THE GAZETTE is furnished in the city the six days of the week for 15 cents per week; by mail, \$8 per annum: 3 mos., \$2

Discharged.—John Laughery, against whom information was made before the Mayor on Monday by Mrs. Campbell for larceny by bailee, after a hearing yester-day, was discharged.

Tunnelling.—The Diamond alley sewer has been completed to Smithfield street, and a tunnel is now being driven under the street to connect with the drops at the upper side.

The Allegheny City Executive Committee will hold a meeting to-morrow night, at the office of W. P. Price, No. 21 d. A full attendance of the members is requested.

Dr. Gleason Lectures this evening at Excelsior Hall, Allegheny city, on the Lungs, causes and care of weak lungs, dc., splendidly illustrated, with numerous French manakins and models.

Select School.—The attention of Professors who may wish to engage in school teaching is called to the advertisement teaching is called to the advertisement on the fifth page under the above heading. This a rare opportunity, such a one as is said on offered as is seldom offered.

Called Her Names.—Sarah Gillespie alleges Catharine Raney acted in a very disorderly-manner yesterday by calling her vulgar names and otherwise improperly conducting herself. The accused was arrested and held for a hearing.

Yesterday morning John Larkins, young lad employed at Brown & Co.'s rolling mill, Duquesne Way, had one of his thumbs cut off while playing with the steam shears in the establishment.

Cross Suits,-Ellen Horan made information, before Alderman Taylor, yester-day, against John O'Brien, for assault, and battery. This is a cross suit, John erred a similar charge against having preferred a similar charge against Ellen the previous day. Warrant issued.

Stock Sales.-The following stocks were sold last evening on the second floor of the Commercial Sales Rooms, 106 Smithfield street, by A. McIlwaine, Anctioneer: Citizens National Bank.

Threw Her Down.-Catharine Mo Devitt alleges she was standing by a hy-drant in front of her house, yesterday, when Daniel Wilkinson came along, and seizing her by the arm, threw he great violence to the ground, by which she was severely injured. Daniel was arrested on a warrant lesued by Alderman Lynch, and held for a hearing.

The attention of our merchants is called to the advertisement of Messrs. Furness, Brinley & Co., Auctioneers, Philadelphia, on fifth page of to-day's paper.
They inform us this will be one of the grandest sales ever offered in this city.
Our merchants, we have no doubt; can secure some rich bargains. Read their advertisement for particulars.

Sunday Liquor Selling.-Information was made before the Mayor yeaterday against Anthony Whitaker, Daniel Strain, Bernard McBride, John Sullivan and J. Croin, for selling liquor on Sunday. The actions are to recover the penday. day. The actions are to recover the penalty of \$50, and a hearing will take place

Alleged Assault .- Rev. P. Alvis Ohler nformation before Alderman McMasters, yesterday, against Joseph prosecutor states he is a pastor of a congregation at Chartiers Creek, and that er services last Sunday morning he was assaulted by Hofnagle who struck and severely choked him. Warrant is-

New Oil Excitement.—It is stated that operations for oil are about to be renewin the Mahoning Valley, between New Castle and Youngstown. This valley was one of the earliest fields of venture This valley in the time of the oil fever, and several paying wells were struck near New Castle and in the vicinity of Lowellville, but owing to the low price of oil opera-tions ceased. It is believed that if revived again, the development of the oil in the region will be immensely prof-

Larceny of Rope.-Simpson B. Horner made information before the Mayor yes-terday, charging Charles Smith with lar-ceny, and Chief Hague made a similar information, at the same time and place, gainst George Keiser. It is alleged that the defendants in these cases stole a quan-tity of cable or rope from a barge lying at lock No. 1. Smith was arrested and is now in the lock-up awaiting a hearing, and a warrant was issued for the arrest of Keiser. Keiser's dog probably had an attack of hydrophobia and he wanted a strong cable to tie him.

Thrown from a Horse,-Mr. Joseph Abel, a druggist, was severely injured yesterday morning by being thrown from a horse. He was taking a horseback ride about aix o'clock yesterday morning, and when near Minersville his horse took fright and threw him off, breaking his thumb and seriously injur-ing him about the head. He was re-moved to the residence of Robert Arthurs, Esq., where he was attended by Dr. Fleming. He is doing as we I as the circumstances of the case will permit.

