed him. Mrs. M. made information, charging him with felonious assault, upon which charge the Alderman held him to bail in the sum of five hundred dollars to answer at Court.

On the Muscle.

From the number of aspirants for pugilistic notoriety, in the usually quiet city of Allegheny, we are led to believe that our neighbors on that side of the river are becoming slightly demoralized, and were it not for the rigor and strict enforcement of the wholesome laws by Mayor Drum, "bravos" would soon be as numerous as corner loafers are in Pittsburgh. Friday evening a regular "mill" took place on the North Common, between two young men, and had progressed to the third or fourth round when the police interfered, and put an end to the sport. The principals were ar-rested and taken to the Mayor's office, and required to pay a fine of ten dollars and costs each, which ended the affair. This was not the only "mill," however, which took place during the day, the participants in which received a like rebuke. Saturday afterneon two men named Smith and McKnight met in McDonald's tavern, on Federal street, where after taking several drinks they became involved in a quarrel which ended in a fight. After they had succeeded in a which show such after they had succeeded in a which they became after the street of th which ended in a ngm. After they have out-ceeded in punishing each other severely, the police stepped in and took them in charge. They were conducted to the May-or's office and required to pay a fine of five dollars and costs each, after which they

Alleged Larceny of \$200—The Accused Committed for Trial.

Catherine Salzman, the proprietress of a tavern in East Birmingham, made information before Justice Ammon, on Saturday, charging John Schafer and Tom Brawdy 5. That the fearless, energetic and conscientious discharge of duty manifested by Edwin M. Stanton, gives evidence of a disinterested patriotism rarely shown in the acquainted with its arrangement, came in to the bar-room Saturday morning and re-mained until she was called out, when they great spirit in bringing the rebellion to a entered an adjoining room and took two hundred dollars from a bureau drawer. Brawdy and Schafer were arrested, and af-ter a hearing, were committed for trial in default of five hundred dollars each for their appearance at Court. The Brawdy family are becoming quite notorious in criminal attairs. The mother was, a short time since, convicted on a charge of keep-ing a bawdy house, for which she is servterm of imprisonment. Subsequently was arrested and committed to jail to ing a term of imprisonment. Subse await trial on a similar charge, and nov the third one of the family is committed on a charge of larceny.

Aggravated Assault and Battery. John Blackburn, a dairyman, residing at Nine Mile Run, on the Pittsburgh and Connellaville Railroad, made information be-

fore Deputy Mayor Owston, on Saturday, charging Henry Davie with aggravated assault and battery. It appears from Blackburn's statement that he has been sup-plying Davic, who resides at Soho, with milk, and in consequence of his neglect to pay for the same, refused to give him any more until the old score was settled. Saturday morning, when on his way to the city, he met Davie at Moorhead's Mill, near Soho, where an altercation ensued, the result of which was that Davie bit a portion of Blackburn's lip off. He also threatened take his life, for which an information for surety of the peace was made. Davie-was arrested and held to ball in the sum of \$1,000 for his appearance at Court.

Difficulty on a Street Car. Yesterday afternoon a difficulty occurred on car No. 9, on the Pittsburgh, and Birmingham Passenger Railway, between the onductor, Mr. Roenstein and Henry, Mc-Swiggin, Jacob Garlogh and John Jones, who, it appears, were acting in a disorderly manner on the cars, and were put off on the Monongahela bridge. They followed the car to the station on Smithfield street. where they attempted to incite the conductor to a quarrel, in which they failed, however. They then swore he should not take the car out. He went to the Mayor's office and informed the police, and the parties were arrested and taken before Alderred Butler. derman Butler, Deputy Mayor, who held them on their own recognizance in the sum of three hundred dollars each for their appearance this morning, when an information will be made against them for surety of the

styles of modern art. The casings which adorn the walls are of exquisite design, and finish arches of massive mondings, surmounted by bronzed statuettes, supported on columns decorated with bas-rolled tracery—and then a double line of plate glass show cases, with silver trimmings, and all these filled with an endless wirlety of ware, elegant and costly, as well as plain and cheap. We share in the common pride of the citizens in possessing an establishment like this, challenging a comparison with any in the whole country, and also in the hope that the liberality and taste of the prorpletors will be abundantly rewarded.

