NO MORE IN DIXMONT.

Mr. Minnick Released by Order of Judge White, Who Considers

HE IS NOT AN INSANE MAN.

Sad Ending of a Nine-Hundred-Mile Journey to Save a Culprit.

A MILLION DOLLARS FOR 100 CENTS. The Widow of Andrew Jackman's Son Appeals From

the Rich Man's Will, William J. Minnick, of Braddock, sent to

Dixmont as insane on the certificate of two physicians, was yesterday released on a writ of habeas corpus granted by Judge White. The hearing was a long one. Judge White at its conclusion, giving Mr. Minnick his liberty. A man travels 900 miles to save his brother-in-law from sentence for burglary, but arrives just too late.

The fact that it is possible for almost any person, with the aid of two physicians, to be carcerated in an insane asylum in Penn-Ivania caused the court room in Common leas No. 2, in which Judge White presided, yesterday, to be crowded to suffocation with lawyers, doctors, other professional people and also with all classes and conditions of society, for all felt that it was one of a class of cases in which every man's house is not only not his castle, but not even his hevel. William J. Minnick had been railroaded to Dixmontalmost before he knew

where he was going. The opening of the case was dramatic, and it did not grow less so as it progressed. Braddock was largely represented. Rev. T. N. Boyle was on hand. He was a friend of the man in durance. James B. Youngson, brother of Mrs Minnick Mrs Minnick her daughter. Rev. J. T. Riley and Dr. Hutchinson, Superintendent of Dixmont Insane Asylum, were also on hand promptly and were the cynosure of all eyes, until Minnick and his counsel, Mr. Not, were descried, when they diverted the attention. William M. Price, Esq., appeared with Mr. Yost, and Clarence Burleigh, Esq., represented the alleged crazy man, while George Shiras III, took care of Dixmont, making return to the writ

NO SIDE ISSUES ALLOWED. Mr. Burleigh began a statement of the case and said he proposed to show the deviations by William J. Minnick from the path of duty for 10 years past, but Judge White cut him short by conflaing him to the subject matter of the physician's certificate to the effect that the

prisoner was a victim of hereditary insanity, and that the predisposition thereto had been apparent for ten years. His Honor said if they proposed to show that the petitioner was a monomaniac, that specification should have

menomaniac, that specification should have been made.

Mrs. Minnick was first called, and said she and the petitioner had been married in Binnois, lived four months there, went to Iowa. lived two years there, came to Pittsburg, and have since resided in this county 25 years, 11 of which have been spent in Braddock. She said Minnick has a sister who is insane; his grandmother died insane: he has also a sister and cousin who are insane. The daughter, Eliza, is 19 years of age, and Mrs. Minnick had noticed melancholy, jealousy and fault-finding before Eliza's birth. He had accused her of infielity, Dr. Beebe and a man named George Worth, for whom she washed, being the objects of his jealousy. He had also, she said, written letters on the matter. He was in the boot and shoe business, and had a circulating library, and witness assisted him in the store, at his request, but he specified that she should only wait on ladies.

Mrs. Minnick also stated that Minnick had

Mrs. Minnick also stated that Minnick had Mrs. Minnick also stated that Minnick had charged her since they came to Pittsburg with undue untimacy with Dr. McKeleye, of Sixth avenue, and charged that he was the father of Alberta. He wrote to the Doctor four weeks ago, asking him to keep witness out of his office, telling him that he didn't blame him, but the witness. He had also accused her and Dr. Dean, of Braddock, with being too intimate.

Continuing, witness said her husband had charged improper untimacy between herself and Rev. J. T. Riley, who preaches in Braddock from 1881 to 1884. He had forbidden their eldest daughter, Maggie, from receiving comeldest daughter, Maggie, from receiving com-pany, as he said she should not do so in her father's house; had accused Maggie of being a co-between between witness and her alleged overs, and said he would kill her and the whole family were he not a Christian. He had also threatened to kill Rev. Riley. Witness said she had been supporting the family lately, and that her husband had been selling books

OBJECTED TO THE PREACHER. Mr. Yost submitted Mrs. Minnick to a long and searching cross-examination, the burden of her answers being that she had written to De Seebe asking him to send her her husband's letters. She said her letters to him were merely of the friendship pattern. She said Rev. J. T. Riley was a frequent visitor at her house, and her husband inad objected to his visits. She had met Mr. Riley in this city and McKeesport also. but denied that the visits were frequent. She had heard talk about these visits, but had paid no attention to it. She denied that she and her daughter had misled Mr. Minnick regarding or visit to Measiville and to Hagerstown. Miss Maggie Minnick testified that her father had accused her of being a go-between; had threatened daily to kill her mother, and interthreatened daily to kill her mother, and inter-fered with witness every morning when she was getting breakfast, telling her what to cook, how to cook, and making himself dis-agreeable generally. She had seen him strike her mother with his fist. For six months past it had been a weekly occurrence. The quar-rels were occasioned by the return of letters

her mother with his fist. For six months past it had been a weekly occurrence. The quarrels were occasioned by the return of letters her father had written. Johnny would ask what he meant by writing them. The discussion was over the return of Dr. Dean's letter. She had told her father that he was a pretty type of manhood, and in reply he hurled her against the cellar door.

