PILYSECTION GAZETTE: SECTIONY MARCHIT

## The Primary Meetings of Next Saturday-

The hours for voting in the borought and cities are from 3 o'clock to 7 o'clock. p. m., not 5 to 7 p. m., as heretofore printed. The error is fortunately discovered in time for notice to reach all concerned, whose attention we invite to this correction

Daily Prayer Meeting-From 12 M. to 12:30 o'clock at the Methodist Church, Fifth street, next door to GAZETTE office.

Synod met at half-past nine o'clock, and was opened with prayer by the Moderator. Minutes of yesterday afternoon and evening read and approved.

Dr. McMaster rose to a question of privilege. He had been addressed through the Commercial in relation to the hymn, a part of which he had quoted in his speech. It was first published in Cincinnati by the Methodist Book Concern, and was condemned by the leading papers of that body in New York. He was not aware of these facts. He did not certainly mean to say that any of the bodies in Pittsburgh would ing such a hymn. Reports of committees on the records of

Stuart, the certificate of his attending phy-

· I certify that Mr. Geo. H. Stuart is now under my professional care for a violent attack of spasmodic asthma. I have advised tack of spasmodic asthma. I have advised him to remain in his room until he can leave the city, which I think he should do as soon as possible. I do not hesitate to say that he cannot attend the session of Synod, with which he is connected, this afternoon, without danger to his life, and I have advised him accordingly.

Rev. A. G. Wylie, without being moved by the certificate, but on the letter receiv-ed yesterday afternoon, withdrew the statement he made yesterday afternoon. Dr. Scott wished to know if all delegates in Synod-whether principals or alternates onld receive mileage from the incidental

fund of Synod. It was suggested that this could be settled by private conference.

Moved by Dr. McLeod that the vote be taken on the question before the Synod at a quarter before twelve o'clock, and that the clerk be instructed to notify Mr. Stuart

no use, as Mr. Stuart had been positively prohibited from appearing.

Rev. Mr. McDowell was willing to give the whole time to the friends of Mr. Stuart to speak in his behalf.

Dr. Wylie hoped ample time would be Dr. G. W. B. McLeod said unless this

been violated, and he would vote for the first resolution, but he could not vote for the suspension. Some people had discovered their weakness on this subject, and they had come here as tailors to clothe them. For his part he had never engaged

law. The first enort was sy endeavoring to corrupt the Church. Then by endeavoring to make the standard sto conform to the defection, The standard was reaffirmed at Xenia, and substantially in New York last year. The law is not, then, a

Access of Administration

ัน ใส่ เมื่อไม่สู่

sir, he was still frail humanity on the earth. He was not asleep, but if he had been asleep he would have been excusabbe, for he had heard the same speech four times, and he hoped he would never hear it again. Rev. Archibald Thompson said he believed it was his duty not to give a silent vote on the subject. Mr. Harshaw said the people didn't know where their pastors were." He could assure the house that on the question before the court the Eastern Presbytery was a unit. If the law of the church is a dead letter, let it have a decent funeral and a minister present: He

decent funeral and a minister present. He

members.
Rev. Dr. Scott could have said as much as any other man on the original and appellate jurisdiction of the Synod. Synod never assumed original jurisdiction, only in two cases. The one was in 1835; the other in the case of Rev. D. Kennedy, on a similar charge to that now made syainst George H. Stuars. Amain Kennedy's case the Pittsburgh Presbytery was ordered to difficulties in the way of organic union, if possible, may be overcome.

Dr. Crawford read a long paper on the subject. He did not think they could unite with the Old or New School, or Cumberland Presbyterian Church. He did not think the Reformed Presbyterian Synod desired to meet them on a Union platform. the Pittsburgh Presbytery was ordered to libel him, and try him for a violation of the

elotion the first the result of the influence ciple in it. If he did set give his influence against the case of Kennedy he regretted against the case of Kennedy he regretted against the case of Kennedy he regretted for ground attached, situated at the foot of ground attached, situat

### ALLEGHENY COUNCILS.

nications. A regular semi-monthly meeting of Allegheny City Councils was held Thursday

ized by calling Mr. Riddle to the chair. Wettach.
On motion of Mr. Hall, the reading of the

Mr. A. Patterson presented a petition from residents on Hamlin street, asking for a change of grade on said street. Referred to the Street Committee. In C. C. amended by giving the Committee power

holders on Beech street, asking for the grading and paving of said street. Re-ferred to Street Committee. ferred to Street Committee.

Also, a petition for water on Beech street.

Referred to the Water Committee.

Mr. Hall, a petition from residents and property holders on Fairmont street, asking that said street be graded in width, 40 feet instead of 60, as provided by the ordinance. Referred to the street Committee.

Street Committee. RESOLUTIONS;

horse, harness, and hose carriage now owned by the Hope Fire Company.

