

BOTH HELD GUILTY.

Boyer and McCamant Sternly Arraigned in the Report of the Minority.

THEIR DEFIANCE OF LAW

Was What Enabled Bardsley to Steal a Million and a Half.

CRIMINAL COMPLICITY CHARGED.

Treasurer Boyer Made Responsible for Most of the Big Loss.

MONEY GIVEN TO BARDSLEY ILLEGALLY

HARRISBURG, Oct. 14.—Following is the report of the minority committee that has been investigating the State Treasury and Auditor General's department: To His Excellency, Robert E. Pattison, Governor of the Commonwealth of Pennsylvania. SIR:—The undersigned, members of the joint committee appointed in pursuance of a resolution of January 26, 1891, the duties of which were extended and enlarged by the resolution of May 27, 1891, to investigate the methods of conducting the business of the State Treasury and department of the Auditor General, dissent from the report of the majority committee, and beg leave to report that said committee has not, in their judgment, concluded its labors; and more especially because of the abrupt manner in which the proceedings have been discontinued temporarily, if not permanently abandoned. It is the opinion of the undersigned from the recent developments by the examination before the committee that a more searching and exhaustive examination should be made, an examination that should not be limited in any way whatever, either as to individuals or time.

The conclusion of the majority of the committee that portions of the funds at this time, was hastily reached and the undersigned had no notice of the fact until the close of the meeting of the committee early Tuesday morning. The volume of testimony already taken, most of which was in our possession but a few hours, will require a reasonable time in order to make a satisfactory analysis of the same, and to deduce fair, reasonable and proper conclusions therefrom.

RATHER INDECENT HASTE.

It is also proper to invite your attention to the fact that your committee has been in existence since January 26, 1891, but comparatively few meetings have been held, because of long and unnecessary adjournments; and that the most important facts developed have only been brought out since the re-opening of the committee after the adjournment of the Legislature. In the judgment of the undersigned it is an exhibition of indecent haste, and the conclusions reached must be necessarily such as to entitle them to little weight, conclusions which also seek to pass upon the official conduct of Thomas McCamant and Henry K. Boyer, and conclusions which are not warranted by the resolution: under which this committee are acting.

It is not within the scope of the powers or duties delegated to this committee to pass upon the guilt or innocence of any one now under investigation. The Senate of Pennsylvania in extraordinary session is the grand inquest upon that subject; but as the majority report touches upon that subject we deem it our duty to call your Excellency's attention to that which the evidence discloses, so that you may take such official action as you may deem proper in the premises.

REFORM IS NEEDED. That the methods of conducting the business of the two offices under investigation should be reformed, there can be no doubt, and we heartily coincide with all that is suggested upon the subject by the majority of this committee; but we dissent from their conclusion of facts gathered from the evidence so far as regards the official conduct of Henry K. Boyer and Thomas McCamant, and beg leave to call attention to the fact that upon the last few sittings of the committee of the Auditor General and State Treasurer have been examined, especially with reference to the relations of their offices to the collections of money for the Commonwealth by John Bardsley, late treasurer for the city and county of Philadelphia.

From their admissions it appears that during his entire term no effort was made by either of these officials to enforce the provisions of the act of May 7, 1889, requiring quarterly payments and settlements for State moneys collected by him. He was permitted to retain in his hands enormous amounts of money, which he finally embezzled more than \$1,300,000. Besides this it appears from the admissions from the Auditor General that setting in conjunction with William Lively, cashier of the State Treasury, there was sent to John Bardsley, on December 31, 1890, \$150,000 of State money, which he was not entitled under the law to receive, and which payment to him was illegal and wholly without warrant or justification, in view of the fact that the Treasurer of Philadelphia was at that time a defaulter to the State in a large sum of money, and known to be such by both of these officials.

FLAGRANT VIOLATIONS OF LAW. We regard this act as a most flagrant violation of the law and of their oaths of office. It also appears by the admission of the State Treasurer that at the same time, he also, knowing Bardsley to be in arrears to the State, procured school warrants amounting to \$425,000 to be drawn in favor of the city of Philadelphia for the schools of that city, which he conveyed personally to John Bardsley, although the same was not due and payable at that time.