A Dance Interrupted .- On Monday A Dance Interrupted.—On Monday night the Allegheny police made a descent upon a disorderly house on Main street, Fourth ward, and succeeded in capturing a party of ten young men, who were each required to pay a fine of five dollars and costs yesterday morning. Numerous complaints have recently been made against the house by the ly been made against the house by the neighbors who allege it is the resort of doubtful characters of both sexes, who monomic characters of both sexes, who spend the night caroning generally to the great annoyance of all peacably disposed folks in the vicinity. The authorities have taken the case in hand, and if possible will remove the evil.

A Point Complaint. By request of two citizens residing in the locality, we call the attention of the larger and Board of Health to the annoyance which is occasioned in the vicinity of the l'oint by the dumping of the contents of cess pools on the river bank in the day time. The "unpleasantnoss" is said to be were serious, and those oc-By request of two citizens residing in is said to be very serious, and those occasioning it seem to disregard the pro-testations which have been made to them.

who prepared plans and specifications.

Mr. Kerrthen took charge of the concern,
examined the work done and con-We have not a copy of the new city code. and therefore cannot say who has been any change in the ordinances respecting the "night-solling husiness."
but herefore those engaged in it were at Mr. Finch'n expense. The first plan at Mr. Finch'n expense. The first plan at Mr. Finch'n expense. The first plan was for four stories, but an additional was for four stories, but an additional story was put on with the consent of Mr. Kerr. The law requires the building to inspected and accepted by Government officers, and suppose it was done in this case. The original plan was to in this case. and therefore cannot say whether there may be requisite. At all events, the ment officers, and suppose it was done county Convention about to assemble to complaint referred to should receive in this case. The original plan was to elect delegates to the State Convention Diompt attention.

BONDED WAREHOUSE ACCIDENT. Coroner's Investigation --- Interesting

The Coroner's jury empannelled to inquire into the cause of the death of Geo. Finch & Co's. bonded warehouse, on Friday of last week, a full account of Revenue Decision—Important to Tobace which was published in the GAZETTE, met yesterday pursuant to adjournment, at the office of Justice Barker, in South Pittsburgh, when the following testimo-

ny was adduced: Alex. Wilson, sworn—I am a builder of the firm of A. & S. Wilson. Have examined Finch & Co's. Bonded Warehouse since the accident. Would say that the piers on which the posts stood were defective, as the stone did not cover them. The centre was the weakest part The pieres are of brick capped with stone. The piers were two feet eight inches square, and the stone on top was eighteen inches square. The piers were built round with a four inch layer of brick and filled in with loose brick, so far as I could see. All the weight of the building rested on these posts and so on the piers. Do not count the piers as strong as if they had only been eighteen inches quare and well built. The outside was ell enough built, but the weight did not come upon it. The piers were under the first floor. The joist of the first floor rested on the outside walls of the piers. All the upper floor rested on the centres. I think that if the stone had covered the entire top of the plers the support would have been ample. On one of the piers the capstone had been split in two by the weight. The piers, girders and walls of the building were sufficiently strong for the weight. The walls were well built. The deficiency was, I think in the plets. The ground on which some of the piers were placed seems to have sunk, taking the foundation with it, and both causes operated together to cause

the accident. Jno. P. Brown, sworn.—Am a kind of a carpenter; have worked at the business twenty-eight years; am of the firm of Brown & Blair, Allegheny; examined the warehouse this morning; the only fault I find with the building is that the cen-tre piers were not sufficiently strong for the weight of the building; the cap-stone did not cover the entire top of the pier the piers may have been over-loaded; the breaks I noticed in the piers I saw looked like old ones; think the building was over-loaded; if the piers had been well built, eighteen inches square, and covered with an eighteen-inch cap-stone. I

would have gone their security.

