

FIGHT FOR A STATE.

The Way Paved for the Real Struggle for New York's Senate.

COUNSEL DECIDES ON A COURSE

That Will Be Closely Followed in the Court of Appeals To-Day.

DEMOCRATIC DECISIONS NON-PARTISAN

(SPECIAL TELEGRAM TO THE DISPATCH.)

ALBANY, Dec. 7.—The troublesome contested Senate election in the Fifteenth, Sixteenth, Twenty-fifth and Twenty-seventh Senate districts, on the settlement of which depends the control of the next Senate, are now practically before the highest judicial tribunal of the State, the Court of Appeals, for adjudication.

The formal presentation of the cases to the Court of Appeals will occur tomorrow morning when a plan on the immediate calendar will be asked and the fixing by the Court of a day—probably next week—for the argument of the same.

The day's proceedings in this very important matter were rapid, but harmonious and effective. The Board of State Canvassers met in the morning, but with the full knowledge that the counsel on both sides, by agreement, were presenting the cases to the courts, did nothing but take a recess subject to the call of the Chair. The history of the day was thereafter wholly enacted in the chambers of the Supreme Court at the City Hall here.

A Great Army of Prominent Lawyers.

Judge Edwards came down from Troy and convened the adjourned special Supreme Court session for the purpose soon after 9 a. m. The representation by counsel included Hon. Matthew Hale, William A. Nottingham, John T. Parkhurst, William A. Sutherland, J. Rider Cody, Joseph H. Choate and Eugene Burlingame for the Republicans, and Deputy Attorney General Maynard, Helos McCurdy and Thomas Ganey for the Democrats.

First—In the case of the people ex rel Franklin D. Sherwood vs. Frank Rice as Secretary of State vs. the Board of State Canvassers, for an order restraining said board from considering said extraneous papers.

Second—In the case of the people ex rel Franklin D. Sherwood vs. the Board of State Canvassers, for an order restraining said board from considering said extraneous papers.

Third—In the case of the people ex rel William C. Daley and John L. Platt vs. the Board of State Canvassers for an order restraining said board from considering said extraneous papers.

Fourth—The people ex rel Rufus T. Peck, against the Board of State Canvassers, for an order restraining them from issuing a certificate of election to him.

Fifth—The people ex rel John H. Derby vs. same board, for an order directing the issue of a certificate of election to said senator-elect in the Sixteenth district.

The agreement made by counsel. With this application was presented the stipulation by counsel for both sides under which it is agreed to bring the cases to the court of last resort as follows:

It is hereby stipulated in each of the above-entitled proceedings that an appeal shall be immediately taken from each of the orders granted therein at the County Clerk's office, commencing December 5, 1901, and entered in the Albany County Clerk's office December 6, 1901, that the relators therein will print the papers upon such appeals, and furnish them so that the appeals may be admitted to the general term, now being held in the Third department, on Tuesday, December 10, 1901, and that the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the detained party at general term shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel John H. Derby vs. the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel Rufus T. Peck, against the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel Franklin D. Sherwood vs. the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel William C. Daley and John L. Platt vs. the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel John H. Derby vs. the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel Rufus T. Peck, against the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel Franklin D. Sherwood vs. the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel William C. Daley and John L. Platt vs. the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel John H. Derby vs. the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel Rufus T. Peck, against the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel Franklin D. Sherwood vs. the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel William C. Daley and John L. Platt vs. the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel John H. Derby vs. the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel Rufus T. Peck, against the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel Franklin D. Sherwood vs. the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel William C. Daley and John L. Platt vs. the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel John H. Derby vs. the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel Rufus T. Peck, against the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel Franklin D. Sherwood vs. the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel William C. Daley and John L. Platt vs. the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel John H. Derby vs. the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel Rufus T. Peck, against the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel Franklin D. Sherwood vs. the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel William C. Daley and John L. Platt vs. the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

That the relators in the case of the people ex rel John H. Derby vs. the Board of State Canvassers, shall immediately appeal to the Court of Appeals, and the prevailing party shall accept short notice of argument of the appeals in that court, and unite with the appellants in a request to the General Term to present such appeal upon its calendar for that day, and immediately hear and decide such appeal.

DEATHS HERE AND ELSEWHERE.

Ex-Senator Andrew J. Bell.