The State Treasurer, who is also a member of the Sinking Fund Commission, admits that this was done in violation of his oath of office and of his duties as commissioner of said fund; and that it was done for the express purpose of evading the law regulating the State treasury and the sinking fund, of which fact the Auditor General had knowledge, and so testified.

It appears that none of this money was paid by Bardsley into the treasury of the city of Philadelphia, and all of the same was embezzled and stolen, which loss to said city was wholly due to the unlawful action of the State Treasurer in paying these moneys to John Bardsley; and it is no justification of their conduct because the loss of \$425,000 may fall upon the city and not upon the State (as stated in the majority report) that said unlawful payment was made.

RESPONSIBLE FOR THE LOSS. The citizens of Philadelphia are a part of this Commonwealth, and any conduct on the part of an official which jeopardizes their rights and interests is not only reprehensible, but clearly an act of malfeasance. Had the laws governing these two departments been faithfully executed by the present incumbents, no material loss could or would have occurred.

mercantile appraisements, and the collection of the mercantile tax, under the direction and control of the office of the present Auditor General, has been attended with gross inefficiency, culpable negligence, if not criminal complicity.

THEY DEPIED THE LAW. It also appears that the Auditor General seeks to justify his violations of law because his predecessors in the same office had so violated it, this notwithstanding the fact that the act of May, 1889, was passed for the express purpose of correcting such abuses. It has been totally ignored and defied both by the Auditor General and State Treasurer, at a which, together with the testimony so far taken, is respectfully submitted.

THE WHEAT CROP TOO LARGE.

Its Abundance in the Northwest Proves Its Almost Complete Ruin. ST. PAUL, Oct. 14.—The weather of the past few weeks has undone much of the good that was done by the fine weather early in the season in North Dakota. Farmers of the Northwest will suffer losses aggregating in the millions. The railroads had made special arrangements to handle a great crop, and the farmers considered their own plans amply sufficient, but so great was the wheat crop that, first, it was almost impossible to hire enough harvest hands to secure the crop, and a very large part of it had to be left standing in the shock. Then it was found that the supply of threshing machines was insufficient, and that caused a delay which left fully half the crop still in the field unthreshed when the rains came. At Jamestown, N. D., in the Jim river valley, rain and snow fell last night. It was snowing to-day, and last week there was but one full day's wheat threshing. At Devil's Lake, in the northern part of the State, a heavy rain fell to-day, which will stop threshing several days. Lakota, N. D., reports snow and threshing stopped entirely. Northwest Minnesota gives a gloomy picture. There have been only a few very dry days of weather in four weeks, and farmers are getting discouraged.

Get rid of one cold before you contract another on top of it, or you may severely establish the seeds of a serious lung complaint before you are conscious of danger. Better prudently resort to Dr. Jayne's Expecto-rant, an effective cure for coughs and colds, and helpful also for its healing influence on the lungs and bronchial tubes.

Grand Millinery Opening.

Our opening of September having been delayed by the fire, we have taken advantage of the interval to secure the very latest novelties in French pattern hats, etc., and will display same on Thursday and Friday, October 15-16. Yours respectfully, E. K. GILES, 92, 94, 96 Federal street, Allegheny, and 86 Sixth street, Pittsburg.

It is a Fact That the Equitable has the shortest, simplest and most profitable policy issued. EDWARD A. WOODS, Manager, TTS 516 Market street, Pittsburg, Pa.

At Simen's. Child's patent tip, spring heel, button shoes, sizes 5 to 7 1/2, at Simen's, 78 Ohio street, Allegheny, Pa.

It is a Fact That the Equitable was the first company to pass upon the guilt or innocence of any one now under investigation. EDWARD A. WOODS, Manager, TTS 516 Market street, Pittsburg, Pa.