Dr. Silas N. Benham, sworn—Wassent for by Mr. Finch to examine Caven before he was coffined. Made a careful examination; satisfied myself that he was dead; next took note of his injuries, and next satisfied myself as to the probable cause of his death. His the probable cause of his death. His injuries, so far as I was able to ascertain, were a slight abrasion of the skin of the nose; dislocation of the left shoulder backward and upward, produced probably in the act of falling, a deep indentation in the left thigh, but no abrasion of the skin; perhaps the dent was an inch deep; in the right groin was also a deep indentation, with no abrasion of the skin. There were no fractures at all that I could discover by careful examination. could discover by careful examination. The face was swollen and livid; the lips were also much swollen and livid; also the mucus membrane of the nostrils. A whitish film covered the eyes; the pupils were dilated and fixed. The conclusion I arrived at was that the man had been poisoned by the vapor of the whisky. No examination of the viscera was allowable, and while the man might have died from internal injuries, it is not at all probable from the history of the case. The intense strength of the alcoholic fumes forms the most reasonable explanation of the death. They were so strong that an examination of twenty minutes affected me materially. (A statement having been made to the jury that a report was in circulation in McKeesport that the body of deceased was growing warm-er and it was believed that life was not extinct, the witness explained that the heightening of the temperature of the body would be occasioned by the cessation of alcoholic evaporation, which hith-erto has kept the body colder than it oth-

erwise would have been.)

George Howarth, sworn—Am a stone
mason and contractor. Superintended the building of the stone work and brick work of Finch & Co.'s bonded warehouse. Was employed at first by Mr. Kerr, architect, as superintendent. The stone work was given out by contract, and I was appointed to see that it was properly The work was not done accordi to the plans and specifications. Mr. Finch then employed me to see the work properly done. I had the work previously done torn down. About a hundred perches of the foundation were removed and made deeper and wider. Dug down until we came to good clay. The foundations of the walls all stand good. The foundations of the piers were of the same depth, and the same as the wall foundaons. The foundations of the piers are of stone, five feet square and same depth. Was particular to see them well built. The stone were all laid in good mortar. Above the foundation I put a three foot stone base about one foot thick, for the brick work to rest on. The brick work was twenty-seven inches square, with projections on two sides for girders to rest on. A stone cap one foot ck was placed on top of the pier for the posts to rest on. Considered the brick work good. The brick were laid in cement and the courses were bound

throughout. Can give no cause for the accident. The brick may have been too tender for the weight. It would have been better to have the cap stone cover the piers. The plan, I believe, however, was sent to Washington and accepted. Think the building was originally designed for a four-story building, but am not sure. The building isone hundred and thirty feet long, sixty feet wide and five stories in height. The walls of the first and second stories were three bricks thick, in the third story two and a half and in the fourth story two.

Michael Hanrahm, sworn-Am book

keeper for Finch & Co. Had the superintendence of the distillery—and the house adjoining it, at the time the warehous s being commenced, and had some-ng to do with preparing the plans. demed it. The work was condemned and removed, and the building recommenced. Mr. Howarth had full suhave two continuous walls along the favorable to his re nomination

BONDED WAREHOUSE ACCIDENT.

oroner's Investigation -- Interesting the winess to Mr. Kerr, to see it the wine much of the building as was bad and re-

At this point the inquest adjourned Caven, who was killed by the fall of until this morning at ten o'clock, at the same place.

> Dealers and Manufacturers. The following decision by the Revenue Department, received by the Supervising Inspector, will be found of importance to

those interested: TREASURY DEPARTMENT, OFFICE OF) INTERNAL REVENUE. WASBINGTON, May, 13, 1869. SIR: In reply to your letter of the 19th inst., with reference to the liabilities of

persons and firms who manufacture towhere they have a salesroom, and where they sell not only their own products but also goods manufactured by other per-sons. I have to say that the act of July 20th, 1868, requires every manufacturer of tobacco to give bond and pay a special tax before commencing or continuing business, and a like requirement is made of every manufacturer of cigars. Both kinds of business cannot be per-formed under one bond and special

tax receipt, neither is one interchangea-ble with the other.

A manufacturer of tobacco and snuff may sell the products of his own manufacture without paying special tax as a dealer in tobacco, and a manufacturer of cigars may sell the cigars of his own manufacture at the place of manufacture without paying special tax as a dealer. But if a manufacturer of tobacco, or a manufacturer of cigars, sells at the same time the products of other manufactur-ers, he must pay a special tax as dealer in manufactured tobacco.