A little boy, son of Jacob Snyder, residing on Harmony street, East Birming ham, was severely injured Friday evening.

where over his obtaining We ask attention to the card of Jacol

An Insane Gymnast.

A dispatch from Harrisburg states that Saturday afternoon, which, for a time, cre- Thomas Hanlon, the gymnast, who fell from a trapeze in Cincinnati recently, is in the State Capital, with two little boys of the troupe. Hanlon is hopelessly insane, and made desperate efforts to kill the boys and made desperate efforts to kill the boys and commit suicide. After a terrible struggle he was mastered and bound, but not until he had been greatly weakened by loss of blood, caused by pounding his head against the walls, etc. It was feared on Saturday that Hanlon would not live. It is supposed by physicians that an injury from the fall at Cincinnati is the immediate cause of the insanity.

mediate cause of the insanity.
—Since the above was written we learn
the unfortunate man died yesterday morning. His brother took the remains to New York for interment.

The Coal Miners' Riot-Additional Arrests. It is the intention of the authorities, we believe, to have a thorough investigation of the Pine Run riot case, and, if possible, to bring those who participated in it to justice. Information has been made against all who participated in the affair, so far as all who participated in the attair, so far as they are known, and warrants issued for their arrest. Officers Wilson and Noble, on Saturday, arrested, at McKeesport, John and Jonathan Starkley and brought them to the lock-up, where they remain awaiting a hearing. No further trouble is anticipated, and no demonstrations have been made-ing over left free to the stall. made since our last report of the affair.

Assault and Battery and Malicious Mis-

Mrs. Baldoff, proprietor of a grocery store in the Ninth ward, made information before the Mayor, charging Henry Shannon with assault and battery and malicious mischief. She alleges that Shannon came nto her store on Saturday morning in a drunken condition, and, without provoca-tion, struck her with his fist, after which he seized a clock, which was sitting on the mantle, and threw it at her, literally de-molishing it. He was arrested and held to bail in the sum of five hundred dollars to answer at Court.

The Lawrenceville Gas Difficulty.—We stated several days since that Mr. Shutterly had made information before Alderma y had made information before Alderman Strain, charging the agents of the Pitts-burgh Gas Company with tresspass and de-claring them to be a common nuisance. The defendants appeared befare the Alder-man on Saturday and waving a hearing gave bail for their appearance at Court.
The counsel for the prosecution announced their intention of applying for an injunction to restrain the Pittsburgh Gas Company from further operations.

Wife Desertion .-- George Lloyd, charged on oath of his wife, Martha Lloyd, before Alderman McMasters, with abandonment, was arrested Saturday, and after a hearing committed to jail in default of the required bail for his appearance at Court.

Board of Control.—A regular monthly meeting of the Board of School Controllers of Allegheny City will be held to-morrow (Tuesday) evening, in the Common Council chamber, Allegheny City, at half-past seven o'clock.

Another Sample Case. William Pine was arrested by officer Grover, on Saturday, for selling goods by sample. He represents a New York firm, and was selling woolen New York firm, and was selling woolen goods by card. He will have a hearing to-

Surety of the Peace.-Michael Conlon made information before Alderman Taylor, Saturday, against Samuel Saddler, for sure ice: Saddler was arrested and eld for a hearing.

CITY ITEMS.

The Family Favorite.—The Weed Sewing Machine is, without doubt, the best for family use; because it is the simplest in family use; because it is the simplest in construction, best made, easiest to learn, and least liable to get out of order. It makes the lock-stitch, and is guaranteed to do a greater range of work without change than any other in the market. We have tried it, and are well satisfied with it; so much so, in fact, that we would not exchange for any other. Call and see it at change for any other. Call and see it at No, 112 Grant street.

New Spring Goods.

Plain Black Silk. Gros Grain Silk. Figured Silk. Irish Poplins. Fancy Poplins. Poplin Alpacas. Black and Colored Lustres Wool Delaines. Light Sacking Cloth. Spring Cassimere. Dark Cassimeres. Black Cloth. Blue Cloth. Irish Linen. Brilliante, Nainsook.

White Quilts.
Balmoral and Hoop Skirts. Black and Colored Kid Gloves.
Black and Colored Kid Gloves.
Shirt Fronts. Handkerchiefs.
Hosiery, Notions.
Bonnets, Hats, Ribbons, Flowers, &c.
A very large and carefully selected stock at very low prices, wholesale and refail, at Wm. Semple's, 180 and 182 Federal street, Allegheny.