Mr. A. D. Smith moved that the resolution be referred to the Committee on Engines, with instructions to report to Counils the amount asked by the the property, and also whether the horse and hose carriage were not purchased with money subscribed by the citizens of the First ward for that purpose. The motion

for the appointment of Commissioners to assess damages for the widening of McFad-den street, from the West Pennsylvania Railroad to Bank lane, from ten to twenty-

ferred to the Finance Committee with in-

The business transacted in CommonCounconcurred in with the following exceptions:

relative to the election of councilmen in mer action and asked for a committee of conference. In S. C., on motion Hall, the resolution was laid on the table. In all business of Select Councils not otherwise noted, Common Council con-

ley, Clark, Grootzinger, Hanna, Hastings, Hochuly, Kunkle, Lindsay, Megraw, May-er, McDonald, McNeill, Ober, Reynolds, Reed, Saints. Seidle, Tate, Voeghtly, White,

Warner.
Mr. McNeill was called to the chair, and the minutes of the preceding meeting were

of iron culverts on North avenue. They were respectively referred to the Committee on Gas and Streets.

Mr. Groetzinger presented a petition for a foot walk on Butter plank road from Island bridge to the foot of Troy Hill. Referred to Street Committee.

Mr. Warner offered a resolution instruct.

them. Adopted.

The President now called up a resolution authorizing the purchase of the Hope Hose carriage and horse. S. C. had con-concur-The Treasurer's reports of the Board of Domestic and Freedmen's Mission was read by Mr. James C. Millan, and referred Synod adjourned to meet in the evening at eight o'clock. ed in its passage. Mr. Hanna moved adherence to former

action and was supported by Messra. Megraw and Comley, who asserted that it would be but mere justice to make the purchase, inasmuch as the company would be simply placed on an equal footing with the remainder of the fire department. The horse and hose carriage are the proparty of horse and hose carriage are the property of

the company.

The matter was finally referred back to the Committee to ascertain further particu-

the Committee to ascertain further particulars.

The President read the non-concurrence of Select Council in the passage of a resolution authorizing the appointment of a Committee to enquire by what right the late election was held in Duquesae borough. C. C. adhered to its former action and appointed Messrs. Meyran, McDonald and-Hanna, a Committee of Conference.

Mr. McDonald offered a resolution instructing the laying of a water pipe on Bidwell'street, northward from Franklin street, 150 feet. Referred to Water Committee.

Adjourned.

Adjourned. PITTSBURGH, May 28, 1868.

commenced of once, and a sufficient force of workmen kept at it, in order that our streets may be made passable.

The "oldest inhabitant" falls to recollect the time when our streets were in such a bad condition, or when less effort was made to keep them in ordinary repair.

I have waited for weeks, on the appear, and could wait no longer in silence. The patience of Job himself would long ago have been exhausted. Yours,

Second Ward Grant Club will meet at their rooms this evening at half past seven o'clook. Punctual attendance is requested.

United States Court Judge McCandless. In the District Court, the jury in the case of Benjamin Breen and Benjamin Ripkey. indicted for passing counterfeit money, came into Court yesterday morning and through their foreman announced that they came into Court yesterday morning and through their foreman announced that they had found a verdict of guilty in manner and form as indicted. The defendants were recommended to the mercy of the Court.

On motion of Wm. Brkewell, Esq., Geo.
H. Christie, Esq., of Pittsburgh, was duly qualified and admitted to practice in this Court.

In the bankruptcy branch final discharges were granted and certificates awarded to

were granted and certificates awarded to John W. Steele, Venango county; Joseph Williams, Blair county; Amos Jolliff, Faywinding.

ette county.

Petitions for final discharge were filed by

Wm. V. Seibert, of Pittsburgh, and George

A. Keen, of Luzarne county.

Petitions for adjudication were filed by George Taylor, Fayette county; Elijah F. Parker, Allegheny county; Jerome B. Townsend, Susquehanna county; James

Townsend, Susquehanna county; James Hancock, Second, Luzerne county; James Mersereau, Cameron county; Charles A. Hardy, Armstrong county; Isaac L. Platt, Clinton county; Emanuel Greenawalt, Allegheny county.
The business of the Circuit Court was commenced, and the following cases dis-

commenced, and the following posed of:
.United States vs. John Hastings, et al.
Case settled at Washington, D. C.
Quimby, & Co. vs. A. C. Sturgeon. Continued by consent. John Andrews vs. Patterson & Kearns ury sworn, and verdict for defendants ren-

Bally, Esq., to audit accounts.

Robert A. Gregory vs. P. R. Gray et al. Continued. ontinued.
King vs. Childs et al. Settled.
John Ward and John Fetters vs. Wm. M.
John A. Herron. Continued.
United States vs. M. Barton et al. Set-

wm. Colon vs. John R. Hunter Continued to November term.

First National Bank of Chicago vs. G. Hook and Jesse Gordon. Continued. Head and Perkins vs. County of Allegheny. Judgment for plaintiff—sum to be ascertained by Clerk.

