

NEW HAVEN'S TRUST COMPANY. Application of Commissioner Stedman for the Appointment of a Trustee.

THE ASSETS AND LIABILITIES. Special Plea of Unconstitutionality Interposed by the Company.

OPINIONS OF EMINENT LAWYERS.

New Haven, Conn., Nov. 23, 1874. The crisis in the affairs of the American National Life and Trust Company, so long anticipated by the public, has at last come, and while the showing which follows does not change or the better the condition of the company it certainly brings a kind of relief. At ten o'clock this morning Commissioner John W. Stedman, accompanied by Deputy Commissioner Marble and Hon. H. B. Harrison as counsel, appeared at the office of the Judge of Probate in the City Hall, where an application for the appointment of a trustee for the Trust Company, Benjamin Noyes, President of this city, was made. Hon. Tilton E. Doolittle, John S. Beach and Colonel Dexter R. Wright appeared as counsel for defendants.

THE COURTS.

Yesterday Frederick Newbern and Adolph Frost were held in \$5,000 bail each by Commissioner Osborn on a charge of disposing of their assets other than in a regular and commercial manner, within three months of the date of their involuntary bankruptcy. Blais du Bouchet gave \$3,000 bail yesterday, before Commissioner Shields, to answer a charge of having been concerned with J. B. Martinez and S. Serpa in disposing of smuggled cigars and cigarettes to dealers in Boston. C. H. May, obtained a verdict for \$38,487.42 against J. H. McManon, a resident of Texas, having property in this city. When suit was commenced, an attachment was taken out against defendant's money in the National Park Bank, to which the cashier made return that \$13,859.85 was on deposit there for defendant's credit. Execution was levied after judgment, but the bank refused to pay, on the ground that the attachment was not signed by the Sheriff, but his deputy's clerk. The Sheriff (Mr. T. Brennan) sued the bank, and Judge Van Brunt decreed that by making return, the cashier waived his right to a regular certificate and bound the bank, and that the Sheriff by accepting the certificate, made it his own. Judgment for plaintiff.

THE EXCISE LAW - A CONVICTION.

Stigmund Schwab was placed on trial in the Oyer and Terminer Court, before Judge Barrett, yesterday morning, on an indictment charging him with selling one pint of Rhine wine to one Thomas J. Wendover, and with selling liquor to divers other citizens while he had no license. Messrs. A. O. Hall and John McKean are counsel for the accused. This case is a test one, a number of liquor dealers refusing to take licenses from the Excise Board, and the questions involved are altogether of a legal character.

The principal witness was Thomas J. Wendover, the Excise Inspector, and he was cross-examined at great length as to his ability to judge whether it was Rhine wine, German cider or other liquors which he bought from the accused. After which the court took a recess. The defence then raised two objections—first, that the witness should show that the Board had fulfilled the law by keeping a book of minutes, and second, that as a condition precedent to the prosecution, it should be proved that they had fulfilled the other instruction of the law. The court overruled the objections, holding that the Commissioner had a discretion in every case as to the manner of enforcing the law. The law under which the witness stood before the defendant and those like him, industrious men with immense capital, and who were engaged in the wine and beer business, in England they passed law making forgery and counterfeiting the result was that jurors would never convict. In this case the jury would refuse to convict unless the witness could show that he would tell the prosecutors to bring a suit for a penalty or take some other remedy. In the opinion of the court, the witness was not bound to tell the prosecutors to bring a suit for a penalty or take some other remedy. In the opinion of the court, the witness was not bound to tell the prosecutors to bring a suit for a penalty or take some other remedy.

A BANK STOCKHOLDER IN COURT.