Every manufacturer of tobacco and snuff is required to pack and stamp his

goods before they are removed from the manufactory, or from any place where the same are made, except such tobacco and snuff as are intended for export, and every manufacturer of cigars is required to pack his cigars in boxes not before used for that purpose, and affix tax paid stamps, before he is allowed to remove them from any manufactory or place here cigars are made.

Under these provisions of law it is held and decided, that where a person or firm make or manufacture tobacco and cigars, or either tobacco or cigars, in a different part or parts of the same building in which they have a sales room, where they sell at retail their own products, or the products of other manufacturers, the room or part of the building where each particular part of the business is carried on is either the store, the manufactory, or the place where the tobacco or cigars are made, as the case may be, and the special tax paid as a dealer, or as a manufacturer of tobacco, or a manufacturer of cigars, is limited to and covers only the business done in the part of the building so designated and used, and does not cover those portions of the building which

cover those portions of the building which are appropriated for other purposes.

When, therefore, a dealer in manufactured tobacco has his sales room in the front part of his store, and occupies the back part as a place for manufacturing tobacco, snuff or cigars, or where he uses the first floor of his building as a store or sales room, and the upper floors or cellar as places for manufacturing or or cellar as places for manufacturing or making tobacco, anuff or cigars, the goods, whether tobacco, snuff or cigars, must be packed and stamped before they are removed from that part of the build-ing where they are made to the store or sales room. When tobacco, snuff or cigars are removed from the place where they are made and placed in a store or sales room where the occupant does for sale within the meaning of the revenue law, and if they are found there exposed for sale without the passixed, they are liable to r sale without the proper stampe they are liable to seizure, and the person so removing his goods and of the person so removing his goods and of-fering them for sale without previously affixing and cancelling the proper stamps denoting the payment of the tax, is liable on conviction to the penalties imposed by sections 71 and 89 of the act

of July 20th, 1868. Where a person manufactures and sells cigars in the same room, and at the same place sells cigars of other person's manufacture, he must pack and stamp his cigars before he sells or offers or exposes his cigars for sale, by placing them upon his shelves, counter, show case or other

conspicuous place. Manufactured and purchased goods cannot be stored promiscuously and of-fered for sale upon the same shelves and counters, and without stamps affixed to the goods which the person thus expos-ing them has manufactured himself. Goods of his own manufacture, which are thus commingled by the manufacturer with goods purchased without being properly stamped and cancelled, are liable to seizure, under sections 70 and 71, or if cigars, under the provisions of section 89, act of July 20th, 1868. [Signed] J. W. Douglass.

[Signed] J. W. Dou A. P. Tutton, Esq., Act', Supervisor, Pittsburgh, Pa. Act'g. Com'r.

Real Estate Transfers. The following deeds were filed record before H. Snively, Esq., Recorder

May 18, 1869: May 1b, 1800;

Jscob Porter: Right Rev. M. Dominec, in trust for St. Marys it. C. congregation. January 25, 1867; lot in Seventeenth ward, Pittsburgh. 1867; lot in Seventeenth ward, Pittsburgh.

2,000
Victor R. seckheny to William Barns; May 15,
1869; lot on Middle street, sharpsburg, 46 by 200
feet.

W. H. Lowrie to J. P. Lyon, November 24, 1863;
Vot on corner of Union areune and Cent. at
arrect. Firstward, Alicabeny, 25 by 183 feet,
10 buildings
Geo. Johnston to S. Harrison, November 27, 1863;
10 ton Main street, Sharpsburg, 20 by 180 feet.

200
Francia Ali op to S. Harrison, March 1, 1881; for
adjoining the above, 23 by 100 feet.

800
S. Harrison of George Johnston, September 1,
1861; lot on Main street. Sharpsburg, 20 by 180 feet.

252
S. Harrison of George Johnston, September 1,
1861; lot on Main street. Sharpsburg, 20 by 180 feet.

252
September 4, 200
September 4, 200 1860; lot on Main street, Sharpenage, 4022
hrs. Mary Laylet John Soyler SopiceDer & 1860; of on T-one-racepthic plank road, Charters (owned).
Olf-crets What to ho P. ter chiel, Nowash radically the on Principle Library of the Laylet Solid Principle Company of the Company of t

MOB' GAORS Ten me itgages were fled for record.