Dr. S. Dean, of Braddock, and McKelvey, of this city, were examined, and specifically demed Mr. Minnick's charges. Dr. Dean said that five or six years ago he had come to consider Minnick insane. Dr. McKelvey said he considered Minnick insane on the one subject.

Dr. Sandels testified that last month he was apked by telephone to call at Mr. Minnick's residence. He knew not who sent the message. He went, and learned that Dr. McCord had also been sent for, and waited for him. They looked over letters he had written, went down stars and engaged Minick in conversion of the said of the said over letters he had written, went down stars and engaged Minick in conversion for any been sent for, and waited for him. They looked over letters he had written, went down starts and engaged Minnick in conversation for 20 minutes without telling him their object. He was nervous and could not sit still long at a time.

HAS NO DIPLOMA.

HAS NO DIPLOMA.

Dr. Sandels formed the opinion that Minnick was a monomaniac-insane on one subject, and periodically. Dr. Sandels said he had attended Jefferson Medical College, but did not graduate

periodically. Dr. Sandels said he had attended Jefferson Medical College, but did not graduate not get a diploma.

Between Judge White and Mr. Yost, Dr. Sandels had a very perplexing time of it.

Dr. J. P. McCord testified that he went to Braddeck at the request of J. B. Youngson, brother of Mrs. Minnick. He had been shown a letter from Minnick's father to Maggie, his granddaughter, advising that Minnick be put into an asylum in this State, as the writer had enough insane people on his hands already. The gist of Dr. McCord's testimony was that from the letters, what he had heard and Minnick's actions, he concluded he was insane—a monomaniac on the subject of unfaithfulness. In answer to Judge White, Dr. McCord said the certificate was written on a blank form, which the Judge understood to be a certificate of general insanity. His Honor expressed himself at length on the dangers of physicians depending on what they heard, and not on actual knowledge.

After the noon recess, Dr. Hutchinson, of Dixmont Asylum, testified that he considered Minnick insane, because he had been committed on the certificate of two physicians: hecause there was insanity in his family, and hecause he had become excited when witness of intimacy of Mrs. Minnick with various people. The letter written threatening to kill Dr. Beebe had strengthened the opinion, Minnick had also said he had gotten a hatchet to kill his wife, but his courage failed him. Dr. Hutchinson thought Minnick generally insane and not monomanizally so.

and not monomaniacally so.

THINKS HE IS INSANE.

the victim of delusions,
After Dr. Graham had concluded Judge White said he had read the reply to the letter written to Mr. Minnick by Dr. Beebe, and thought Minnick entirely justifiable in writing as he did.

as he did.

Judge White's remarks were followed by a demonstration that was almost a hip-hip-hurrah, and His Honor ordered that any one making another demonstration should be fined, or in words signifying as much.

William J. Minnick was himself put on the stand and started to tell his story, but the Judge refused to have him sworn. He told the story of his commitment connectedly. He restory of his commitment connectedly. story of his commitment connectedly. He re-iterated the charges of infidelity against his wife, and at Judge White's suggestion ex-pressed an opinion that they had better live apart. He denied that he had ever accused his daughter of wrong conduct, but related how once upon a time the whole family and an or-

phan living with them had gotten him in chanparaliving with them had getter into a char-cery and had done him up. On January 2, he said his refusal to allow flev. Riley to remain in the house caused his, witness', daughter to slap him in the face. He also dented that in-sanity was so prevalent in his mortier's family as had been asserted. He wanted to call some witnesses, but Judge White said they weren't wanted.

wanted.

Judge White then spoke of the mischief that could be done under the act which Minnick was committed, and though he expressed himself in a manner not altogether soothing to those concerned in this case, yet he did not reflect on them. He said the trouble seemed to be that Minnick might have been insamely jealous, but he saw no reason for committing him to an insame asylum, and in conclusion ordered his discharge.

MUSTN'T TALK FOR PRINT. Mr. James B. Youngson asked to be allowed to make a statement, and the Judge gave him permission. He then dwelt rather severely on Minnick's conduct, and shouldered all the responsibility for the incarceration. Finally Judge White hinted he had allowed a state-ment, but did not want to hear Mr. Youngson

make a speech for the newspapers.

Mr. Youngson—I'm not making a speech for the newspapers. I despise the infernal—"

Mr. Price (to a reporter)—That's for you; get

it down.

Mr. Youngson-You are a liar.

Mrs. Minnick arose, and advancing toward the bench, said: "I demand protection." Her brother spoke to her soothingly, and she sat A rather fleshy lady advanced to Mr. Minnick

A rather fleshy lady advanced to Mr. Minnick and said: "You know you didn't tell the truth." She then added something like the proceeding being a travesty on justice, and amid remarks from partisans of both sides, far from complimentary, the assemblage finally broke ranks in front of the Court House.

ARRIVED A LITTLE TOO LATE.