Ex-Senator Andrew J. Bell died at Peoria, Ill., Sunday night of apoplexy. He was stricken down four days ago while making an address before the Park Place Massachusetts Assembly. He was 49 years old. He served two terms in the State Senate, and was prominently identified with measures tending to the benefit of workingmen. He was a candidate for Lieutenant Governor in 1888, but was defeated. Two years ago he founded the Peoria Herald, but afterwards retired from the position of editor. He would have been the Democratic candidate for Congress in his district at the next election. He was for years political editor of the National Democrat.

Thomas Clarence Layton. Yesterday morning Thomas Clarence Layton, one of Pittsburgh's most promising young men, died at his father's residence, L. S. Layton, at Neville station. He was 28 years of age, and was connected with the firm of T. Evans & Co., Acute tuberculosis was the cause of death. He was a brother of Harry Layton, the well-known newspaper man. He was also a prominent member of the Randall Club. The funeral services will be held this morning at Neville, and the interment will be at Morgantown, W. Va.

Obituary Notes. JAMES P. BALTON, the Zanesville artist, died at Melbourne, Fla., yesterday, where he had gone to spend the winter. He was 50 years old.

ROBERT JEWELL, the wealthiest citizen of Hubbard, O., and President of the Hubbard National Bank, died yesterday morning after a brief illness, aged 62 years. Mr. Jewell was a gallant soldier in the late war.

J. H. WOOD, a member of the Republican State Committee of Massachusetts, died at Milford Sunday, aged 38. He was educated at Brown University, and completed his law studies at Boston University. He was one of the leading criminal lawyers in Southern New England.

JAMES H. KALLOGE, formerly President of the New York State Temperance Society, suffered a stroke of apoplexy while addressing a meeting at the Emmanuel Presbyterian Church, at Rochester, N. Y., Sunday night. He died on his way home in the ambulance. He was aged 54 years, and was a native of Vermont.

For Christmas. Presents being shown by Hardy & Hayes, Jewelers.

A most beautiful crescent. A very unique chrysocberyl pearl and diamond one—odd design. Very dainty and tastefully painted portraits.

An exquisite emerald and diamond star. Rarely beautiful fretwork in gold and enamel. A sun mounted in platinum and diamonds; very brilliant.

Pansy and double violets, with diamonds. Rarely beautiful and lustrous. Brilliant diamond necklaces. And many others, at HARDY & HAYES', Jewelers, 529 Smithfield street.

A Fine Home. On Boggs avenue, Queen Anne brick, six large rooms, double hall, numerous cedar closets, large finished attic and store room; large bath with porcelain tub, stationary stand, slate mantels and tile hearth; electric light, both gas; large cemented cellar, furnace, hose steam heated; front porch with stone floor whole length of house; lot 30x225. This property can be bought for only \$16,000, terms easy. For card of admission to see property call on SLOAN & CO., No. 127 Fourth avenue.

For the Little Babies. We have prepared a most cost collection of children's buttons. Three new patterns not before shown.

Nugget, Scroll, Enamel, at HARDY & HAYES', Jewelers, Silversmiths and Art Dealers, 529 Smithfield street.

REAL ESTATE SAVINGS BANK, LHM. 401 Smithfield Street, Cor. Fifth Avenue. Capital, \$100,000. Surplus, \$75,000. Deposits of \$1 and upward received and interest allowed at 4 per cent.

B. & B. Wonderful—At silk department to-day—two lots rich heavy black diagonal silks—soft as surahs, 23 inches wide, at 75 cents. BOGGS & BUHL.

WATCH for the "Chemical Diamonds." Wonderful gems.

Duchess Lace Handkerchiefs for Ladies. Entire new line at very low prices. See them. 75c to \$1.00. A. G. CAMPBELL & SONS, 27 Fifth ave.

WONDERFUL results follow the use of PISO'S Cure for Consumption. Coughs quickly yield. All druggists. 25 cents.

FUR TRIMS, robes and gloves. SMILEY & CO., 28 Fifth avenue.

GIVE a pair of blankets, \$3 and upward. JOS. HORNE & CO.'S Penn Avenue Store.

NOVELTIES in fur capes. SMILEY & CO., 28 Fifth avenue.

"CHEMICAL DIAMONDS." What are they? Wonderful gems.