G. W. Dobbin vs. same. Judgment for

plaintiff.
Josiah B. Evans vs. C. & P. Railroad
Company. Verdict for plaintiff, subject
to opinion of Court on question reserved.
Assignee of Alexander McConnell vs. plaintiff.

Adam T. Black et al. continued.
Final decrees were awarded in the cases
of C. A. Wood et al. executors vs Harbaugh et al., Goodyear et al. vs. Henry Weston; same vs. Charles M. Dartt; same vs. John H. Randall; Josiah Kirby vs. P. M. Hay-G. C. Vincent et al. vs. Thomas Hoyt et

al. Fixed for argument at Williamsport.

Madison Reynolds and Solomon Kauffman vs. D. R. Galway. Jury sworn and

Court adjourned until to-day.

Another Accident. An accident occurred to the mail train on the Pan Handle Railroad, which left this city at 2.15, at Cemetery Crossing, about seven miles from the city, at three o'clock yesterday morning. The train had

eached the above point, and was running at an ordinary rate of speed, when the cow-catcher of the locomotive struck the end of a plank in the crossing which had been raised in some manner. The locomotive was lifted off the track, and the tender, postal car, baggage and express cars were also thrown off, and wrecked. The engi-neer, Mr. Glord, was thrown under the locomotive, and half an hour clapsed before he could be extricated. One of his feet was so severely scalded that his toes will have to be amputated. He was otherwise injured but not seriously. The fireman was also considerably scalded but not dangerously. The passengers all escaped un-hurt. The trains on the road were delayed for considerable time, but the track is no

### lear and the trains running regular. Another Flowing Well.

On Monday night last a well situated on the flat on Oil Creek, about two miles below this place, suddenly commenced flowing oil, gas and water. Altogether about twenty barrels of oil were produced by six o'clock yesterday morning and since then the flow of water and gas has been continu-ous. The well has been abandoned for ous. The well has been abandoned for over two years, and the engine house and rig were taken away some time ago. The flow was first discovered at about nine o'clock at night. The well is now in charge of Messrs. Adam Carr and William Robinson, who, we are informed, will retube and pump it if it should not flow oil duri next day or two.—Titusville Herald. ould not flow oil during the

Faise Pretence. Joseph Loutner made information before Alderman Mullin, yesterday, charging Adam Newman with obtaining goods under false pretence. Loutner keeps a hardware store on Federal street, Allegheny, and he alleges that the accused came to his establishment and represented that Mr. C. C. Smith had directed him to come there and purchase a shovel and pair of hinges on his account. The articles were given to him and charged to Mr. Smith. given to him and charged to Mr. Smith who refused to pay for them, stat-ing that he had given no such orders. The accused was arrested and held for a hear-

Crossings.. It is a subject of gratulation that some attention is being given by the street authorities to the street crossings. A little is done and a great deal remains to be done. It is important where expense is incurred in making these crossings that they should serve the purpose intended. Recently crossings have been made on Smithfield at the corners of Fifth which, although made of good material it will be seen on every wet day are to fifth and do seen on every wet day are to flat, and do not answer their purpose. The Street Commissioner ought to see this and elevate their grade at once, as they are they afford no protection from the mud of the cartway.

Fire in Allegheny.—About half-past nine o'clock yesterday morning flames were dis-overed issuing from the dwelling, house oogupied by Mr. L.F. Snowden, on Rebec-ca street, near Grant avenue. An alarm was given from Box 16 and the fire department were promptly on the ground and distinguished the fire before any material damage was done. The fire was communi-cated to the house from a bake oven, which was in use in the morning. The loss was

Teachers' Assectation. The Pittaburgh Teachers' Association will meet on, Saturday next at 10% o'clock, A. M., in the Central High School, somer of Wood and Sixth trai high school, corner of wood and sixth streets. The two Associations that formerly existed, having been consolidated, it is hoped every teacher in the city will enter zealously into the work of making this association what it should be, the true exponent of the worth and intelligence of our teachers.

nent of the worst and intelligence by our teachers.

Goods Identified Among the goods found at the house of Mrs. Marinda Palmer, whose arrest we mentioned in yesterday's issue, was a piece of blue silk containing thirty yards, which has been identified by Paul H. Hacke as having been stolen from his store. An information for lareeny was made and the defendant was held to ball.