A Michigan Farmer Travels 900 Miles to Save His Brother-in-Law. James Kelley and William McCann, alias

David Allen, were found guilty of burglarizing the jewelry store of Charles Italie, of Braddock, on the night of December 31 last, when they secured \$700 worth of goods. They were arrested in Steubenville, O., where they were thought to be the men who had robbed the store of Paul Rudert in Tarentum and mur-

thought to be the men who had robbed the store of Paul Rudert in Tarentum and murdered his wife.

They put on a bold front during their trial yesterday, but the evidence against them was conclusive. The jury found a verdict of guilty and about 3 o'clock they were arraigned for sentence. Judge Ewing sentenced them to pay a fine of \$\textit{B}_2\$ cents, the costs of the prosecution and undergo an imprisonment in the penitentiary for three years. Both men smiled as they were being led back to the box, and a few minutes later they were returned to jail to await traesportation to the penitentiary.

On the instant that the prisoners were led up to be sentenced a stranger stepped into the courtroom, out of breath and excited. It was the brother-in-law of Kelley, whom he had not seen for five years, and whom he had traveled \$900 miles to see. As soon as the stranger could get the attention of a lawyer, he enlisted Morton Hunter, Esq., who was in the courtroom. By this time the prisoners had seen led away, and Mr. Hunter took the gentleman up to the bench. He gave his name as John Harrison, of Bad Ax, Huren county Mich. He received a telegram at 10 o'clock Tuesday morning that his brother-in-law, Jamos Kelley, or properly Thomas Fitzgerald, ashis name proved to be, was to be tried Wednesday for burgiary, and he left home within an hour, armed with affidavits from the Sheriff, Prothonotary and Prosecuting Attorney of Huron county, all testifying to the previous good character of the prisoner. He got here just too late, but in an honest, straightforward manner made his statement to the Court. He said that Kelley, or prisoner. He got here just too late, but in an honest, straightforward manner made his statement to the Court. He said that Kelley, or Fitzgerald, had left his home, a Michigan farm, five years ago, and his family had not heard anything of him since until now. They tried to reach him by telegrams to tell him that his mother was dead, but each man telegraphed to proved to be another Fitzgerald. Judge Ewing told the Deputy Sheriff not to serve the warrant for the boy's incarceration in the peniteniary at once, and that he would see what could tiary at once, and that he would see what could be done in the matter.

FROM THE GRAND JURY.

They Are Keeping Up the Fast Pace Set Bown by Judge Ewing. The grand jury yesterday returned the fol-

lowing true bills: Charles Bruce, Peter Doran, Gottlieb Hufnagle, Fred Lauer, assault and battery; William Brown, James Cunningham, Edward Nau, aggravated assault and battery; Owen Lattimore, "Cockey" Roberts, felonious assault and battery; Peter Hanna, Patrick Adams, Francis J. Rafferty, Charles Bruce, Adams, Francis J. Rafferty, Charles Bruce, George Brown, Thomas Holley, John Connors, Frank Comerford, Heury Marshall, Henry Thomsson, J. M. Simpson, Iarceny; John Connors, Thomas Holley, John McGinley, Charles Thomas, David Williams, Di Lewis, entering a building with intent to commit a felony; Frank Sidden, Iarceny by bailee; J. R. Callaman, O. S. Davis, Edward Magann, H. Thompson, larceny from the person, Edward Nau, mallcious mischief; "Cockey" Roberts, carrying concealed

weapons.

The ignored bills were: Mary Cunningham, Harry Hart, Dora Meyers, assault and battery: Pat Carney, malicious mischief; Edward Hodkasses, selling liquor without a license, on Sun-DIVIDING HOSTETTER'S WEALTH.

Over Four and a Balf Millions to be Dis-

tributed Among the Helrs. A decree was made in the Orphans' Court vesterday, distributing the funds and securities of the estate of David Hostetter, in the hands of the accountant, among the heirs. The amount was \$5,899,459 14. The accountant is eredited with various sums for money paid out, etc., leaving for distribution \$4,515,729 39. Of this Mrs. Rosetta R. Hostetter, the widow, gets one-third, \$1,505,240 13; Mrs. Amy H. DuPuy, D. Herbert Hostetter and Theodore each get two ninths, \$1,003,493 42. The share of Theodore R. or The share of Theodore R. . ostetter, who is a minor, is to be paid to his guardian, M. L. Myers, who is directed to give additional bonds in the sum of \$1,000,000.

HE WAS A RACE TOOT.

And Judge Ewing Almost Fell Off the Bench When He Heard It. Frank Bradley alias Carson, and William Geiger were both found guilty of larceny in Judge Ewing's court yesterday. They were charged jointly with stealing a gold-headed umbreila from Theodore Havekotte. There

was also testimony against them to the effect

that they had attempted to steal a gold watch from Dr. E. S. Dake while in a Troy Hill street car on January 7.
When Bradley was asked his occupation he

A MILLION FOR A DOLLAR.

Judge Mellon Makes a Transfer of All His Estate to His Son. Ex-Judge Thomas A. Mellon has filed a deed in the Recorder's office transferring all his real estate to his son, Andrew W. Mellon, for the

The property is estimated to be worth over \$1,000,000. Mr. A. W. Mellon stated that the transfer was for the purpose of relieving his father from the care and anxiety of attending father from the care and anxiety of attending to the estate. The other property was divided among the other children, A. W. Mellon receiving the real estate.