Marriage Licenses Issued Yesterday. Name. Residence. Michael Schovolt. Boreo Hill. Mary Padick. Mansfield. Joseph M. Moberg. Pittsburgh. Martha Zimmerman. Pittsburgh. Albert Langenhein. Elizabeth. Louis M. McMichael. Homestead. George Hill. Pittsburgh. Maggie Dyer. Pittsburgh. Henry Turner. Mansfield. Mineva Roundtree. Mansfield. Adam Kahl. Homestead. Sarah Anshel. O'Hara township. Harry M. Simpkins. Pittsburgh. Robert Hill. Pittsburgh. Martha Law. Pittsburgh.

At 3 o'clock in the afternoon Deputy Attorney General Maynard, representing the State Board of Canvassers, and Delos McCurdy, representing the Democratic counsel, and Hon. M. Hale, for the Republicans, appeared before Justices William L. Learned, Stephen L. Mayhew and John R. Putnam, sitting in regular term session. Mr. Hale presented the orders of Judge Edwards, pro forma, and asked for an order confirming them. They were at once placed on the calendar, the order of confirmation granted, and an appeal taken by Mr. Maynard to the Court of Appeals.

The litigation for the day was over, and the way carefully and legally paved for the presentation of the question at issue to the Court of Appeals to-morrow. Delos McCurdy, representing the Democratic counsel, in reply to a query of THE DISPATCH reporter, made directly after the general term sitting, stated that the position of the Board of State Canvassers today being one of acting—or rather refusal to act—under the stay granted by Judge Barnard pending the return of the Dutchess county returns, although the orders granted to-day, and the stipulation of course, especially, inferentially stayed the board from acting on the returns from the four disputed districts as they were now on file before them till such time as a decision by the courts should be reached.

It was expected that as this was the last day the Board of Canvassers would be called together again this afternoon, but it was not, and one of the members stated they would not meet again today, being in any event subject to the call of the chair, which could be made coincident with an order of the court after a decision had been reached directing them to reconvene and canvass the votes in the disputed districts.

Democratic Justices Make All Decisions. Though the decisions of the courts may result disastrously in a political sense to Democratic hopes of controlling the next Senate, still none are warmer in their praises of the high plane of action assumed

by the Judiciary of this, the Third Judicial district, than the Democratic State officials about the Capitol. It is worthy of note that every decision and order of importance thus far granted, either for or against the Board of State Canvassers, and in line with Republican claims and hopes, has been by a Democratic Justice.

Yesterday morning Thomas Clarence Layton, one of Pittsburgh's most promising young men, died at his father's residence, L. S. Layton, at Neville station. He was 28 years of age, and was connected with the firm of T. Evans & Co., Acute tuberculosis was the cause of death. He was a brother of Harry Layton, the well-known newspaper man. He was also a prominent member of the Randall Club. The funeral services will be held this morning at Neville, and the interment will be at Morgantown, W. Va.

Obituary Notes. JAMES P. BALTON, the Zanesville artist, died at Melbourne, Fla., yesterday, where he had gone to spend the winter. He was 50 years old.

ROBERT JEWELL, the wealthiest citizen of Hubbard, O., and President of the Hubbard National Bank, died yesterday morning after a brief illness, aged 62 years. Mr. Jewell was a gallant soldier in the late war.

J. H. WOOD, a member of the Republican State Committee of Massachusetts, died at Milford Sunday, aged 38. He was educated at Brown University, and completed his law studies at Boston University. He was one of the leading criminal lawyers in Southern New England.

JAMES H. KALLOGE, formerly President of the New York State Temperance Society, suffered a stroke of apoplexy while addressing a meeting at the Emmanuel Presbyterian Church, at Rochester, N. Y., Sunday night. He died on his way home in the ambulance. He was aged 54 years, and was a native of Vermont.

For Christmas. Presents being shown by Hardy & Hayes, Jewelers.

A most beautiful crescent. A very unique chrysocberyl pearl and diamond one—odd design. Very dainty and tastefully painted portraits.

An exquisite emerald and diamond star. Rarely beautiful fretwork in gold and enamel. A sun mounted in platinum and diamonds; very brilliant.

Pansy and double violets, with diamonds. Rarely beautiful and lustrous. Brilliant diamond necklaces. And many others, at HARDY & HAYES', Jewelers, Silversmiths and Art Dealers, 529 Smithfield street.