SEE BLAINE

Before You Buy a Lot. Employment here for workers, business for merchants and tradesmen and large profits for investors. Do not be carried away by large advertisements and glowing promises. Blaine is on the navigable river, in the valley of great factories and successful towns, and her immense safe works, now nearing completion, will give employment to more men than 20 establishments such as are claimed by competing "manufacturing" towns. Blaine extends an invitation to everyone to visit and investigate her site and resources. Call for free tickets at 129 Fourth avenue. THE BLAINE LAND IMPROVEMENT CO. D

They Are Here. Royal Horse Association, Limited, 61 Duquesne way. Just received catalog of general purpose horses, which they will sell cheap for cash or credit.

Exposition Offering. Your picture free, and handsomely framed, given away during the Exposition, by Hendricks & Co., No. 68 Federal street, Allegheny, with every dozen. Cabinets, \$1.

SINGING AND VOICE CULTURE. Mrs. Adah S. Thomas. Regs to inform her friends and the public that she is now ready to resume giving Singing and Voice Culture and Artistical Singing for the parlor and drawing room. Address No. 327 Denniston avenue, or care Meiler & Hoene, 77 Fifth avenue. TFS

REAL ESTATE SAVINGS BANK, LIM. 401 Smithfield Street, Cor. Fourth Avenue. Capital, \$100,000. Surplus, \$69,000. Deposits of \$1 and upward received and interest allowed at 4 per cent. TTS

Mrs. Winslow's soothing Syrup is an unequalled medicine for children's white teething. 25c. TTSWK

Excursion to Norfolk, Va.—\$11. Last grand excursion of the season to Washington, D. C., Old Point Comfort and Norfolk, Va. Only \$11 round trip; tickets good for 10 days. During this excursion the Atlantic Land Company of South Norfolk, Va., will offer for sale a limited number of choice lots. For tickets, plans, etc., address Sloan & Co., 127 Fourth avenue, Pittsburg, Pa.

Have You Seen Our new Art Room? It is crowded full of beautiful new specimen pieces, and the ladies who have seen it say it is the handsomest in the city. It is filled with Vernis Martin Furniture, Lamps and Beautiful shades, Wonderfully Varied Onyx Tables, Italian Marble Figures, Marvellous Crystal and Dressing Mirrors, Noble and Artistic Genuine Bronzes, Artistic and Beautiful China Vases, Cups, Saucers and Plates—no duplicates. Quaint and Quiser Tete Sets, Huge Flower Pots, All fresh and new, that adorn and beautify our beautiful Art Rooms, at HARDY & HAYES', Jewelers, 829 Smithfield street, Three doors from City Hall.

To the Saloon and Private Trade. As the season is now at hand for sale and porter, the Straub Brewing Company take pleasure in announcing to the saloon and private trade that they are prepared to fill all orders promptly. We also claim that our celebrated brands of "Pilsener" and "Munich" lager beer cannot be excelled by any brewers of the States. We guarantee our beer to be four and one-half months old and all our goods are made of the very best quality of material. Ask for the saloon trade for it or telephone No. 2038. THE STRAUB BREWING CO. Corner Main street and Liberty avenue. TTS

DISPUTING A WILL.

Heirs of the Witch Doctor Amann Fighting for His Wealth.

HOGAN DIDN'T KILL HIS MOTHER.

Eight Cases Argued Yesterday Before the Supreme Court.

THE OTHER LEGAL WORK OF THE DAY

Attorneys Hughey & Bennett have begun proceedings in the Orphan's Court to have set aside the will of the late Dr. Peter Amann, who died on March 1 last, and whose will was filed three days later. In compliance with an ancient notion held by many people, that a testator could not absolutely disinherit his natural heirs, the deceased cut out his sons Nicholas and Joseph Amann and his daughter Rosanna Bechtold and his grand-daughter Charlotte Fletcher, by leaving them \$1 apiece, and devising the remainder of his estate to his son Bruno Amann. The contestants claim that the old gentleman was incapable of making a will by reason of mental infirmity, and that he was unduly influenced by his son Bruno. The property devised consists of a house and lot No. 405 Cabot way, worth \$3,500 or \$4,000, and a deposit in the Dollar Savings Bank supposed to be \$3,500, in all some \$7,000 or \$8,000. The old gentleman was in his 80th year when he died, and enjoyed an extensive celebrity of a queer character. He had the reputation of being a hoodoo, or witch doctor, and there were many who believed him to be possessed of an occult power, by means of which he compelled witches and evil spirits to desert the minds and bodies of those they had chosen as tenants. A girl who chanced a Southside grocer two years ago with having hypnotized her, was said to have been cured by Dr. Amann. He was also accredited with the power to stop the flow of blood, whether caused by wounds or hemorrhages, and to stop the pain of burns by means of some hidden medicine.