Second Ward Republican Club. The Second Ward (Pittsburgh) Republican Club held a meeting last evening at their rooms, at which the following resolution was adopted;

Resolved, That we hereby endorse the able, honest, efficient and popular administration of Governor Geary, and we do request the deligness to the Judicial

THE COURTS.

United States Circuit Court.Judge Mc. TUESDAY, May 18.—The case of Colon vs. Hunter et al, previously reported, still occupies the attention of this Court.

District Court-Judge Hampton. Tuesday, May 18.—The case of Young vs. The Little Saw Mill Run Railroad Company, an action to recover damages for the loss of a limb, caused by the falling of a platform, the property of defendants, reported on trial yesterday, fendants, reported on trial yesterday, was resumed, and, at the conclusion of the testimony, N. P. Fetterman, Esq., counsel for defendants, with leave of Court, filed the following additional pleas, viz:

pleas, viz: 1st. The defendant was not the owner of the platform on which the accident happened to plainfiff.

2d. That defendant had not the occupancy or possession of said platform at the time of the accident.

C. B. M. Smith, Esq., attorney for plaintiff, addressed the jury, after which Court adjourned.

TRIAL LIST FOR WEDNESDAY. 84. Sweeny adm'x vs. Wolf. 79. Sullivan vs. Reese, Graff & Dull. 80. Cusick vs. same defts. 87. Harr vs. McGowan. Faas vs. Cochran. Baldeu vs. Morrison, Koegler & Co. Jenkins & Co. vs. Hades.

McKee & Co. vs. Fawcett.

Common Pleas-Judge Mellon. TUESDAY, May 18. The case of Nixon. Clarke and Williams vs. Fleming was first taken up. This was an action of trespass on the case to recover a flat boat, or bulk oil boat, and a barge, property of plaintiffs, which it appears defendants found and it is alleged refused to return or pay for. The boats were valued at \$700. Verdict for defendant.

Willard vs. Johns. Action on a promissory note. The parties to this suit, it appears, had some dealings and when a settlement was made the accounts were equared by the defendant giving plaintiff note for the balance due. The notes, it a note for the parance due. The notes, it appears, were drawn payable to the Union National Bank, justead of payable at said bank, as was the intention. The defendant claimed that, as the note was drawn. payable to the bank, it must be transferred to plaintiff before he can recover

upon it. Plaintiff claimed that the notes never Plaintiff claimed that the notes never belonged to the Union National Bank, and consequently no transfer was necessary. The Court charged the jury that if they found that there was a mistake in drawing the notes, they should find for the plaintiff, as a judgment upon the notes entered on this sait would be a barth any other action monthem. to any other action upon them. After a brief absence the jury returned a verdict for plaintiff in the sum of \$650.31. Kramer vs. Mondreon. Action to recover for work and labor done. Defend-ant is a basket maker and it appears em-ployed plaintiff, who is a machinist, to make a machine to cut splits for making baskets. The machine was made and set up and a portion of the money paid, after which defendant became dissatisfied be-cause the machine would not work. On

TRIAL LIST FOR WEDNESDAY. 68. Hoeveiler vs. Mugele et al. 126. Adler & Co. vs. Penna, R. R. Co. 10. Smith vs. Gray. 45. Heath for use vs. Haigh et al. 56. Hazlett vs. Allegheny Ins. Co.

MARCH LIST. 4. G. P. R. & L. Association vs. Bischoffeberger.
5. Quince vs. Adams Ex. Co. 10 Martin vs. Mullen. 11. Same vs. Same. 13. Hallarman vs. Kier, Foster & Co.

14. Harner, Gutman & Co. vs. Williams

Grand Row. On Monday evening a resident of Reserve township gave a select cotillion party at his residence, which was largely attended by lovers of the terpsichorean art. Unfortunately, among those who, by some means, gained admittance, were four females of doubtful reputation. This fact became known in the course of the evening to the remainder of the ladies, who at once manifested their indignation by pouncing upon the luckless individu-

als and beating them severely.

A grand row ensued, in which the entire company participated, and for a time affairs were quite lively. The distrubance was finally quieted and the party broken up, hardly an attendant leaving the premises without bearing away some the premises without bearing away some mark of the occasion. There have been no informations of arrests since the occurrence.