A Fine Home. On Boggs avenue, Queen Anne brick, six large rooms, double hall, numerous cedar closets, large finished attic and store room; large bath with porcelain tub, stationary stand, slate mantels and tile hearth; electric light, both gas; large cemented cellar, furnace, hose steam heated; front porch with stone floor whole length of house; lot 30x225. This property can be bought for only \$16,000, terms easy. For card of admission to see property call on SLOAN & CO., No. 127 Fourth avenue.

For the Little Babies. We have prepared a most cost collection of children's buttons. Three new patterns not before shown.

Nugget, Scroll, Enamel, at HARDY & HAYES', Jewelers, Silversmiths and Art Dealers, 529 Smithfield street.

REAL ESTATE SAVINGS BANK, LHM. 401 Smithfield Street, Cor. Fifth Avenue. Capital, \$100,000. Surplus, \$75,000. Deposits of \$1 and upward received and interest allowed at 4 per cent.

B. & B. Wonderful—At silk department to-day—two lots rich heavy black diagonal silks—soft as surahs, 23 inches wide, at 75 cents. BOGGS & BUHL.

WATCH for the "Chemical Diamonds." Wonderful gems.

Duchess Lace Handkerchiefs for Ladies. Entire new line at very low prices. See them. 75c to \$1.00. A. G. CAMPBELL & SONS, 27 Fifth ave.

THE GREATEST AUCTION SALE OF CARPETS EVER MADE.

\$2,500,000 SOLD IN FOUR DAYS.

This remarkable sale of Carpets occurred in New York on November 10, 11, 12 and 13 last.

Having made large purchases at this sale we are prepared to give our customers the advantage of unusually low prices. For example:

AXMINSTERS, \$1.35, GOBELINS, \$1.50, \$1.60 and \$1.75, according to pattern. MOQUETTES, Full pieces, with borders to match, at 70c, \$1, \$1.15 and \$1.25, according to desirability of pattern.

VELVETS At \$1 and \$1.25. TAPESTRY BRUSSELS At 40c, 50c, 65c and 75c.

O. M. CLINTOCK & CO., 33 Fifth Ave.

COLD WEATHER HOSIERY.

A full and complete stock of Ladies' and Children's Cashmere Hose, in plain and ribbed.

Ladies' Black Cashmere Hose, grey merino soles, extra quality, at 90c a pair.

Ladies' Black Cashmere Hose, high spiced heels and double soles, at 90c.

Ladies' Black Cashmere Hose, double soles and heels, medium weight, at 75c a pair.

Extra large size Black Cashmere Hose at 90c, all sizes to 19 inches.

Opera length Black Cashmere Hose at \$1.25 a pair.

Ladies' ribbed Cashmere Hose, medium and fine rib, all sizes, 5 to 10 inches.

Boys' heavy French-ribbed Wool Hose, double knee and best thing made for boys' wear, all sizes to 19 inches.

Full assortment Boys' heavy-ribbed Cotton Hose.

Children's and Children's Knit Wool Leggings. Children's Zephyr Knit Leggings. Children's Zephyr Knit Leggings. Children's Stockinet Drawer Leggings. Ladies' and Children's Buttoned Stockinet Leggings.

Children's ribbed Cashmere Hose, medium and fine rib, all sizes, 5 to 10 inches.

Boys' heavy French-ribbed Wool Hose, double knee and best thing made for boys' wear, all sizes to 19 inches.

Full assortment Boys' heavy-ribbed Cotton Hose.

Children's and Children's Knit Wool Leggings. Children's Zephyr Knit Leggings. Children's Zephyr Knit Leggings. Children's Stockinet Drawer Leggings. Ladies' and Children's Buttoned Stockinet Leggings.

Children's ribbed Cashmere Hose, medium and fine rib, all sizes, 5 to 10 inches.

Boys' heavy French-ribbed Wool Hose, double knee and best thing made for boys' wear, all sizes to 19 inches.

Full assortment Boys' heavy-ribbed Cotton Hose.

Children's and Children's Knit Wool Leggings. Children's Zephyr Knit Leggings. Children's Zephyr Knit Leggings. Children's Stockinet Drawer Leggings. Ladies' and Children's Buttoned Stockinet Leggings.