At one time an attempt was made by regular doctors to have the old man prevented from practicing as a physician, but it was futile, and the only aid to the faith of his patients. The Court is asked to void the case. The Court is asked to void the case. The Court is asked to void the case.

SUPREME COURT CASES.

Arguments in Eight of Them Heard by the Judges Yesterday. The Supreme Court yesterday concluded the list of this week. Eight cases were argued. An argument was heard on the appeal of Jennings, Beale & Co., Limited, et al., from the Common Pleas of Armstrong county. The case was an action brought by the company to remove J. G. Beale, who was a stockholder, from the position of Superintendent of the works. They claimed he was there by agreement, and he asserted he held the position by a copartnership agreement.

An argument was heard in the case of Tebo & Klingensmith vs. Kirkpatrick & Co., appealed by the latter from the Common Pleas of Armstrong county. The suit was on a mechanic's lien.

An argument was heard on the appeal of J. M. Forster from the decree of the Common Pleas of Armstrong county, appointing a receiver for and dissolving the Kittingan Insurance Company.

An argument was heard on an appeal from the Quarter Sessions of Armstrong county in the case of the Valley township and the erection of a new township.

The case of the Freeport Bank vs. Martin Egan et al. trustees, appealed by the plaintiff from the Common Pleas of Armstrong county was argued. The suit was on a note.

An argument was heard in the case of the executors of J. Beaswick, Jr., against the Northway Coal and Iron Company, an action in ejectment, appealed by the defendant from the Common Pleas of Mercer county.

The case of Mrs. Jessie R. Morrison vs. Simon Truby, Jr., an action on a contract, appealed by the defendant from the Common Pleas of Armstrong county, was argued.

An argument was heard in the case of Kittingan township vs. Meigs, an appeal by the plaintiff from the Quarter Sessions of Armstrong county. The suit was to determine which township should pay for the support of a pauper.

AFTER A COOL \$25,000.

A Claim Brought for One-Fourth of Margaret Douglas's Estate. In the Orphan's Court yesterday Judge Hawkins received a claim against the estate of the late Margaret Douglas, of McKeesport. The claim is made by W. L. Douglas. The father of Miss Douglas died in 1874. His will she received nothing. W. L. Douglas, it is claimed, agreed to advance the money to pay the expense of contesting the will, and to receive one-fourth of the estate if the contest succeeded. The will was contested and set aside, and Miss Douglas received one-half of the estate, the other half going to J. Edward Myers, her nephew, and a grandson of her father. The property was then worth \$25,000. It has since enhanced in value and is now worth at least five times as much.

Miss Douglas was murdered, and her nephew, J. Edward Myers, who is her sole heir, and the owner of the property, is serving a term of 12 years in the penitentiary for her murder. W. L. Douglas asserts he was never paid as per agreement, and now wants one-fourth of the estate. Judge Hawkins stated that in case Douglas' claim was sustained he could only recover the value of one-fourth of the estate at the time the will was set aside, possibly with 6 per cent interest until now, but he could not claim a fourth of the estate at its present value. The claim was held under advisement.

AFTER THE FOURTH TRIAL.