About an Umbrella. Cornelius Boyle alleges he was the wner of a valuable umbrells, which he was carrying along the street on Sunday afternoon, when James Williams and John Walls approached and attempted to wrench it from his grasp. In endeavoring to save his property, he alleges he was dragged along the street for a considerable distance, and finally lost the article, which was torn to shreds in the scuffle. As a salve for his injured feelings, he made information before Alderman Lynch yesterday against his alleged assailants for malicious mischief in destroying the umbrella, and assault and battery in ill using him. The affair oc-curred on Liberty street, in the neigh-borhood of the Union Depot. Warrants

issued. Held for Court. William Bailey, Frank Dunn and Ed. Kennedy, the parties mentioned in yesterday's paper as having been engaged in the row at a saloon in Pleasant Valley, Second Ward, Allegheny, had a hearing before Mayer Drum, yesterday morning, which resulted in their being fined twenty-five dollars each for disorderly conduct. Informations were then mad against them for folonious assault and battery by the proprietor of the saloon, upon which they gave ball in the sum of one thousand dollars each for a hearing on Tuesday next.

Assaulted and Robbed. Monday evening about nine o'clock, as Mr. James P. Gregg, Jr., was passing down Liberty street, Allegheny, near the German Catholic Church, he was assaulted by three men, knocked down and robbed of a valuable silver watch and gold chain. The thleves were frightened gold chain. The thieves were frightened off by the approach of a gentleman who afterwards assisted Mr. Gregg to his home. Yesterday morning the police arrested a young man on suspicion of being implicated in the robbery, but at the hearing last evoning, he was discharged, the evidence being insufficient to war-

rant his detention. Real Estate.—Sale this day. Mr. Bis-sell's magnificent property on the Per-ryaville Road goes under the hammer to-day. Do not fall to attend if you wish to secure a piece of the finess property in Allegheny county. A. Leggate, Auc. Amusements.

An exceedingly large and fashionable audience assembled at the Academy of Music last evening, at Ole Bull's grand concert. The reputation of Ole Bull and his company naturally created high expectations in the public mind, which, we regret to say, were not entirely realized.
Their entertainment could have been unexceptionable, but for the failure of Mr. Owen, the piano accompanist, who marred the enjoyment of every piece in which he had a conspicuous part. The singing of Miss Barion was highly appreciated by the audience, as were all the other performances, save the piano accompaniments. The second concert takes place this evening, when, for the credit of the excellent company to which Mr. Owen is attached, we hope he will improve upon his efforts of last evening.

Opera House.—Humpty Dumpty still rules the Hour at the Opera House. The audience last evening exhibited no falling off, either in numbers or enthusiasm. To-night Harry Leslie takes a benefit, and as he is well known and quite a favorite with Pittsburgh theatre goers, a crowded house may be anticipated.

Pittsburgh Theatre this afternoon. The Forty Thieves occupies the boards and will be presented at the Matinee and this evening. It has had a very successful run. To secure scats persons are comregret to say, were not entirely realized.

will be presented at the Matinee and the evening. It has had a very successful run. To secure seats persons are compelled to be in attendance early.

GRAND EXHIBITION.—A few evenings since the pupils of Mrs. Slack Davis school gave an exhibition in the Acad emy of Music, which rendered so much emy of Music, which reindered so much pleasure to those in attendance that, at the request of many, it will be repeated next Tuesday evaning, at the Academy of Music. The entertainment is one of considerable merit, and will afford an considerable ment, and wit anord an enjoyable evening to all who may attend.

RENEGADE OF THE POTOMAC.—Tomorrow night the Renegade of the Potomac will be repeated at the Academy of Music. The performance attracted large music. The performance attracted large audiences during its representation last week, and will hardly fail to do so again. It is given in aid of one of the noblest of causes, and should receive a hearty

support. Decoration Day-Ladies Meeting. Yesterday afternoon a meeting of the adies of the Monumental Association was held in City Hall, for the purpose of taking some action in reference to participating in the exercises of "Decoration Day." The meeting, though informal in character, was quite spirited, and fully exhibited the interest which those in attendance had in the celebration of the

day.