TO APPEAL JACKMAN'S WILL.

The Widow of One of the Sons Files an Exception Without Particulars.

An appeal was taken to the will of the late Andrew Jackman, Sr., yesterday by the widow of Andrew Jackman, Jr., on behalf of herself and her four children. The will devised nearly all nor.

The Court heard the appeal, admitted it and required the filing of a bond in \$500 to secure costs. No bill of particulars was filed with the

To-Day's Trial List.

Common Pleas, No. 1-Rovenscraft vs Bor THINKS HE IS INSANE.

Ough of Tarentum: Livingston vs Reading

Dr. James G. Graham, resident surgeon at

Fire Insurance Company; Philadelphia Com-Dixmont, said he thought Minnick was tusane, pany vs Parke Bros. & Co.; Bower vs Pullman Palace Car Company; Smith vs Guffey et al: Cassity vs Watson et al: McMurtrie vs Boyd et al: Oil Well Supply Company vs Wilson et al. Common Pleas, No. 2—Weaver & Bro. vs Berlin; Campbell vs Gray; Duquesne Lumber Company vs Cain: Hughes vs Voeghtley; Fuller vs Enright; Gibson vs Kleber & Bro.; Raltz vs Chapman,

Vs Enright; Globol vs Charles Chapman.
Criminal Court—Commonwealth vs Charles Bruce (2), John Hunteretal (3), Daniel Geiger, James McCarthy, James O'Leary, Michael Mulkerron et al, Peter George, Berry Johnson (2), James Walls, Samuel Hutchinson, August P. Geisler (2), Mailta Adam, Peter Dugan (2), Albert Thornley, Henry Thompson, James Cunoingham, Daniel Conners, Barney Carr, Charles Thomas, Robert Baker, George Brown, J. W. Simpson.

THE suit of Fisher Beatty against Dr. J. S.

Rankin and wife, an action on a contract, is still on trial before Judge White.

In the Criminal Court yesterday George Anderson and James Grace were acquitted of the larceny of a watch from M. Teats. THE jury is out in the case of P. G. and A. C. Emmick, charged with the larceny of a lot of provisions from F. Bliss, a farmer. In the suit of David Linton against Hyman Browarsky, an action on a contract, a verdict was given yesterday for \$400 for the plaintiff.

A VERDICT for \$250 was given for the plaintiff vesterday in the suit of David Adams against G. W. Jones and A. A. Heiner, a suit for dam-THE will of the late Henry Large, of Mifflin

township, was filed yesterday for probate. A bequest of \$500 to the Lebanon Church was made. THE will of the late Rev. Frederick Schiedt was filed yesterday for probate. Fifteen hun-

dred dollars is bequeathed to the Missionary Society of Basel, Switzerland. The balance of the property is divided between his daughters, Mary Mohrman and Mina Loch. CATALOGUES illustrated and printed; first-class work guaranteed at lowest prices. Send for estimates. PITTSBURG PHOTO-ENGRAVING Co., MThs 75, 77, 79 Diamond st.

Business Changes. McClintock & Irvine have purchased the paint and grease works of George Poterie, corner South avenue and Snowden street, Allegheny, Pa., where they will carry on the manufacture of paints and greases.

George Poterie will hereafter devote his attention to the hoisting and painting business, with headquarters at the same place.

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An Allegheny gentleman, after years of terrible suffering from kidney disease, finally becomes cured. He says: "I had a constant, dull, aching pain in my back. About every 10 days my head would so pain me that I would frequently go in to an unconscious condition, and, falling off my chair, would have to be carried to my bed, where I would be compelled to remain for days. I had rheumatic pains all over my body. As my disease further advanced I had to void my urine very often, which was attended with great pain. My appetite left of gas and a had

DR. SHAFES. nain. My appetite left ne. I had beiching of gas, and a had taste in my mouth. My mouth and throat would fill with slimy mucus, and a light, hacking cough set in. with an aching and burning sensation in my breast, night sweats further reduced me, and I became very weak. I had received treatment from several prominent physicians, but received no benefit. Being advised to consult Dr. Shafer, of the Polypathic Medical Institute, in regard to my case, I did so and, finding their charges very reasonable, I began treatment, and am glad to say that I have been entirely cured of my disease. "C. Scott Chambers."

giad to say that I have been entirely cured of my disease. "C. Scott CHAMBERS."

Mr. Chambers is a prominent actor and musician, and is well known in Allegheny and Pittsburg, and will verify his statement to any one who will write him or call at his home at No. 28 St. Clair street, Allegheny.

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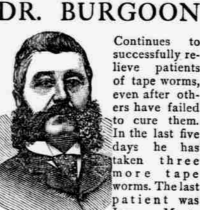
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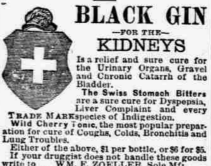
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AN ORDINANCE—PROVIDING FOR the acceptance from Andrew Carnegie of a free library.

A the acceptance from Andrew Carnegie of a free library.