The Well-Known Fisher Case Again Figures in the Courts. A motion for a new trial was made yesterday in the case of J. P. Fisher against the Monongahela Connecting Railroad Company, in which a verdict was given for the defendant. The case has already been tried three times and has once been to the Supreme Court. At the last trial of the case before Judge Stowe, a new side to the matter was elicited, which determined the suit in favor of the railroad company. The case was for damages for injuries received by Fisher, who was struck by a train while crossing the track. He had testified that before crossing he had "stopped, looked and listened." At the last trial of the case it was brought out for the first time that when he "stopped, looked and listened," he was on the side track where his view was obstructed by cars standing on the siding and not out where he had a clear view along the track. This gave the matter a "contributory negligence" phase, and the verdict was against him.

court found that the charter rights of the defendant company allowed them certain privileges and extension of their lines, and that to cross diagonally at the point would not invade the present rights of the plaintiff company. An order was made giving the Braddock Company the right to cross the tracks of the plaintiffs to connect with their own, the defendant's line.

SENT OUT TO CLERMONT.

A Workhouse Sentence for the Chief of the Suit Club People. In Criminal Court yesterday Judge Porter sentenced D. F. Hutton to pay a fine of \$100 and 60 days at the workhouse. He is alleged to have been the head of the suit club company that manipulated a form of lottery in disposing of men's clothes, and was adjudged guilty of a misdemeanor. Some half dozen others of the concern were found guilty also, but sentence was suspended on them on payment of costs. Before Judge McClung, Charles Thomas pleaded guilty to three charges of larceny, on each of Elizabeth Quinn, John Prunkard and E. G. Lennon, and was sentenced to the workhouse for one year. Joseph Naughton also pleaded guilty to assault and battery on Fred Siegfried and was sentenced 90 days to the workhouse. Joseph Lennon and Frank Burns were tried for the larceny of a watch and chain from James Umbaste at the corner of Sixth and Penn, on the night of September 4. Burns was found guilty of larceny and Lennon of receiving stolen goods.

Thomas and Valentine Lee and Thomas and Michael Pearl were tried for aggravated assault and battery on Laurence Laughlin during a fight at McKeesport July 29. The prosecutor had his leg broken, and was terribly beaten about the head and body. The jury is out in the case.

ACQUITTED THE HOGANS.

No Evidence to Show That They Murdered Mrs. Nancy Hogan. The trial on a charge of murder against John and Lucy Hogan was of short duration yesterday, the defendants being acquitted within an hour after the case opened. The case was tried before Judge Ewing. The couple are colored and are husband and wife. During a quarrel among themselves Mrs. Nancy Hogan, the mother of John and the mother-in-law of Lucy, attempted to separate them. In the melee she was knocked down and severely injured, and was later taken to a verdict where she died. While at the hospital she said that Lucy had kicked her in the stomach, and on the coroner's inquest being held, the defendants were charged with her death.

At the trial yesterday the evidence came from witnesses to whom the deceased made the declaration, but nobody had seen the act, and no additional evidence was adduced by the Commonwealth. The defense put two doctors on the stand, who testified to attending the woman, and both said her death was caused directly by a severe cold. District Attorney Burleigh thereupon said he would not proceed in the case further, and he would agree to a verdict of acquittal. The jury so found, and the defendants were discharged. The grand jury had found a true bill against them, and the case had to be put on trial.

Wants to Have the Pipe Buried.

Attorney J. S. Hunter yesterday filed a bill in equity in behalf of D. S. Caruthers against the Philadelphia Company. It is alleged that the company in obtaining the right of way to lay their pipe line through the defendant's farm in Patton township, agreed to lay it 39 inches below the surface. They practically said it on the surface of the ground, it is alleged, preventing its use for agricultural purposes. A decree is now asked for to compel the company to relay its pipe and comply with the terms of the agreement.

Mrs. McNeil Doesn't Get Her Child.

A hearing was had before Judge Kennedy yesterday in the habeas corpus proceedings brought by Mrs. Mary Nelson to recover from William McNeil her 4-year-old adopted daughter. The child was taken from her by the Anti-Cremely Society on charges of neglect and given to McNeil, the child's uncle. After hearing a portion of the testimony, Judge Kennedy said the child was best off with her uncle, and remanded her to his care.

Another Murder Trial To-Day.