After a free interchange of opinion, it was decided to hold another meeting tomorrow (Thursday) afternoon, at three o'clock, at the same place, which all the ladies of the vicinity together with those of Sewickley, Mansfield and surrounding boroughs are cordially invited to attend. It is designed to appoint mittees to make all the necess the programme especially assigned to

he ladies.
The Executive Committee has given into their hands the floral department, and the care of all the orphan children from a distance, who are expected to take part in the ceremonies. Every particitic lady who feels interested in keeping green the memory of the nation's defenders, should, if possible, be in attendance at this meeting, and lend her assistance in the noble work.

Burglary in Allegheny. At an early hour yesterday morning, the grocery store and dwelling of Mr.

Joseph Fletcher, corner of Robinson and Darragh streets, First ward, Allegheny, was entered by some expert burglars, who gained admission through a kitchen window. Once inside they proceeded to go through the house in professional style. Ascending to the bed rooms they broke open several trunks, scattering the contents in all directions, and securing about twenty-five dollars in cash. They also possessed themselves of two gold watches and some articles of or two gota watches and some articles of jewelry, from a dressing bureau, after which they descended to the first floor, and enteredthe store room by cutting a panel from a door leading thereto. The store was thoroughly ransacked, but only netted them in cash about five dollars.

dollars. Having finished the examination, they left as they had entered, allowing the window to fall with a crash, which awakened the inmates of the house. Two chisels were left in the store room with which they operated. The police are at work on the case, but thus far have not succeeded detecting the bold burglars.

Valuable Selection. It seems hardly necessary to call the attention of our readers to the fact already known, that Colonel J. D. Egan at his book and news depot, Sixth avenue, near Smithfield street, has on hand one of the choicest assortments of rare and valuable works on Law, Politics, Philosophy, Belles Lettres, dc., dc., to be found in the city, many of which can be had nowhere else. The Colonel is also prepared to furnish Sunday Schools with libraries at short notice, having supplied himself with a full stock in this department. In addition, anything in the line of Stationery or Periodicals may be found on his counters. Give him a call.

Continental Saloon.

We desire to call the attention of our readers to the superiority of the Continental Saloon over any of its competitors, briefly in order that they may know where to call when in search of a good nieal. The Continental possesses the ad-vantage of a central location, being situated on Fifth avenue, next door to the Postoffice, and Mr. Holtzheimer, the proprietor, is one of the most accommoda-ting, gentlemanly and efficient caterers in this city. His tables are always supplied with the best of everything in its proper season, and his cooks and attendants are ali experienced men, and know how to tend to the wants of the patrons of the

A Fine Assortment. W. W. Moorhead, 81 Market street, has now one of the finest assortments of nas now one of the tinest assortments of lace goods, trimmings and dress goods to be found in the city. The stock has been selected with especial care, and being but just received, will be found fully up to the latest fashlons and styles. This establishment has always been a popular resort for the ladies, who it is presumed know where to purchase. For a superfor quality of goods in the dea superior quality of goods in the de-partments named, and reasonable prices, we know of no place we can more con-stellenously recommend to our readers than Mr. Moornead's, Turtle Soup for lunch this morning a

Frew's, No. 52 Smithfield street. The place to get White Litine, Calcinec Plaster, Hydraulic Coment, is at Ecker & Caskey a 13 Smithfield stree. Frew's, No. 52 Smithfield street.

Household Affaire.

No other defect in the household arrangements is more observable or annoying than a deficiency in the supply, or the inferior quality of queensware. So well is this understood by the perfect housekeeper that, one of the most important matters in her domestic affairs is in relation to the purchase of these articles. Heretofore all choice goods in this line were received by importa-tion, and the cost consequently placed them quite beyond the reach of a great majority of parsons. Since the establish ment however of the Keystone Pottery, Messrs. S. M. Kier & Co. proprietors, trade has charged, and now the finest articles of queensware, or Bristol ware, equal to any importation may be obtained at an expense which places them with the reach of the most moderate income. Messrs. Kier & Co. at their ware-rooms No. 363 Liberty street, have on hand constantly a large and varied assortment of these goods, which they feel satisfied will bear examination, and give satisfaction to every purchaser.