Wheners, Andrew Carnegie, Esq., has generously offered to the city of Pittsburg a gift of a free library, as set forth in the following communication:

PITTSBURG, February 6, 1890.

To the Mayor and Councils of Pittsburg:

GENTLEMEN—Some years ago I had the pleasure of offering to expend upon a free library for the city of Pittsburg the sum of \$230,000. The finances of the city were not then in condition to permit of its acceptance. Having expended more than that sum in our sister city of Allegheny, I subsequently intimated that I was prepared to expend not less than \$500,000 for Pittsburg: such, however, has been the recent growth of the city, such are its prospects for the future, that careful consideration has led me to the conclusion that in order to provide such libraries as Pittsburg should have will require even a larger sum.

ied me to the conclusion that in order to provide such libraries as Pittsburg should have will require even a larger sum.

I think that Pittsburg requires a central building, containing a reference and circulating library; also suitable accommodations for works of art, which, I believe, its citizens would soon provide; that there should also be added rooms for the meetings of the various learned societies of the city. The experience of New York, Baltimore and other large cities has proved that a central library should be supplemented by branch libraries. The Free Circulating Library of New York has now four of these, the city of Baltimore has five; they are not extensive structures, but each contains a small supply of books most in demand and a reading room, and is operated in connection with the central library. Such branches, I think, should be established in the various districts of the city, probably one in Birmingham, another in Temperanceville, another in East Liberty, a fourth in Lawrenceville, perhaps a fifth in the older part of the city. All of these should be thorbughly fireproof, monumental in character and creditable to the city.

To provide these buildings with suitable books, etc., I offer to expend not less than \$1,000,000. I propose that their location, erection and management shall be intrusted to a Board of Trustees, composed ex-officio of the Mayor, the President of the Central Board of Education, and a Library Committee of five appointed by the Councils, such as you have done me the honor to appoint to confer with me. To these I would add the names of 12 well-known citizens of Allegheny county, who should have power as a body to provide for the re-election of its members at stared times, and also to fill vacancles in their number.

The libraries to be handed over to the city upon their completion, free from lien, in trust for the purpose specified. The city to agree upon their completion, free from lien, in trust for the purposes specified. The city to agree to receive and support same at its own proper cost, under the management of the trustees as above provided.

The city of Baltimore pays \$50,000 per annum.

Very respectfully.

Section 1—Be it ordained and enacted by the city of Pittsburg, in Select and Common Councils assembled, and it is hereby ordained and enacted by the authority of the same. That the generous gift of a free library offered by Andrew Carnegie to the city of Pittsburg is hereby accepted, in accordance with the letter of said Andrew Carnegie, dated Pittsburg, February 6, 1890, and which letter forms part of the President of Councils and the terror are hereby or the Board of Trustees compass a members of the board of Trustees compass and the continuence of the Presidents of Councils shall appoint a standing committee of this year, and at the organization of Councils every second year thereafter, the Presidents of Councils shall appoint a standing committee of fits year, and at the organization of Councils every second year thereafter, the Presidents of Councils shall appoint a standing committee of fits persons, two of whom shall be members of the Board of Trustees in conjunction with the other officials and with the persons named by said Andrew Carnegie and the Library Committee, who shall be known as designated as the Carnegie Free Libraries of the city of Pittsburg.

Section 3—That the libraries as herein provided for shall be known and designated as the Carnegie of the public officials shall be filled by a majority of the remaining members of committee of the persons, two of whom shall be members of common Council.

Section 3—That the libraries as herein provided for shall be known and designated as the Carnegie Free Libraries of the city of Pittsburg.

Section 3—Tha

OFFICIAL-PITTSBURG WM. McCALLIN, Mayor. Attest: ROBERT OSTERMAIER, Assistant Mayor's Clerk.

Recorded in Ordinance Book, vol. 7, page 265, lst day of March, A. D., 1890. mh5-97 NOTICE IS HEREBY GIVEN THAT
the reports of Viewers on the construction
of sewers on Summerica, Holden, O'Hara and
Howe streets, from Ellsworth avenue to Shady
avenue, and Twentieth street, from end of
present sewer to Allegheny river, have been
approved by Councils, which action will be
final unless an appeal is filed in the Court of
Common Pleas within ten (10) days from date,
E. M. RIGELOW,
Chief of Department of Public Works Chief of Department of Public Works, Pittsburg, February 26, 1890. fe26-70

OFFICE OF THE CITY TREASURER. AMUNICIPAL HALL, SMITHFIELD STREET, COTICE IS HEREBY GIVEN THAT ALL owners, (whether residents or non-residents of the city of Pittsburg) of drays, carris, wagons, carriaces, buggies, etc., to pay their license at this office forthwith.

All licenses not paid on or before the first Monday in March, 1890, will be placed in the hands of police officers for collection, subject to a collection fee of 50 cents.

And all persons neglecting to may on or be.

to a collection fee of 50 cents.

And all persons neglecting to pay on or before first Monday in May, 1800, will be subject to a penalty double the amount of the license to be recovered before the proper legal authority of said city.