The Cathedral Concert. The very large audience which last evening, at St. Paul's Cathedral, enjoyed the music provided for them by the amateur rocalists under the skilful direction of

vocalists under the skilful direction of Prof. Schenult, comprised all classes and all religious denominations. The admirers of good music were there in force, and their highest expectations seemed fully realized. It is not often that Pittsburgh affords such a programme, so artistically executed by native talent and effectively rendered in such an edifice as the Catholic Cathedral. As such, last evening's concert was the musical event of the year. We do not propose any invidious specifiations among artists who, without exception, acquitted themselves most successfully; especially would this be an ungrateful.

as well as unnecessary offense against good taste, so far as the ladies of the choir are concerned. Let us be content with giving expression to the general voice that "La. Mia Letizia" of Mr. Apfelbaum seemed to be accepted as the triumph of the evening, although each of the ladies had so strong a party in her favor that, upon a show of hands, or upon the bravos, had these been permitted by the decorum of these been permitted by the decorum of the place, it is possible that either one of the three might have earned the greatest plaudits. The pecuniary result of the con-cert must have been satisfatory.

What are Medals Worth !

The following articles will show if the judges are not right? Sewing machines are a matter of interest to those who need them. We present some facts that they should dered.

E. S. Pike vs. Erie & Pittsburgh Railway Company. Continued by consent.

Charles Wright vs. Reuben Winslow Plaintiff called, and, not appearing, Court ordered noisuit.

C. W. James vs. James A. Dewer and Amri J. Wright. Referred to John H. Bally, Eaq., to audit accounts.

Bohert & Gregory is P. R. Grey at all septembers of the weed sent both machines; the others were sent both and the Weed kent. The opportunity of the control of the weed sent to the same houses fair trial of both machines; the others were sent both and the Weed kent. The opportunity of the weed sent to the same houses fair trial of both machines; the others were sent back and the Weed kept. The opera-tors of each machine have met and tested, and invariably the Weed has been kept in

and invariably the Weed has been kept in preference to the others.

Another strong evidence of the superiority of the Weed Machine, is that it has borne off the palm at Paris, and the various State and County Fairs in 1867. And in fact, by paying a visit to the Weed office, 112 Grant street, those wanting to buy can see new machines of other makes, at less than half price, which have been taken in part pay for the Weed Machine.

Still another evidence of the superiority is, the Weed has compelled other machines to be taken back by the dozen, and in no case has there been a Weed Machine returned. Those in want of a good machine will do well to call on the agent, Maj. R. H. Long, 112 Grant street, and see for themselves.

selves.

The Weed does not take fits or spells when you want it to sew.

Felonious Assault and Battery. William Barry, a teamster, employed by Mr. Moorhead in hauling metal from the yard on Grant street, while engaged in loading his wagon was attacked by Peter Gillen and John Kissack, who drive for Mr. Arthurs, and beaten in a shameful manner. They advised him to drive his team out of he way, which he refused to do, when, as he alleges, Gillen struck him with a club, knocking part of his scalp off, and the other attacked him with a knife. The injured man was taken to the office of a physician on Penn street, and received proper attentions, after which he repaired to Alderman McMasters' office and made information charging Gillen and Kissack with aggravated assault and battery. A warrant was issued for their arrest.

Highway Robbery. An insurance agent, residing at Hookstown, Beaver county, was robbed on Wednesday night of two thousand dollars. It appears he had been in this city and returned on the evening train to Rochester, and distant, on foot, and when within half a mile of his destination was attacked by two men, one of whom struck him with a club and knocked him down, after which rifled his pockets, taking therefrom \$2,000 and left him lying in the road insensible He was discovered some time afterwards. and removed to his home, where he now lies in a critical condition.

Brimful of local and telegraphic newsthe Evening Mail.

Pennsylvania Reserve Association. The annual meeting of the Pennsylvania Reserve Association will be held at the Academy of Music, in this city, on Saturday next. The Association will meet at ten o'clock in the morning for business. At two o'clock in the afternoon an oration will be delivered by General Lemuel Todd, tickets for which can be procured from the members free of charge. At the conclusion of the ontion in the afternoon a banquet will be given to which page but be given, to which none but the members of the Association will be admitted. Tickets for the banquet are now for sale to members at Pittock's, opposite the post-

office, a state of the state of Rich and Racy-the Evening Mail. Campbell & Young, Proprietors.

Handsome Residence and Building Sites. To-morrow Saturday, May 30th, at 214 o'clock p. m., on the premises, the resi dence of Col. Jas. Gray, tegether with six dence of Col. Jas. Gray, tegether with six handsome building sites adjoining, located on the New Brighton road 2½ miles from the city line. This is the most desirable and valuable property that has been in the market for years, and is, indeed a rare opportunity to purchase a country home or building site. City gas in front of property, ten minutes walk from street car and Woods Run station, P. F. & Ch. R. R. Will be sold without reserve. See advertisement of Smithson, Vanhook and McClelland, Anotioneers.

Read the Evening Mail, a spley, gossippy afternoon paper. Out on Saturday.

Committed.—Bridget Minus, arrested for surety of the peace, on oath of Maria Moreman, was, after a hearing, committed by Alderman Niellie yesterday in default of bail for her appearance at court. Alderman Donaldson committed Thomas Hadals on oath of James Goodworth, for surety of the peace, in itefault of ball for his appearance at court. Elizabeth Chatsell was ance at court. Elizabeth Chatsell was committed by Justice Lipp, on oath of John Chatsell, in default of ball to appear at court, for surety of the peace.