Hagan's Magnolia Balm,—This article is the True Secret of Beauty. It is what Fashionable Ladies, Actresses, and Ope-ra Singers use to produce that cultivated distingue appearance so much admired in the Circles of Fashion. It removes all unsightly Blotches, Redness, Freckles, Tan, Sunburn and Effects of Spring Winds, and gives to the Complexion a Blooming Purity of trans-parent delicaty and power. No lady who values a fine Complexion can do-without the Magnolia Balm. 75 cents will buy it at any of our respectable deal-

Lyon's KATHAIRON is a very delightol Hair Dressing.

Housekeeners. Attention. The miseries of having poor, unhealthy bread, cakes and pastries are at an end. No more troubles in the kitchen. Use Dooley's Chemical Yeast Baking Powder, which is the only article of the kind that possesses the peculiar quality of produc-ing good bread or pastry every time. This is owing to the care taken in its manufacture to use only strictly healthy ingredients, and with scripulous exactness in each lot. For sale by grocers generally. Ask for Dooley's Baking Pownish der, and you will be satisfied with no other.

Segars and Tobacco.-The segar and obacco establishment of John Megraw. 45 Hand street, is beyond all question the place to purchase. The stock is one of the largest and the prices as reasonable as at any other establishment in the city. Retail dealers as well as consumers of the weed will find in this house everything usually kept in a firstclass tobacco store, and they will at the same time find the proprietor gentle-manly and courteous in his business ransactions.

Chapped Hands, face and all roughness of the skin, certainly cured by using the *Juntper Tar Soap*, made by Caswell, Hazard & Co., New York. It Caswell, Hazard & Co., New York. It surpasses all other remedies at will prevent roughness of the skin if used during cold weather. It is easily applied, avoiding all the trouble of the greasy compounds now in use. It can be used by ladies with the most tender skin, without irritation or pain, making it soft and clear. Sold by the druggists generally

Printed P. K's, worth one dollar, clos-ing out at 50 cents. J. M. Burchfield & Co., No. 52 St. Clair street. Hoop Skirts and Corsets, closing out at-

very low prices. No. 52 St. Clair street. J. M. Burchfield & Co. Remnants of dress goods, silks and poplins and wool goods, cheap at J. M.

Burchfield & Co.'s DIED: COLLIER—On the morning of the 18th inst. Mrs. SARAH COLLIER, wife 'f Rev. Wm. Col-lier, D.D., aged 68 years. The friends of the family are invited to attend?

the funeral on WEDNESDAY, the 19th, at 3½, o'clock P. M., from the residence of her husband n Sharpsburg. METZGER-BAMSEY-On Tuesday, May 18:b,

1869, by the Rev. ler. Kennedy, at the residence of the bride's parents, Mr. MARTIN EETZ-SER, of Pittsburgh, and EDITH BAMSEY, of Beave: Falls. LA RUCHE-PRICE-On Tuesday morning. May 18th, 1869, at the Round Horse, by Rev. Samuel Laird, pastor of First English Lutheran

Church, Mrs. MARY C. PRICE, of this city, to-ALEXIS GARNIER DE LA ROCHE, of Paris, France.

UNDERTAKERS. A LEX. AIKEN, UNDER-TAKER, No. 163 FOURTH STREET, Fitteburgh, Fa COPFINS of all linds, CRAPES, GLGVES, and every description of Funcial Fur-nishing Goods for nished. Rooms open day and night. Heaves and Carriager furalished.

CHARLES & PEEBLES, UN-

FOR SALE.

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THERMOMETERS, OPERA, MARINE AND SPY GLASSES.

W. G. DUNSEATH. JEWELER AND OPTICIAN.

56 FIFTH AVENUE, HENRY G. HALE,

MERCHANT TAILOR. Would respectfully in form his riends and the public generally, that his

SPRING STOCK OF GOODS IS NOW COMPLETE SOLICITING AN EARLY CALL Corner of Penn and Sixth Streets.

W. HESPENHEID & CO., Clair,) have just received from the East the best lot of New Goods for Epring Suits ever brought to the market. The firm warrant to cut and its and make Clothes cheaper and better than any first-class house in this city. A new and splendid assortment of HENTLEMEN'S PURNISH. Turtle Soup for tunch this morning at, ING GOODS are at all times to be found at this house, Our Number to 50 BIXTH' STREET