Yesterday, in the United States District Court, before Judge Blatchford, the case of Albon P. Man, receiver of the Eight National Bank, of this city, by Timothy M. Cheeseman, was brought on for trial. This bank was organized under the National Banking act of 1863, and it suspended payment in December, 1871. The defendant, Dr. Cheeseman, was a holder of fifty shares of stock at \$100 each. There is a provision in the charter of the bank, that if a shareholder should die, the shares should be liable to pay toward its indebtedness double the amount of the shares held by them. The debts of the bank which it was found necessary to pay in this manner amounted to about \$100,000, and accordingly Dr. Cheeseman was assessed at fifty-four per cent on the amount of his shares, and this would make his indebtedness about \$27,000. The organization of the bank was under the charter of the defendant, and counsel for the plaintiff produced in evidence a certificate copy from the office of the Comptroller of the Currency of the original organization certificate of the bank, signed by Dr. Cheeseman, the defendant, in which he stated he was the holder of shares of the bank to the amount of fifty, at \$100 each. This certificate was objected to, on the ground that it was inadmissible under the second section of the act, but after some discussion it was received and read. The certificate was signed by Dr. Cheeseman, and he testified that he resided in Brooklyn; he had been cashier of the Eight National Bank of this city from the date of its organization in 1864, to the date of its failure in 1871. He produced certificates of stock; he knows Dr. Cheeseman; and issued to him on the 30th of June, 1864, two certificates for the amount of fifty shares, each for \$100, or twenty-five shares; the shares were delivered to him; that stock was never afterward transferred on the books. The defence was that at the time the bank failed the defendant was not a shareholder. The defendant having been examined, it appeared that a transfer of his stock was signed to him, and that the bank, out of its own money bought in the stock. The point was raised by the plaintiff that the defendant was not a shareholder, because the law prohibited banks from buying in their own stock. Counsel insisted that before the defendant could get rid of his stock he had to sell to somebody who had a legal right to stand in his place as a stockholder.

THE JERSEY CITY BOILER EXPLOSION.

The colored woman, Mrs. Sutton, who was injured so severely by the boiler explosion at Jersey City on Saturday, is likely to recover. The entire blame for the explosion rests upon the engineer, who hung two pairs of tongs on the lever of the safety valve, each weighing from six to eight pounds. The safety valve was attached to the boiler by a smaller than that usually attached to vessels of the same dimensions, but Mr. Wellwood had so arranged it that it would blow off when the pressure reached a point which would have blown the tongs on the lever raised the pressure to nearly seventy pounds and the explosion was the result. The boiler has not yet been raised out of the swamp where it fell.

THE JERSEY CITY COUNTERFEITER.

Examination before the United States Commissioner. Michael A. Norton, who was arrested on Sunday on the charge of counterfeiting in Jersey City, was brought before Justice Kees, in the First District Police Court, yesterday morning. He reiterated the statement made by him on Sunday afternoon, that Horace Greeley set him the example, and that the recent tidal wave in politics meant a return to specie payments. Engineer Larkin, seized a specie and Officer Eaton testified that they forced themselves into the room when they found that the chimney had been set on fire by a hot fire built in a grate in this room, which was not a furnace, but a boiler. The boiler was found to be of the same dimensions, but Mr. Wellwood had so arranged it that it would blow off when the pressure reached a point which would have blown the tongs on the lever raised the pressure to nearly seventy pounds and the explosion was the result. The boiler has not yet been raised out of the swamp where it fell.

BUSINESS IN THE OTHER COURTS.

SUPREME COURT—SPECIAL TERM. Decisions. Fland vs. Pollock—By Judge Van Brunt. Bowers Savings Bank vs. Richards—Motion denied, without costs. Bank of America vs. Collins; Foley vs. Palmer—By opinion. Barnitz vs. Bieler—See memorandum. Van Wageningen vs. Kemp; Woodruff vs. Flood; Mackey vs. Abel; Staphleins vs. Board of Education of the City of Brooklyn—See opinion. Bowers Savings Bank vs. Richards—Affidavit of genuineness and decree must be submitted.

SUPREME COURT—CIRCUIT—PART 2.

Decisions. Brennan, Sheriff, Ac., vs. National Park Bank—See opinion. SUPERME COURT—CIRCUIT—PART 3. Decisions. Phillips vs. Pace—Settled. SUPERIOR COURT—SPECIAL TERM. Decisions. Mackelston vs. Hermal—Motion granted upon payment of costs and plaintiff's disturbances in interest judgment. Donner et al. vs. Morgan et al.—Motion for commission granted so far as to take the testimony of the witnesses. The case of the undersigned witnesses is denied. No costs to either party. Cary vs. Conner et al.—Motion granted so far as to require plaintiffs to furnish a bill of particulars.

of the money expended and liabilities incurred. No costs. By Judge Curtis. Barnard vs. The Mayor, Ac.—Form of order settled.