Public Sale of Improved Property on Ohio Avenue, Allegheny, This Day.

Special attention is invited to the Sale this afternoon at two o'clock, of Mr. Jonathan Gallagher's residence, on Ohio avenue, Allegheny city. Such a large and beautiful lot is exceedingly desirable and rarely to be had at a reasonable price. It officially almost an acre. The house is capacious and substantial. It is a delightful place of abode and well worthy of special attention. Should rain occur, the sale will attention. Should the dwelling. take place inside the dwelling. A. LEGOATE, Auctioneer.

The Evening Mail will buoceed the Even ing Advocate on Saturday next.

Sparkling Soda Water .- There is noth

At. Wm. Semple's, 180 and 182 Federal Rest makes of Prints at 121/c. Yard wide Bleached Muslin at 12½c. Heavy Bleached Muslin at 12½c. Good Ginghams at 12½c. Good Jeans at 121/c. Colored Kid Gloves at 75c.

Silk Parasols, Silk Sun Timbrellas Cotton Sun Umbrellas

ss Goods in the Alpacas, Wool Delaine, Fancy Poplins, Irish Poplins, Gross Grain Silk, &c. Dress Goods in beautiful shades.

A large stock of Bonnets, ndowns, Hats, Ribbons, Flowers, &c.,

At very low prices, Wholesale and Retail, At Wm. Semple's, 180 and 182 Federal treet, Allegheny.

Mrs. Dr. Lonergan, Physician and Elec-Gives special attention to the treatment of Chronic Diseases and the diseases of Women

and Children Her vegetable pills improve the general condition by giving tone and energy to the digestive organs, and will relieve headache almost immediately. The hundreds who have been cured by her give evidence that her remedies are safe and efficacious, and that her "Electrical treatment" is judicious ly employed. Office hours from 9 a. m. o 3 p. m., at her residence, on Neville street, near Denman, Birmingham.

Sent to the House of Refuge.—Yesterday morning Frederick Breninger and Henry Schutz, the one residing on Gibson street and the other on Market, made complaint before the Mayor to the effect that Mary Breninger, daughter of Frederick Breninger, was utterly incorrigible, and requested that she be sent to the House of Refuge. She is about fourteen or fifteen yeors of age, and behaved in such a manner that her parents could do nothing with ner that her parents could do nothing with her. She was arrested and sent to the

Guysuta Boat Club.—The Pic Nic of the above Boat club has been postponed to Saturday May 30th, inst. All tickets issued by the Club will be good for that day.

The Evening Mail delivered by carriers in all parts of the city for six cents per

To Merchants and Milliners.—For every thing you want in the triumings line we refer you to Joseph Horne & Co.'s advertisement on lifth page.

New Orleans Market.

[By Telegraph to the Pittsburgh Gazette.] (By Telegraph to the Pittsburgh Gazette.]

NEW ORLEANS, May 28.—Cotton firmer;
middlings 281/c; sales, 1,600 bales; receipts,
20. Sterling 1531/a155. New York Sight
Exchange 1/2 premium. Sugar; Cuba 12a
14c; prime 123/a13c; Lonislana 151/a151/cc.
Molasses; Chiba nominal at 48a55c. Flour
dull; superfine 88.50a8,75; choice 512,25a
14,50. Corn. steady at \$1,05a1,10. Oats
quiet and firm at 82c. Hay firm and unchanged. Pork dull at \$29,25a29,50. Bacon
easier; shouldeas 131/c; clear sides 171/c.
Lard unchanged. Lard unchanged.

MARRIED: HAMMER-BRACKMYER .- On Thursday, 28th inst., at the bride's residence, on Penn street, by Rev. Leeman, Mr. BICHARD H. HAMMER and liss MARY L. C. BRACKMYER, all of this city. DEABBORN-BINGHAM.-In Christ Church, Allegheny City, May Schir 1869, by Rev. Dr. Page, Mr. GEORGE E. DEARBORN, of Philadelhia, to Mrs. ABBIE H. BINGHAM, of Cleveland, Ohio. No cards.

DIED: The relatives and friends of the family are respectfully invited to attend the funeral, THIS

ORNING, at 10 o'clock. UNDERTAKERS.

A LEX AIR EN, UNDERTAKER, No. 186 FOURTH STREET, Philaburgh, Pa-COFFINS of all kinds, CRAPES, CLOYES, and erry description of Funeral Furnishing Goods furery description of Funeral Furnishing Goods furnished. Rooms open day and night. Hearse and Carriages furnished.

REFFERNISS-Rev. David Herr. D. D., Rev. M. W. Jacobus, D. D., Thomas Ewing, Esq., Jacob H. Miller, Esq.