Michael Schaffer will be put on trial to-day for the murder of Patrice Finan at a picnic at Kinney's Grove. The latter was hit on the head with a rock during a stone fight, and the defendant is alleged to have thrown the stone. William Sankey is alleged to be an accessory.

To-Day's Trial Lists.

Common Pleas No. 1—Mellon Bros. vs. Campbell; Doherty Bros. vs. Sheedy et al.; Leary et al. vs. Picoche; Grutz vs. Hyland et al.; Lahey vs. Prentiss; Frazier vs. Brockman et al.; same vs. same; Lee vs. B. & O.; Mullon et al. vs. Martin; Johnson vs. Ott Bros.; Davison vs. Phipps.

Common Pleas No. 2—Ebbert, for use, vs. Porter et al.; Fisk & Co. vs. Klingberg; Cooper vs. Heaton; Bowers vs. Bestwick; Bigney vs. Verailles township; Black & B. vs. Frick; Metz vs. Sawkick Dairy Co.; Gember vs. Gitzens; Trustees, Murphy vs. Murphy; Martin vs. Iron City Stone Co.; Cain vs. Verrier.

Criminal Court—Commonwealth vs. Michael Schaffer; William Sankey, Michael Dickson, Michael Broderick, Maggie Eckens, John Eckens, Charles Bestwick, Amos Jones (J.), John Gibson, John Thomas, Mary Thomas, Daniel Harrington, John Kelley, Ella Brooks (S.), Albert Hartner, James Hooper, Dennis Carroll, Walter Groak, William Gallagher, Martin Naughton, Jack Welsh, Charles Taylor, James Alvin, A. S. Ludwig, Eugene McGuirk (2).

Briefs From the Courts.

The suit of H. M. Dunlap against William Wilson, an action on an oil lease, is on trial before Judge White.

The suit of Mrs. Caroline Barkley against Mrs. Jennie Castor, for damages for slander, is on trial before Judge Slagle.

Mary Jones yesterday received a verdict for \$15 61 in her suit against John Popfinger, and action on a horse deal.

The case of Margaret L. Harrison against McKeesport borough for damages for injury to property by the opening of a road, is on trial before Judge White.

In the case of John Shoop & Co. against Allegheny City to recover for a float carried away from the Allegheny wharf during high water, a verdict was given yesterday for \$7 for the plaintiff.

pany for damages for the death of his 9-year-old son, who was struck by a car and killed.

A verdict for the defendant was taken by consent yesterday in the suit of W. Ferguson and his son, Charles Ferguson, against the Pleasant Valley Railway Company, operating the Observatory Hill Passenger Railway Company, for damages for injuries to the son, who was struck by a car.

In the suit of Mrs. Margaret Miller, in behalf of herself and five children, against A. D. Miller & Sons, for damages for the death of her husband, who lost his life in the fire at the defendants' oil refinery, a verdict was given yesterday for \$3,000 for the plaintiffs. A motion was at once made by the defendants for a new trial.

HE-NO.

A Bit of Pioneer History.

In 1874, there were no package teas. All teas were sold in bulk. At that time we invented the paper bag packages, now so familiar to the public, and packed them with the best and purest drinking teas we could buy in China.

These package teas met with great opposition from the trade, and we were laughed at. We lost money. Then we decided to explain the goodness of the tea to the public by advertising it in our city, where we had been known so long. The public tried them on the faith of our word, and HE-NO TEA became a great local success.

Its fame and trade then extended to other cities. As soon as the tea-men discovered our success, they who had ridiculed us the most, began to imitate HE-NO TEA.

They were blind, they thought the package sold the tea, and they put inferior teas in packages so like HE-NO, that an old lady without her specs could not tell one from the other, thus casting discredit on all package teas. Many grocers gave them up, and spoke against HE-NO to their customers.

Still HE-NO kept steadily on, fighting misrepresentations, till by its own goodness it won phenomenal success in St. Louis, New Orleans, and other cities remote from its starting point, Baltimore.

At every Exposition, where it was shown, it received the highest awards. Experience teaches that when the people once find out for themselves the qualities of HE-NO, its permanent success is assured.