Throw physic to the dogs; I'll none of it. To make assurance doubly sure I'll take"—Plantation Bitters, They never fail.

They never fail.

This great Stomachic Healer is just what the people need, It is a remedy they can rely on. For Dyspepsia, Heartburn, Headache, Dizziness, Ague, Liver Complaints, Pains in the Side and Back it has no equal not the least among its virtues is its extreme pleasantness to the thete and immediate beneficial effect. Try it, suffering Dyspeptics, and be cured. Such are the assertions of those situated to know. From the vast amount of this article sold, it must have great merit. greatmerit.

MAGROLIA WATER A delightful tollet article—superior to Cologue, and at half the price.

To Country and City Fierchants. We are thoroughly supplied with all kinds of Dry Goods, Staple, and Fancy, bought at unusual advantage through our Eastern purchasing department, taking advantage of the recent large suction sales and fluctuations in prices, and we can and will sell at less than the lowest Eastern cash prices. We invite you to an inspection of our stock and comparison of prices, at 50 Market street. .000,7.21 - J. W. BARRER & Co.

To Capitalists.—The Hooks for subscription to the capital stock of the Federal Street and Pleasant Valley Railway Company will be open at Gray's hotel, Jackson street, Second ward, at the office of W. P. Price, Real Estate Agent, No. 33, Ohio street, Allegheng, and at the Pittsburgh Savings Bank, No. 186 and 188 Liberty screet, Pittsburgh, until April 2d, 1868.

By order of the Board of Directors.

W. M. CLANEY, President.

The purest and sweetles Cod Liver Cillin the world, manufactured from fresh, healthy livers, upon the sea, shore: it, is perfectly pure and sweet. Fatients who have once

BRIEF TELEGRAMS.

-The upper portion of Abbott's Block-Woodbridge street, was burned out Saturday night. Loss to building, \$15,000; H. P. Baldwin & Co.'s boot, and shoe manufac

Baldwin & Co.'s boot and shoe manufactory loss \$35,000; nearly covered by insurance; Detroit Stove Works, loss \$15,000; insured; G. W. Balch & Co.; produce and commission merchants; damaged by water \$5,000, insured. The bright of the fire is unknown, but it is supposed to be the work of an incendiary. Total loss \$60,000.

—A Republican meeting at Valdasta, Ga., Saturday night, dispersed under considerable excitement on discovering a keg containing a small quantity of powder under the speaker's desk. Both parties accuse each other of complicity in the affair, which appears to have been a harmless practical joke.

-The large four-story brick building on James street, Syracuse, N. Y., occupied by C. C. Loomis & Co., as a coffee and spice mills, was burned yesterday morning. Loss estimated at \$42,000, on which there is an insurance of \$24,500. The origin of the fixe is unknown. fire is unknown.

—At Providence, Rhode Island, James C. Engley, who plead to an indictment for conspiring to rob the Merchants Union Ex-press Company of three hundred thousand dollars, was sentenced to eight months imprisonment.

—Early yesterday morning there was a large fall of snow in New York, and it was cool all day. Last evening the thermome ter registered twenty-six degrees, wind north-west, and clear. -The Democrats of North Carolina have

nominated a full ticket for State officers and members of Congress, under the new

-Money in New York Saturday was easy and plenty at seven per cent. The strin-gency in the market is at an end. -There was a general snow storm Saturday in Wisconsin and Minnesota -Gen. Carl Schurz has returned horog from his European tour

Houses and Lots at Auction.—Attention is invited to Assigness sale of the properties, 27 and 29 Nixon street, Fifth ward, Allegheny, a description of which will be found in auction sale, by A. Leggate, Auctioner

Grover & Baker Operator and Embroiderer wanted. None but first class hands need apply.

J. W. BARKER & Co.
59 Market street. need apply.

MARRIED:

HICKS-LEWIS.-On Thursday, April 23, 1868. at the residence of the bride's parents, Sharpsburg, Penna., by the Rev. Wesley Smith. Mr. ALFRED HICKS and Miss MATTIE E., daughter of L. W. Lewis, all of Sharpsburg, Pa.

DIED:

ENDERBY.—In Pittsburgh, on Thursday even-ing, April 2d, after a short but severe illness; WIL-LIAM ENDERBY, aged illity-six years, son of Aaron and Jane Enderby, of Williamsburg, L. I. His remains were interred in Hilldale Cemetery,

UNDERTAKERS.