The old metal plate of last year must be returned at the time licenses are taken out, or 25 cents additional will be charged on the license. Rates of license: Each one-horse vehicle, \$6 00; each two-horse vehicle, \$10 00; each four-horse vehicle, \$12 00; each four-horse vehicle, \$15 00; omnibuses and timber wheels, drawn by two horses, \$10 00; one extra dollar will be charged for each additional horse used in above specified vehicles,

J. F. DENNISTON.

City Treasurer.

[No. 241.1]

A GENERAL ORDINANCE—RELATING to the entry upon, over or under, or the use or occupation of any street, lane or alley, or any part thereof, for any purpose by passenger or street railway companies or by companies operating passenger or street railways, and providing reasonable regulations pertaining thereto for the public convenience and safety.

Section 1—Be it ordained and enacted by the city of Pittsburg, in Select and Common Coun-

city of Pitsburg, in Select and Common Coun-cils assembled, and it is hereby ordained and enacted by the authority of the same, That all passenger or street railway companies and all enacted by the authority of the same. That all passenger or street railway companies and all companies operating passenger railways or street railways, which shall hereafter obtain by an ordinance duly passed and approved, the consent of the city to enter upon, over or under, use or occupy any of the streets, lanes, alleys or highways or parts thereof within this city for any purpose shall, upon passage and approval of such ordinance, but not otherwise, have and be declared to possess the right under this general ordinance to enter upon, over or under, and to occupy and use the same under and subject to the following regulations:

First—Every such company, before constructing a passenger or street railway or any extension, branch or alteration thereof, shall file with the Department of Public Works a plan showing the location of its proposed tracks, sidings, turn-outs and switches, the pattern of its rails and the kind and character of foundation or roadbed proposed to be laid. In case such company proposes to use a conduit or subway through which motive power shall be supplied for the traction of cars, such plans shall show the size, location and manner of construction of such proposed conduit or subway, the width and position of the slot or opening therein, and in case such company proposes to use any overhead means or system whereby motive power shall be supplied for the traction of cars, such plan shall show the size, character and location with respect to the roadway or curb line of the posts, poles, or other supports proposed to be placed in any street, lane, alley, or highway, or part thereof, and to be used to maintain or support such overhead means or system, and the said plans shall be subject to the approval of the Chief of the Department of Public Works of track of the standard width or gauge between rails, and in such manner that the top of its rails shall be level with the surface of the roadway of the street upon which it is laid.

Third—Every such company shall lay and construct a pavegent upon

of its rails shall be level with the surface of the roadway of the street upon which it is laid. Third—Every such company shall lay and construct a pavement upon the space within its tracks and one foot ontside thereof, under the supervision of the Chief of the Department of Public Works as to the time and manner of laying the same, and shall keep clean and maintain such pavement in good order, condition and repair so long as its tracks shall be used. Fourth—All companies operating passenger or street railways, when crossing each other's routes, shall, with respect to each other, observe and comply with the law of the road, except in cases where the grade of either or both at the point of intersection shall be on an ascending or descending grade and in that event the following rule shall prevail: The company whose car is on a descending grade shall have the right of way over a car on either a lesser descending grade, a level or an ascending grade. grade.
Fifth—Every car shall have a loud-sounding

gong, which shall be rung by the person oper-ating the car, when approaching all street crossings or when passing other cars. ating the car, when approaching all street crossings or when passing other cars.

Sixth—Where the tracks of one passenger or street railway company cross the tracks of another such company and in operating cars thereon it becomes necessary that one car should wait in order that a collision may be avoided, the company not having the right of way shall bring its car to a full stop until after the passage of the other company's car.

Seventh—When the tracks of any street or passenger railway cross at a grade the tracks of a railroad operated by steam, before the cars of any such railway company shall be allowed to cross the tracks of any such railroad it shall be brought to a full stop, a.i.d it shall be the duty of the conductor, or person in charge of said car, to go forward and ascertain that such car can be passed over such crossing in safety before such car shall be allowed to proceed.

Eighth—Each of such companies shall yield the right of way to the fire department when going to fires, and to the police patrol wagon when answering calls, and if then signaled by any person in charge of any fire apparatus or police patrol wagon shall bring its car to a full stop until after such fire apparatus or police patrol wagon shall have passed such car.

Ninth—No car operated by any such company shall be passed over any hose or other apparatus of the fire department when the same is laid or in use for the purpose of extinguishing fire, unless such car be passed over the same upon a creeper or other device approved ing fire, unless such car be passed over the same upon a creeper or other device approved by the Chief of the Department of Public Safety, and which shall fully protect such hose or apparatus.

Tenth-If at any time the wires or any of the

Tenth—If at any time the wires or any of the overhead devices or parts thereof of any of the said companies shall in any manner obstruct, endanger or interfere with the fire department or any of its employes in the proper use of its apparatus when called into service, the said fire department or any of the employes thereof, shall have the right and be at liberty to cut down or remove such wires or devices, without the city or any of its agents or employes being held in any manner liable in consequence thereof.

Eleventh—In all cases where such companies use electricity as a motive power the entire above provided.