COMMON PLEAS—GENERAL TERM.

Important to Landlords. James Weir, plaintiff and respondent, vs. Maurice Levy, defendant and appellant.—This case was originally tried before Justice Porter, of the Ninth District Court, about the 24th of July last, and resulted in a verdict for the plaintiff, from which verdict the defendant appealed to this court for a new trial.

It appears that the defendant became surety for one Lowitski, a tenant of the plaintiff, for the payment of the rent of certain premises let by the plaintiff to Lowitski for one year from the 1st of May, 1873. On the 1st of April, 1874, \$125 rent was due from the tenant to the plaintiff, in settlement of which the plaintiff, on the 21st of April, 1874, took Lowitski's two promissory notes, payable on the 29th of May and the 21st of June, 1874, respectively. This arrangement it was argued and claimed to have appeared in the uncontroverted evidence on the trial was made without the knowledge or consent of the defendant. The court held that the defendant was not bound by this action was brought against the defendant on his guaranty; the defendant answered, setting up his discharge by reason of the plaintiff's extension of time to the principal debtor by taking the notes aforesaid. It came up on Friday last for argument, and resulted in Judge Porter's decision being reversed, and a new trial ordered, with costs for the defendant. H. S. Crane, counsel for plaintiff; J. Henry McCarthy, counsel for defendant.

COMMON PLEAS—SPECIAL TERM.

Decisions. Barry vs. Stanley.—See memorandum. Robinson vs. Robinson.—Motion granted, unless defendant answer within ten days, and payment of costs of motion. Schreyer vs. Schreyer.—Order settled. Cassidy vs. Naughton; Cassidy vs. Hogan.—See memoranda. In the matter of W. W. Race.—Report confirmed. Reynolds vs. McCoy.—Application granted. Hemick vs. Dale et al.—Writ of assistance granted.

TO THE BAR.

Ex parte applications will be signed by Judge Robinson on Tuesday, November 24, from half-past ten until eleven A. M. Liked motions will be heard at half-past one P. M. By J. R. V. R. Clerk.

MARINE COURT—CHAMBERS.

Decisions. Croby vs. Daniel.—Motion granted, with \$10 costs. Cary vs. Williamson.—Motion granted upon conditions. Rice vs. Pike.—Motion granted, with \$10 costs. Murray vs. Murray.—Motion granted, with \$10 costs. Landberg vs. Boncorre.—Motion granted, with \$10 costs to abide event. Gorman vs. Gorton.—Motion granted, with \$10 costs. Proctor vs. Easton.—Judgment for plaintiff, with costs. Croby vs. Daniel.—Motion for new trial granted on terms. Gildersleeve vs. Dixon.—Motion for taxation of costs denied. Murray vs. Dugan, McManus vs. Gilroy.—Defendants' default noted. Reynolds vs. James, McManus vs. Gerken, Bernheimer vs. Raikav, Hies vs. Huneberg, Hough vs. Bannou, Schlessinger vs. Stine, Kelly vs. Koch, Kravos vs. J. L. Verges, Ullman vs. McCrocker, Huron vs. Smith.—Motions to be argued, cause granted.

COURT OF GENERAL SESSIONS.

Alleged Cruelty to a Horse. Yesterday, in this court, Charles Brunell, superintendent of the Broadway and Fourth streets car line, and James Marshall, John Marshall and William W. Wilkins, proprietors of the line, were placed on trial charged with violating the statute for the prevention of cruelty to animals. Assistant District Attorney Russell prosecuted, and the defendants were represented by J. B. Haskin and Mr. Fellows. The complaining witness was Thomas H. Upton, an officer connected with the Society for the Prevention of Cruelty to Animals, of which Mr. Bergh is President, who testified that he arrested a driver of the car line on the Fourth street stages, on the 24th of September, because he was driving a horse that was so diseased and emaciated as to be unable to perform his duty. He was strapped and otherwise unfit for service. A number of veterinary surgeons were examined, and all of them testified that the horse was in a condition of the horse in question that, to use the expression of one of the witnesses, "he was a walking skeleton." The case will be resumed this morning.