A HOME COMFORT.

ASK YOUR GROCER FOR HE-NO TEA, AND TAKE NO SUBSTITUTE. BEWARE OF IMITATIONS. MARTIN GILLET & CO., (Established 1841) Exchange Place, Baltimore, Md.

HE-NO TEA Exhibit, at the Exposition. Cactus Blood Cure. SUPERIOR TO SARSAPARILLA. Causes no eruptions upon the skin such as nearly all sarsaparilla mixtures do; but drives the impurities from the blood through the proper channels, tones up the system, increases appetite, and rapidly cures dyspepsia, constipation, liver and kidney troubles, and all diseases depending upon an impure condition of the blood.

Sold by JOSEPH FLEMING & SON, Drug-gists, 419 Market st., Pittsburg. 5019-778

Reasonable prices belong with the best tailoring to order and finest goods. We have all three. If you have read our advertisements our plan for making goods to order is clear enough.

The most liberal array of fine cloths and styles you have ever seen. Hardly possible for you to take time to see them all. You know the usual fault of making-to-measure. Prices steep as if the tailor had a sheep-skin for his skill.

We're going to get the trade. We'll let neither uppish prices nor indifferent work stand in our way.

WALKER & BROWN, COR. SIXTH ST. AND PENN. AVE. Second Floor—Entrance through the store by elevator. 5015-6

A Walk Through Our Cloak Department

Reveals a most pleasing sight. Never in the history of the house have so many charming Cloak Concets been gathered together. They are not the ordinary garments that are thrown together and sold by houses, who seem to do business as if there was no to-morrow, but every garment has style and is made in high-class tailor manner.

See our beautiful embroidered Long Capes; Newmarkets with Military Capes; Real Mink Trimmed Jackets, Real Astrakhan Trimmed Jackets, Imitation Seal Trimmed Jackets, Tan and Brown Fur Trimmed Jackets. If you are not satisfied that our prices are lower than those of any other house in the city for the same class of goods, then we won't expect you to leave your dollars here.

Our line of Misses' and Children's Garments is very extensive and worthy of a careful inspection. The goods are all of the best and prices are right.

OUR NEW FANS.

Cool weather to talk about fans, but we cannot help calling the attention of fashionable ladies to the choice collection just opened. These are of our own importation from Vienna and Paris, and we are selling them at less money than any other house in the State.

When on the lookout for the latest novelties in this line visit our stores and we will be pleased to show them to you. The newest conceits in head-wear invariably find their way here first. You'll never find a missing shape or shade. In point of variety our display is unapproachable and prices are always the lowest for first-class work.

MILLINERY.

When on the lookout for the latest novelties in this line visit our stores and we will be pleased to show them to you. The newest conceits in head-wear invariably find their way here first. You'll never find a missing shape or shade. In point of variety our display is unapproachable and prices are always the lowest for first-class work.

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MEN'S, BOYS' AND CHILDREN'S CLOTHING

BANKRUPT SALE

EVER HELD IN THIS CITY.

MEN'S SUITS AND OVERCOATS..... \$3.50 TO \$22.00

BOYS' SUITS AND OVERCOATS..... \$3.00 TO \$15.00

CHILDREN'S SUITS AND OVERCOATS.... 85c TO \$7.00

CLOTHING IN ALL GRADES. ALL MUST BE SOLD AT LESS THAN MANUFACTURERS' COST. REMEMBER THE PLACE, 719 AND 721 LIBERTY STREET, HEAD OF WOOD STREET, The immense six-story building formerly occupied by Arbutnot, Stephenson & Co. 5015-78-778

EXPOSITION AMERICAN DAY. "My country 'tis of thee, Sweet land of liberty of thee, I sing." CAPPA has prepared an exceptionally pleasing programme of American music by American composers—familiar airs dear to every citizen of this GREAT REPUBLIC. Including the beautiful melodies of our own Stephen C. Foster. Only two days left. Last chance to enjoy the sights and listen to the glorious music of the FAMOUS 7TH REGIMENT BAND. **EXPOSITION** 5015-8