The city of Baltimore pays \$60,000 per annum for the support of its public libraries established by Mr. Enoch Pratt, who gave \$1,000,000 for the purpose; but I believe that \$40,000 per annum would be sufficient to maintain those of Pittsburg. And not less than this sum I require the city of Pittsburg to agree to place at the disposal of the library trustees to be expended upon them.

I am clearly of the opinion that it is only by the city maintaining its public libraries as it maintains its public schools, that every citizen can be made to feel that he is a joint proprietor of them, and that the public library is for the public as a whole, and not for any portion thereof; and I am equally clear that unless a community is willing to maintain public libraries at the public cost, that very little good can be obtained from them. Not to save me further expenditure therefor, but for the best interests of the city I make it a condition that they shall be properly maintained by the city.

NDREW CARNEGIE.

Section 1—Be it ordinied and enacted by the authority of the same. That the generous gift of a free library offered by Andrew Carnegie to the city of Pittsburg is hereby accepted, in accordance with the letter of said Andrew Carnegie, dated Pittsburg. February 6, 1890, and which letter forms part of the preamble to this ordinance, and the officers of the city of reamble to this ordinance, and the officers of the city of reamble to this ordinance, and the officers of the city of reamble to this ordinance, and the officers of the city of reamble to this ordinance, and the officers of the city of reamble to this ordinance, and the officers of the city of reamble to this ordinance, and the officers of the city of reamble to this ordinance, and the officers of the city of reamble to this ordinance, and the officers of the city of reamble to this ordinance, and the officers of the city of reamble to this ordinance, and the officers of the city of reamble to this ordinance, and the officers of the city of re

NEW ADVERTISEMENTS

KAUFMANNS' DAILY CARD OF REASON,

ANOTHER TRUMP CARD

KAUFMANNS' PLAY

LADIES, CAN YOU BEAT IT?



Read and Judge for Yourselves

We have just opened and placed on sale 900 pairs of Ladies' Shoes at \$1.98. Nothing remarkable about this, eh? Well, let's see. These shoes are made of superior quality Curacoa Kid, and, being manufactured by the Tackless Process, they have perfectly smooth innersoles. The cunning little lasting tack that lies down and laughs while you pound it and then rises up and stings your investigating finger, and the sole tack that has made many a proud lady wince and say impolite things, have no place in this shoe. And the interior lecorations (this term can be used in describing Shoes nowadays) are not of that loud, fancy sort that gives a Shoe

ered, these goods are

OUR PRICE For it is only \$1.9

a cheap, common appearance, but rich and tasteful. All things consid-

Equal to Any \$3 or \$3.50 Shoe Sold Elsewhere,

Now, then, ladies; here is a chance you can hardly afford to miss. We won't urge you to come and buy. It isn't necessary. Your own interest compels you to call.

TO-DAY'S interesting news is not confined to Shoes. Yesterday we called the attention of the Ladies to 227 English SEAL PLUSH SACQUES which we have placed on sale at half price. A hasty count (just made at this writing) shows 68 of these garments to have been sold. The balance will not wait long for purchasers. Take the hint and come quick. A good deal (much sense and much nonsense) has been said lately

by certain advertisers on the subject of SPRING OVERCOATS. When these people tell us that there isn't a more useful or dressy garment under the sun than a Spring Overcoat, they publish something which everybody will readily believe. But when they go further and claim to have the largest assortment in the city, then they are telling what they them-selves know to be a falsehood. Why ours, actually, is the only house making a specialty of Spring Overcoats. We now show over 600 different styles-more than the showing of any 3 houses in this city combined. Does this look as if others had "the largest assortment." Not much.

Boys' Kilt, Short and Long-Pant Suits.

A truly magnificent stock of New Spring Styles.

KAUFMANNS Fifth Avenue and Smithfield Street.

KAILROADS PENNSYLVANIA RAILROAD - ON AND station, Pittsburg, as follows, Eastern Standard Time: Station, Pittsburg, as follows, Eastern Standard Time:

MAIN LÎNE EASTWARD.

New York and Chicago Limited of Pullman Vestibule daily at 7:15 a. m.

Atlantic Express daily for the East, 3:30 a. m.

Mail train, daily, except Sunday, 5:30 a. m. Sunday, mail, 8:40 a. m.

Day express daily at 8:00 a. m.

Mail express daily at 1:00 p. m.

Philadelphia express daily at 4:50 p. m.

Fast Line daily at 3:00 p. m.

Greensburg express 6:00 p. m. week days.

Derry express list0 a. m. week days.

All through trains connect at Jersey City with bouts of "Brooklyn Annex" for Brooklyn, N. Y., woolding double ferriage and journey through N. Y. City.

Trains arrive at Union Station as follows:

Trains arrive at Union Station as follows: St. Louis, Chicago and Cincinnati Express,

Trains leave Union station. Fittsourg, as low-lows:

For Monongahela City, West Brownsville and Uniontown, 19:40 a.m. For Monongahela City and West Brownsville, 7:05 and 10:40 a.m. and 4:4: p. m. On Sunday 1:01 p. m. For Monongahela City, 5:40 p. m., week days.

Drayosburg Ac., week days, 5:20 p. m.

West Elizabeth Acconmodation, 8:20 a. m., 2:00, 6:20 and 11:35 p. m. Sunday, 9:40 p. m.