TOMBS POLICE COURT.

Before Judge Murray. Officer Charles Williamson, of the Twenty-seventh precinct, yesterday arrested James Smith, of No. 291 Greenwich street, for selling policy tickets in violation of the statute. Smith, at the informal examination, said he had no money, and selling ticket No. 4-2-2, but notwithstanding he was held in default of \$1,000 bail to answer at the Court of General Sessions.

BREXET MARKET POLICE COURT.

Burglar Arraigned. Before Judge Wandell. Morris Solomon was arraigned yesterday before Judge Wandell, at Essex Market Court, charged with burglary. The complainant was Joseph Krakower, resident at No. 34 East Broadway. The prisoner, it is charged, entered by cutting the sash cord of a window and carried off a gold necklace, a watch chain, breastpin, earrings and other jewelry, but was held in \$1,000 to answer.

JEFFERSON MARKET POLICE COURT.

Would-be Detectives. Before Judge Smith. On Sunday morning a man named John Abbott, in company with a friend named McLeish, entered the cigar store of Charles Brooks, at No. 337 Ninth avenue. They were intoxicated, and the proprietor, being unable to get rid of his troublesome customers, went out in quest of a policeman. He met two men, one of whom is named Richard Grant. They represented themselves as detectives, and asked to see the books. McLeish, Abbott had in his possession about \$9, and the pretended detectives seized the money and then started to leave. At this moment Officer Quinn, of the Twentieth precinct, came upon the scene and arrested Grant. His companion escaped. The money was found in Grant's possession, and a man named Smith yesterday laid claim to it, and was held in \$1,000 to answer.

FIFTY-SEVENTH STREET POLICE COURT.

Alleged Burglary. Before Judge Otterbury. Mary Curran, of No. 137 East Twenty-seventh street, charged John Wright, John Conlon and James Eagan, who were arrested by Officer Adams, of the Twenty-first precinct, with an attempted burglary on the premises No. 137 East Twenty-seventh street. They were held for trial in default of \$1,000 bail.

Robbed of Her Watch.

John Grier, of No. 39 Hester street, was arraigned on a charge of stealing a gold watch worth \$100. The complainant, Mrs. Catherine Rabert, of No. 211 East Thirty-fourth street, charged that a few days ago, while standing in front of her residence, looking at a passing procession, the accused snatched the watch from her bosom. He was held for trial in default of \$1,000 bail.

Opened the Wrong Letter.

Henry J. David, a lawyer, at No. 33 Park row, was arraigned on a charge of opening a letter entrusted to him by his clerk, Benjamin Benton, to be posted. It was not stamped, but David was instructed to stamp and then post it. Mr. David explained that he opened the letter by mistake, he having taken it for one addressed to him in his coat pocket with a number of other letters. The court believed the opening of the letter unimportant on the part of the defendant and the charge was dismissed.

HARLEM POLICE COURT.

Attempted Murder. Before Judge Sherwood. Thomas McNamara, of No. 111 East 129th street, yesterday, while suffering from delirium tremens, chased his wife and daughter into the street and attempted to strangle them. He was captured by Officer Thompson, of the Fourth squad. Judge Sherwood committed him in default of \$300 bail to keep the peace.

Robbed of Eight Postponed.

John, alias "Yellow" Davis, and John Casey, seconds in the prize fight which did not come off at Astoria, on Sunday, were fined \$100 each. Eleven other participants in the match were fined \$50 each. Attempted Arson. Mary E. Howard, the notorious little colored girl who on Saturday night attempted to fire the East

of Mr. Downey, on Avenue A, in Yorkville, was committed for trial without bail. She confessed her guilt.

COURT CALENDARS—THIS DAY.

SUPREME COURT—CIRCUIT—PART 2—Held by Judge Brady.—The People vs. McCarty, homicide, 201, 204, 205, 206, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

SUPREME COURT—SPECIAL TERM.

Decisions. The People vs. McCarty, homicide, 201, 204, 205, 206, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686,