Pittsburgh Gazette

<u>____</u>

. . .

.

生物 化合物法 17.12.1 A. Barris 18) **4**90 - 4 4.442 4.442

1.1

· · · · ·

18.1 5.1

To these runnits ladge Lowie hodded asent. Tage Shaler suggested that, insemuch as the province at part as or the outer. TUESDAY MORNING, SEPT. 8, 1661. Merroacooscie at the second and in baumes in conserving CITY AFFAIRS. Merroacooscie at Observations for the Ge-setie, by G. E. Shaw, Optician, 65 Fith street corrected daily: Tage Shaler suggested that, insemuch as the part of the second and in baumes in conserving to the connect was analiter of the officient in the second and in baumes in conserving showed that the winness was absent "without en-the officient in the second and in baumes in conserving solid sturn, or whether he would be back the stall or not. A continuence was a matter of solid sturn, or whether he would be back the stall or not. A continuence was a matter of solid sturn, the second in the second and in baumes in conserving solid sturn, the second and in baumes in conserving solid sturn, the second sturn in the

SUPREME COURT-MIST PRIUS.at a later day, before the Supreme Court, but
the analoty of the defendants was not then for
used tor Two Weeks.The Supreme Court met yesterday, at ten
o'clock—Chief Justice Lowrie on the Bench—
for the purpose of taking up the case of the
o'clock—Chief Justice Lowrie on the Bench—
for the purpose of taking up the case of the
for the purpose of taking up the case of the
for the purpose of taking up the case of the
for the purpose of taking up the case of the
for the purpose of taking up the case of the
for the purpose of taking up the case of the
for the purpose of taking up the case of the
for the purpose of taking up the case of the
for the purpose of taking up the case of the
for indeparted that the left con-
strained to grant 'a continuance of the case.
The witness was absent, and happened to proven his
return. It would, be reasonable to infer that
toothing.J. H. Hampton, M. Swarts selder, and Dis-
trict Attorney J. H. Miller, appeared on be-
half of the Commeavestit; F. Carroll Brewer-
ter, Eaq (of Philedelphis; and Judge Bhaler,
John Melon, T. B. Hamiton, and J. J. Seit
beaick, Rage, for the other defendante.
The list of jurors was then called over by
the protonoinary, and a jury to try the case
was ordered by the Court.The Witter Altorney Willer here may and exterd
the protonoinary, and a jury to try the case
was ordered by the Court.Arrest of Seccesioniste.

was ordered by the Court. District Attorney Miller here rose and asked Arrest of Becessionists.

Are use of juncts was usen called over of the spong model. States and ordered by the Court.
District Altoring Willer here rose and skell for a continueance of the case, upon the prosention was abeent. The witness for the prosention of the Case, upon the prosention for trial in the Qanter Sections. The witness alleded to had appeared voluntarily before the Grand Jury, and it was easpected that the size persons found at the house of Dr. Alfred Eughes, corner of Fourth and Qaincy streets. It seems that on the Commonwealth is monoring that a motion for a continueance, the District Altoring without hum. In support of the motion for a continueance, the District Altoring without hum. In support of the motion for a continueance, the District Altoring read the following depo itlons:
City, of Pitthurgh, and Being persons, the second the second at the spong mow sect case that he will be commonwealth to be served upon the sing of the role and mode in city for the purpose of serving side and persons willing in easile there informed by persons willing in easile the section and inde fingeros in a strength on interest. W. Marphy had for the reade and mode incer willing in easile in the informed by persons willing in easile in the informed by information whole a side for trial, and the theory inform and the formed in the inform and to find the marge on the coast of there in the was head in the inform of the former of the state was to the formed the sample of the state was and the formed the sample of the sould be and the information whole he has received, and verely bel

To there remarks Judge Lowrie nodded Republican Delegate Elections.

Southern News.

<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text>

BRILLIANT NAVAL VICTOBY! HASK STATEMENT.

<text><text><text><text><text>

a come to a come a come

might be contained. If they had have we that they had have what day the Coart might fix upon, then perhaps the specified have specified a day. As it was, the deposition set forth all that it was possible day if the the the set possible day therein.

CTOP

3