Children's ribbed Cashmere Hose, medium and fine rib, all sizes, 5 to 10 inches.

Boys' heavy French-ribbed Wool Hose, double knee and best thing made for boys' wear, all sizes to 19 inches.

Full assortment Boys' heavy-ribbed Cotton Hose.

Children's and Children's Knit Wool Leggings. Children's Zephyr Knit Leggings. Children's Zephyr Knit Leggings. Children's Stockinet Drawer Leggings. Ladies' and Children's Buttoned Stockinet Leggings.

Children's ribbed Cashmere Hose, medium and fine rib, all sizes, 5 to 10 inches.

Boys' heavy French-ribbed Wool Hose, double knee and best thing made for boys' wear, all sizes to 19 inches.

Full assortment Boys' heavy-ribbed Cotton Hose.

Children's and Children's Knit Wool Leggings. Children's Zephyr Knit Leggings. Children's Zephyr Knit Leggings. Children's Stockinet Drawer Leggings. Ladies' and Children's Buttoned Stockinet Leggings.

Children's ribbed Cashmere Hose, medium and fine rib, all sizes, 5 to 10 inches.

Boys' heavy French-ribbed Wool Hose, double knee and best thing made for boys' wear, all sizes to 19 inches.

Full assortment Boys' heavy-ribbed Cotton Hose.

Children's and Children's Knit Wool Leggings. Children's Zephyr Knit Leggings. Children's Zephyr Knit Leggings. Children's Stockinet Drawer Leggings. Ladies' and Children's Buttoned Stockinet Leggings.

Children's ribbed Cashmere Hose, medium and fine rib, all sizes, 5 to 10 inches.

Boys' heavy French-ribbed Wool Hose, double knee and best thing made for boys' wear, all sizes to 19 inches.

Full assortment Boys' heavy-ribbed Cotton Hose.

Children's and Children's Knit Wool Leggings. Children's Zephyr Knit Leggings. Children's Zephyr Knit Leggings. Children's Stockinet Drawer Leggings. Ladies' and Children's Buttoned Stockinet Leggings.

Children's ribbed Cashmere Hose, medium and fine rib, all sizes, 5 to 10 inches.

Boys' heavy French-ribbed Wool Hose, double knee and best thing made for boys' wear, all sizes to 19 inches.

Full assortment Boys' heavy-ribbed Cotton Hose.

Children's and Children's Knit Wool Leggings. Children's Zephyr Knit Leggings. Children's Zephyr Knit Leggings. Children's Stockinet Drawer Leggings. Ladies' and Children's Buttoned Stockinet Leggings.

Children's ribbed Cashmere Hose, medium and fine rib, all sizes, 5 to 10 inches.

NEW ADVERTISEMENTS

THE GREATEST AUCTION SALE OF CARPETS EVER MADE.

\$2,500,000 SOLD IN FOUR DAYS.

This remarkable sale of Carpets occurred in New York on November 10, 11, 12 and 13 last.

Having made large purchases at this sale we are prepared to give our customers the advantage of unusually low prices. For example:

AXMINSTERS, \$1.35, GOBELINS, \$1.50, \$1.60 and \$1.75, according to pattern. MOQUETTES, Full pieces, with borders to match, at 70c, \$1, \$1.15 and \$1.25, according to desirability of pattern.

VELVETS At \$1 and \$1.25. TAPESTRY BRUSSELS At 40c, 50c, 65c and 75c.

O. M. CLINTOCK & CO., 33 Fifth Ave.

COLD WEATHER HOSIERY.

A full and complete stock of Ladies' and Children's Cashmere Hose, in plain and ribbed.

Ladies' Black Cashmere Hose, grey merino soles, extra quality, at 90c a pair.

Ladies' Black Cashmere Hose, high spiced heels and double soles, at 90c.

Ladies' Black Cashmere Hose, double soles and heels, medium weight, at 75c a pair.

Extra large size Black Cashmere Hose at 90c, all sizes to 19 inches.

Opera length Black Cashmere Hose at \$1.25 a pair.

Ladies' ribbed Cashmere Hose, medium and fine rib, all sizes, 5 to 10 inches.

Boys' heavy French-ribbed Wool Hose, double knee and best thing made for boys' wear, all sizes to 19 inches.