CHARLES & PEEBLES, UNDER-TAREBLES OF FARMETS, UNITED TO TAKE THE AND LIVERY STABLES, corner of SANDUSKY STREET AND CHURCH AVENUE, Allegheny City, where their COFFIN BOOMS are constantly supplied with real and imitation Bosewood, Mahogany, and Walunt Coffins, at prices varying from \$\frac{1}{2}\$ to \$100. Bodles prepared for interment. Hearses and Carriages furnished; also, all sinds of Mogaring Goods, if required. Office open at all hours, day and night.

at all hours, day and night.

POBERT T. RODNEY, UNDERTAKER AND EMBALMER, No. 48 OHIO
SMEET, Allegheny, and No. 80 DIAMOND
SQUARE, (by John Wilson & Bros.) keeps always
on hands the best Metal, Resewood, Wainut and
initation Rosewood Comins, Wainut and
initation Rosewood Comins \$30 upwards, Rosewood Comins \$30 upwards, all
other Comins; proportion. Carriages and Hearses
furnished at low rales. Orange, Gloves, Flate and
Engraving furnished gratis. Office open day and
night.

WE ARE NOW OFFERING TO CASH PURCHASERS

LIBERAL INDUCEMENTS

For them to buy anything we have in stock in the WATCHES, CLOCKS, JEWELBY, SILVER-WARE,

And OPTICAL GOODS. Call at once and see our stock. DUNSEATH & MASLETT.

JEWELERS AND OPTICIANS. 65 FIFTH ST., OPPOSITE MASONIC HALL.

SPRING GOODS.

Adapted to a FIRST CLASS MERCHANT TAILOR-JUST OPENED, AT

HENRY G. HALE'S,

Corner of Ponn and St. Clair Streets. WALK IN! WALK IN!

AND SEE THE NEW SPRING AND SUMMER GOODS,

JUST RECEIVED AT H. SMITH'S Talloring Establishment, No. 96 WYLIE STREET,

Sparkling Soda Water.—There is nothing more refreshing in hot weather than a glass of good seda water, and there is no place in the city where we would rather go to get it than \$60.3 Smithfield wirest, at the Monongahela House. When you are thirstly, call there and try Maynard's sparkling sods water.

Commissions.—Henry Snively, Recorder of Allegheny county, received the commission of James Davis as Justice of the commission of James Davis as Justice of the Peace of Crescent township, yesterday, and James Duff as Justice of the Peace of Pean township.

surance Agents, Lawrendeville.

passes it will be the death knell of the church. Doors of a thousand churches will be open to receive him, if he is cast out

be open to receive him, if he is cast out, here. They might all regret certain things, but he showed his magnanimity in voluntary apologizing for what he had said. Cut off the head of Geo. H. Stuart, and you must cut off many heads. You will only leave in one church about six men. In other calliary individual may say to the

am left!" He had not spoken as Mr. Stu

The votewas about being taken when Dr. Wylie presented a paper from Geo. H. Stuart. The following is the paper:

To the Moderator of the General Sunod

I hereby solemnly deny each and all o

the allegations and charges contained in the preamble and resolutions offered by

Rev. A. G. Wylle in manner and form as they are alleged, and I protest against the right of Synod to pass such preamble and

resolutions and ask that this my denial and protest may be entered on the minutes.

Dr. Wylie gave notice that he would pro-

Dr. McLeod gave notice that he would

hand in his reasons for his vote. Synod adjourned, Rev. A. G. Wylie con-cluding by prayer.

Synod met at three o'clock and was opened with prayer by the Moderator. Min-

utes read and approved.

Dr. Sterrett asked Synod to excuse him

from fulfilling his appointment as a delegate to the General Assembly (N. S.) now

Dr. McAuley offered the following paper

which was seconded by Dr. Sterrett:

Resolved, That General Synod hereby directs its subordinate judicatories to pro-

ceed in the exercise of discipline with any and all of its members who use other than the one hundred and fifty psalms in the ver-

sion approved by this Church in the wor-ship of God in their or other Churches or

unite in communion with other evangeli-cal Christians.

Resolved, That ministers in connection

with churches which use hymns shall not be admitted into our pulpits and that our

ninisters and members are hereby direct-

ed not to attend or engage in any services where hymns of human composition are

used in the worship of God.

Dr. Douglas asked the mover to admit

the following, to come in immediately after

the second resolution.

Resolved, That all merchants, members

of the Reformed Presbyterian Church, are

hereby prohibited from having any commercial dealings with infidels.

Resolved, That all our ministers and elders, members of this Synod, are hereby

required to return home on foot, and not travel over the roads of such godless com-

panies as violate the divine law contained

in the Fourth Commandment, in running

rains on the Lord's Day.

Dr. McLeod moved that this subject be indefinitely postponed.

The previous question was called for, but

not ordered by Synod.

At this point there was a running debate, which was of no public interest.