Ticket offices—Corner Fourth avenue and Try

West Elizabeth Accommodation, 8720 a.m., 2005
622 and likis p. m. Sanday, 950 p.m.
Ticket offices—Corner Fourth avenue and Try
street and Union station.

J. R. WOOD.
CHAN. E. PUGH.
General Manager.

Gen'i Fass'r Agent.

BALTI MORE AND
Schedule in effect November II,
1880.

BOHIO RAILMOAD.
Schedule in effect November II,
1880.

Schedule in effect November II,
1880.

For Washington, D. C.,
For Washington, D. C.,
For Washington, D. C.,
1881.

For Washington, D. C.,
1882.

For Washington, D. C.,
1883.

The station of the station

Section 4—That any ordinance or part of ordinance conflicting with the provisions of this ordinance be, and the same is hereby repealed, so far as the same affects this ordinance.

Ordained and enacted into a law in Councils this 24th day of February, A. D., 1890.

H. P. FORD, President of Select Council. Attest: GEO. SHEPPARD, Clerk of Select Council. Attest: GEO. SHEPPARD, Clerk of Select Council. Attest: GEO. BOOTH, Clerk of Common Council. Attest: GEO. BOOTH, Clerk of Common Council. Attest: GEO. BOOTH, Clerk of Select Council. Attest: GEO. BOOTH, Clerk of Common Council. Attest: GEO. BOOTH, Clerk of Council. Attest: GEO. BOOTH,

RAILROADS. From Pittsburg Union Station. ennsylvania <u>L</u>ines. Trains Run by Central Time.

SOUTHWEST SYSTEM—PANHANDLE ROUTE.
Leave for Cincinnati and St. Louis, d 1:15 a. m., d 7:30 a. m., d 9:30 and d E1:15 p. m. Dennison, 2:35 p. m. Chicago, d 1:15 a. m. and 12:35 p. m. Wheeling, 7:30 a. m., 1:35, 6:10 p. m. Steaben-ville, 5:35 a. m. Washington, 5:35, 8:38 a. m., 1:35, 2:30, 4:35, 4:35 p. m. Bulger, 10:10 a. m. Burgetts-town, S 11:35 a. m., 5:25 p. m. Mansfield, 7:15, 9:30, 11:49 a. m., 1:35, 6:30, d 5:30, 9:30 p. m. Mo-Donnids, d 4 lb, d 10:45 p. m.

TRAINS ARHIVE from the West, d 2:10, d 6:00 a. m., 3:50, d 5:35 p. m. Burgetts-town, 12:15, 5:35 p. m. Burgetts-town, 7:15 a. m., S 9:05 a. m. Senbonville, 5:05 p. m. Wheeling, 2:10, 6:45 a. m., 2:05, 5:55 p. m. Burgetts-town, 7:13 a. m., S 9:05 a. m. Washington, 8:55, 7:50, 8:40, 10:25 z. m., 12:45, 3:55, 2:40 and 8:6:20 p. m. Burger, 1:40 p. m. McDonalds, d 6:35 a. m., d 9:00 p. m.

Trains arrive at Union Station as follows:
St. Louis, Chicago and Cincinnati Express, daily. 200 a. m. Mail Train, daily. 200 p. m. Mail Train, daily. 200 p. m. Pacific Express, daily. 2145 p. m. Chicago Limited Express, daily. 2145 p. m. Pacific Express, daily. 2145 p. m. Pacific Express, daily. 2145 p. m. Pacific Express, daily. 2145 p. m. SUITHWEST PENN RAIL WAI. 145 p. m. Morth Apollo Accom. 2150 p. m. connecting at Greensburg. Trains arrive from Uniontown 540 a. m. 1200 p. m. connecting at Greensburg. Trains arrive from Uniontown 540 a. m. 1200 p. m. Express, 100 Biairsville. 201 p. m. Side a. m. 1200 p. m. Express, 100 Biairsville. 201 p. m. Side a. m. 201 p. m. Express, 100 Biairsville. 201 p. m. Side a. m. 201 p. m. Springdale Accomm. 3100 p. m. Springdale Accomm. 3100 p. m. North Apollo Accom. 4150 p. m. 1100 p. m. On Sunday. 1120 p. m. 1100 p. m. Trains arrive at FEDERAL SIREETSTATION N. Express, connecting from Butler. 1120 p. m. 1120 p.

DITISBURG AND CASTLESHANNON R. R. Winter Time Table. On and after Decemi 1880, until further notice, trains will run as fol on every day, except Sunday. Eastern stan-time: Leaving Pittsburg-6:20 a. m., 7:10 a. on every day, except Sunday. Eastern standard time: Leaving Pittsburg-5:20 a. m., 7:10 a. m., 5:00 a. m., 9:20 a. m., 1:40 p. m., 3:40 p. m., 5:40 p. m., 6:20 a. m., 7:10 a. m., 7:10 a. m., 8:50 a. m., 10:20 a. m., 1:50 p. m., 5:20 p. m., 1:50 p. m., 5:20 p. m., 1:50 p. m., 5:10 p.