A LEX. AIREN, UNDERTAKER,
A No. 166 FOURTH STREET, Pittsburgh, Pa.
COFFINS of all kinds, CRAPES, SLOVES, and evry description of Funerat Furnishing Goods furnished. Hooms open day and night. Hearse and
Carriages furnished.
REFERENCES—Rev. David Kerr, D. D., Rev. M.
W. Jacobus, D. D., Thomas Ewing, Eq., Jacob H.
Miller, Esq.

CHARLES & PEEBLES, UNDER-

TOBERT T. RODNEY, UNDER-TAKER AND EMBELMER, 70, 45 OHIO STREET, Allegheny, and No. 80 DIAMOND SQUARE, (by John Wilson): Bross, theeps always on hands the best Metal, Receyvood, Walmit and initiation Rosewood Coffins, Walnur, Coffins from \$35 upwards. Rosewood Coffins, 220 upwards, all furnished at low rates. Crape, Gloves, Plate and Engraving furnished gratis. Office open day and night.

MINERAL WATERS.

We are now receiving our SPRING AND SUM-

Saratoga Star Spring Water. Missingen Water.

Vichy Water. Congress Water, &c. For sale by the bottle, dozen or gross.

SIMON JOHNSTON, Druggist,

SPECTACLES, mi yeus wi to

> the courses from The diese IMPROVE THE SIGHT.

Time a gray DUNSEATH & HASLETT'S.

JEWELRES AND OPTICIANS. dena (s. 1996 addel) (det d'agregien et eller e declesse (d. 1997 des es NEW prop the property

SPRING GOODS.

Adapted to a FIRST CLASS MERCHANT TAILOR. ING. TRADE;

Mr. Constant Teny, of Last HENRYG. HALE'S role. He repressed a contragrange of the contragrange of Corner of Penn and St. Clair Streets.

Delance of the cidestraile Lors are now offered at private sale, and any one desirous of fine-baileding alies would do will to make a selection. The village is located on a beautiful and heathly spot, two and a hair miles from sharpsburg, on the Western Pennyivania Baliroad, which runs through it, making it much more valuable and agreeable. Extrastre preparations are now making for a recting a number of fine houses, which will prove an expansion the towns. The remainder of these Lots will be sold at yery granually prace and on terms arosedingly yery reasonable rates, and on terms exceedingly easy, SULL & SHUTTERLY, Real Estate and In-surance Agenta, Lawrenceville.

City Councils—A regular meeting of the City Councils—Will be held at two o'clock. P. M., fo day. The meeting will doubtless be an unusually interesting one, as the Mayor's veto of the widening of the didwalks on Fifth street will be presented to Councils.

New York: Sold by all draggists.

Passed Through Lient. Gen. W. T. Sherman passed through the cityon-field in manufacture of the wildest process at infantion as to week and the particle of the most approach to give perfect satisfaction as to week and the particle of the most approach to give perfect satisfaction as to week and the particle of the most approach to give perfect satisfaction as to week and the particle of the most approach to give perfect satisfaction as to week and the particle of the most approach to give perfect satisfaction as to week and the particle of the most approach to give perfect satisfaction as to week and the particle of the most approach to give perfect satisfaction as to week and the particle of the most approach to give perfect satisfaction as to week and the particle of the most approach to give perfect satisfaction as to week and the particle of the most approach to give perfect satisfaction as to week and the particle of the most approach to give perfect satisfaction as to week and the particle of the most approach to give perfect satisfaction as to week and the particle of the most approach to give perfect a perfect and the particle of the most approach approach to give perfect and the particle of the most approach approa SPRING AND SUMMER FASH-H. SMITH, Merobant Tailor, Has just returned from the Latt with well selected stock of CLOTHS, CARRIN BURN, FILM and MARKEN VERTIN REQUIREMENT, STATE AND LETTER SELECTED THE DESCRIPTION OF THE PROPERTY WHICH IS CONTINUED TO THE PROPERTY WHICH IS CONTINUED TO THE PROPERTY OF THE PROPERTY WHICH IS CONTINUED TO THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE SECOND PROPERTY OF THE SECOND PROPERTY OF THE SECOND PROPERTY OF THE PROPERTY O