Pooceeded to devotional exercises, Rev.
John Alford in the chair. The following

gentlemen led in the religious exercises: Dr. Sterrett, Dr. Wilson, Rev. M. Harshaw

Dr. Sterrett, Dr. Wilson, Rev. M. Harshaw and Elder Alexander Kerr.
Resumed business. Dr. Wilson was opposed to the resolution. They should not go too far. The paper would segregate Synod from the Churches of the land. The churches in Cincinnati do not intercommune. This Synod wished grace, mercy, and peace to all the churches. He hoped the churches are the secret and peace to be served to the secret and peace to all the churches.

The motion to indefinitely postpone was

carried by a large vote.

Rev. A. J. Wylie presented the following

Resolved, That all sessions and Presbyte

Resolved. That all sessions and Presbyte-ries under the care of this General Syned are hereby directed to carry out the law of the Church on the subjects of psalmody and communion in all cases properly com-ing before them, in accordance with the law of Synod and its deliverance on these sub-leges at this present meeting.

jects at this present meeting.

The previous question was called for and

agreed to.

The ayes and noes were called on the reso-

lution, and were as follows: Ayes, 25; noes, 3; not voting, 0.

Rev. W. S. Bratton moved that Synod

EVENING BESSION. 1993. 92 Synod met at eight o'clock, and was open-ed with the usual formalities.

SUBJECT OF UNION.

expressed wish of the National Union Con-

vention.

The matter was discussed at great length.

Rev. A. J. Wylie offered the following amendment:

Resolved, That General Synod, notwith-

similar Committees from other churches represented in the Convention, that the difficulties in the way of organic union, if

think the Reformed Presbyterian Synod desired to meet them on a Union platform. He thought something might be done of a practical character toward Union in the United Presbyterian Assembly.

The amendment was lost. The paper (reported a few days since) with the exception of the first resolution, which was so modified as to recommend the appointment of a Committee of five, was adopted as a whole. Synod then adjourned to meet this morning at half-past nine o'clook, Rev. W. H. Reid concluding by prayer.

Adjourned Bale On scooting of the in-

in session in Harrisburg, in view action of Synod in the morning. He was

AFTERNOON SESSION.

sion at Pittsburgh:

ormed Presbyterian Church, in ses

GEO. H. STUART.

ers a solitary individual may say,

Error Corrected. art's representative. friend, as his pastor. accordingly.

# General Synod of the Reformed Presbyte-

EIGHTH DAY-MORNING SESSION.

several Presbyteries presented and ac-Dr. Scott presented, at the request of Mr. sician, as follows: Ріттявивон, Мау 27, 1868.

Very Respectfully, JAMES KING, M. D.

of the fact.

Dr. Wylie thought the notice would be of

course was adopted the vote would be baffled altogether.

Mr. Alexander Kerr believed the law had

Dr. McMaster said he desired to offer a few additional remarks on the subject. and peace to all the churches. He hoped Fletcher of Salton, said, "Let me make the they would co-operate more than ever bepallada of the country and I care not who makes the laws." God's appointment for his own worship and the abiding or not abiding by this appointment cannot be a little matter. He had already read the law, and he need not refer to it again. There is no ambiguity in it. It is to the exclusion of all imitations and uninspired composi-tions. Up to 1853 none doubted the law. The defection has taken place since that time. The Synod did wrong in not nipping the thing in the bud. These men have made frequent attempts to change the law. The first effort was by endeavoring

Rev. W. S. High more and the state of adjourn to-morrow at 12 o'clock M. Rev. A. Thompson moved that Synod adjourn to-morrow at 6 o'clock F. M. These motions were withdrawn, and it was resolved that all speeches be limited to nullity. The mere declaration of law is not now sufficient. That there is law must be shown by inflicting the penalty. There was an attempt to stir up preindice against the law and excite sympathy for a man of mark, as being persecuted—a man who came in riding on his horse like a Metador with his short sword. At this point the time exfive minutes.

Rev. J. F. Hill requested to be excused from representing Synod at the Old School General Assembly, now in session at Albany. New York. He was excused.

Mr. William Ray said the resolution was so important that he could not, in justice to his pastor, Mr. Stewart, his friends and him-Rev. W. S. Bratton asked to be excused.

Rev. W. S. Bratton asked to be excused.

Rev. W. S. Bratton asked to be excused. self, remain silent. He did not think the resolution would promote the cause infrom serving as a delegate to the New School Assembly. Request granted. The clerk read the report of the Com-Rev. Samuel Wylie made a few remarks

against the paper.

Rev. Dr. Crawford remarked that it had been said that George H. Stuart had entared the Church avowing the principles which he holds on the subject of Psalmody. He knew the time when he entered the Church and was made an Elder. The late Dr. Wylie had educated him (Dr. C.), and he knew George H. Stuart never could have entered the Church making such nave entered the Uniren making such avowals. Dr. Wylle never advocated any such sentiments in his presence, and if he had held them, he would no doubt have revealed them. The law was both clear and definite. Dr. Wylle had accused him with sleeping when he was making his wonderful speech, but not in heaven. No, air, he was still frell humanity on the earth.

Dr. McMaster presented an amendment to the first resolution of the paper, which he presented some days since. The amendment recommended the appointment of a committee of five in accordance with the standing its disapprobation of the manner of the organization of the National Union Convention, and by the basis which it adopted, accedes to the invitation made by the Philadelphia Convention, this Synod appoint a Committee of five persons to meet would be willing to leave the matter, however, in the hands of the representative

the Pittsburgh Presbytery was ordered to libel him, and try him for a violation of the law. The Presbytery found him guilty and reported so to the General Synod.

Dr. Thophilis. Wylie said the question of Dr. T. W. J. Wylie said the question of property was involved. That is it, sir. It is not psalmody and communion. It would be rian Church of Philadelphis. It would be rian Church of Philadelphis. It would be rian Church of Philadelphis. It would be robbery to lake away the church property from these was the church property from these was jound it. Mr. Stuar's from these was loss of she church, and the protestors thateen. This is an attempt to drive said in relation to Union he would brother said in relation to Union he would be follow the saign of Rismody he regretted against the case of Rismody he regretted against the case of Rismody he regretted he was sorry for it. He could not ascertain he was sorry for it. He could not ascertain he was sorry for it. He could not ascertain he was for the church was. It might what the law of the church was. It might what the law of the church was a gainst had a sung portions be that Mr. Stuart had sung portions

Regular Meeting Pelitions and Commu

evening, May 28th. Select Council. On motion of Mr. Hall, Councils organ-Members present-Messrs. Black, Callery, Faulkner, Gang, Gwinner, Hall, Jahn, Krebs, Motheral, Patterson, Phillips, Riddle, Reiter, Smith, A. D., Weise and

minutes was dispensed with. PETITIONS.

Also, a petition from property holders on Pittsburgh, May 28th, 1868.
The vote was taken on the resolution and resulted as follows: Ayes, 28; nays, 15; not Jalappa street, protesting against the grade of said street, as reported by the City En-gineer, and asking Councils not to confirm the report. Referred to the Committee on Mr. Riddle, a petition from property

Mr. Reiter a petition for the grading and paving of Shields street, Referred to the

Mr. Philips offered the following reosolution:
Resolved, That the Committee

ngines, be authorized to purchase the

Mr. A. Patterson offered a resolution authorizing the Committee on Wharves and Landings to have five posts placed on the wharf, between Locust and Walnut streets. Referred to the Committee on Wharves and Landings. Mr. Krebbs offered a resolution providing

with instructions to report.

Mr. Callery offered a resolution authorizing the Chairman to appoint a Committee to ascertain what officers in the Eighth ward (formerly Duquesne Borough) were entitled to hold over under-the law. Re-

structions to act in the premises. UNFINISHED BUSINESS. cil at the previous meeting, and not reached in Select Council, was next taken up and concurred in with the following exceptions:
A resolution instructing the Committee
on Engines to purchase the horse and hose
carriage owned by the Hope Fire Company, which was adopted in C. C. May 14th,
was on motion of Mr. Hall non-concurred
in. C. C. adhered to former action and
asked a Committee of Conference, and Mesers. Clark, Voeghtly and Hanna appointed. Mesers. Smith and Black appointed in S. C. The Committee recommend that mittee on Engines with instructions to re-

port to Councils the price asked for the property to be purchased, and their report was A resolution adopted in C. C., May 14th, authorizing a joint committee to be appointed for the purpose of making inquiry the Eighth ward, and report as to who was entitled to seats, was next taken up, and non-concurred in. C. C, adhered to for-

Common Council. Members present-Messrs. Brown, Com-

read and approved.

Mr. Hastings offered resolutions authorizing the erection of gas lamps, one in the Third ward and one on the corner of Whiteoak alley and Locust street, also for laying of iron eulverts on North avenue. They The clerk read the report of the Committee on Discipline, on the case of the First Church, Philadelphia. It was received and made the order of the day for Friday morning.

The report of the Treasurer of the Theological Seminary was read by the stated clerk. Referred to the Auditing Committee.

ing the erection of gas lamps in the order of the dates on which Councils authorize

EDITORS GAZETTE: Will you oblige a great many persons by calling the attention of the Street Commissioner to the TERRIBLE ondition of Penn street, from St. Clair lown to Water street? It is absolutely unfit for use, and there appears as yet no evidence that the Commissioner is aware of the fact. The same may be said of several other prominent streets. There seems to me no reason why the repairs should not be commenced at once, and a sufficient force

980,000 to Loss on bond or morrgage in amounts of one thousand and upwards. Apply or address Croft & Phillips, Broker, No. 187 Fourth street.

The Evening Mail, a new penny paper.