#### RECORD BREAKING VON STORCH CASE

It is Again Occupying the Attention of the Court.

NEW TRIAL IS BEING ASKED FOR

The Last One Required Four Weeks in the Trying .- Suit of Felts Against the Delaware, Lackawanna and their sport yesterday. Western Railroad Company .- Another Quite Famous Case is Also Up for Argument -- Several Other Cases of More or Less Importance.

Arguments for a new trial in the famous ejectment suit of William Von Storch against Currington S. Von Storch are now being made before Judges Archbald and Edwards, Judge Gunster refraining from participating because he was at one time an attorney for one of the parties and besides is an important witness.

The case was tried at the June term of common pleas and ran through four weeks, seventeen entire days being actually consumed in its trial. Judge Archbald presided. The attorneys for the plaintiff were Warren & Knapp, John F. Seragg and Alex. T. Farnham, of Wilkes-Barre, C. H. and T. C. Von torch also sat in with the counsel for the plaintiff. For the defense the legal array consisted of Jessup & Jessup O'Brien & Kelly and T. C. Umstead, of Wilkes-Barre. Among the promiment witnesses called were ex-Judge Garrick M. Harding and ex-Attorney General Henry M. Palmer, of Wilkes-Barre, and as mentioned above, Judge

F. W. Gunster, of this city. The suit is over a piece of land on North Main avenue, which was for-merly the property of Ferdinand Von Storch, The plaintiff, William Von Storch, claims it under a deed from Henry M. Fuller, trustee for the estate. The defendant, who is a son of Ferdinand, claims with the rest of the children that his uncle, William, simply held the property in trust for the children of his brother Ferdinand, The defendant, Currington, has been in possession of the property about thirty years, but this possession, the plaintiff alleges, has been permitted only through his courtesy. As to who was the apparent owner during all these years was one of the questions which called for a big mass of testimony. Neighbors, workmen who had made repairs on the property, parties who had secured certain privileges, such as the use of the barn and the like, were brought in to show that one party or the other, as the case might be, was the acknowledged owner.

#### VERDICT FOR PLAINTIFF

The jury found in favor of the plaintiff and now the defense is asking for a new trial on the ground that the weight of the evidence was against the verdict and that the judge who sits as a chancellor should have directed a | police verdict for the defense or else taken the case from the jury. Judge Jessup began his argument at 3 o'clock yesterday afternoon and at the adjourning hour, 4,20 o'clock, he had not yet finished. Major Warren will speak in opposition to the motion, Another case, which has attracted

no small amount of attention both in the local and Supreme courts, was up for argument yesterday. It is the suit of Isaac B, Felts against the Delaware, Lackawanna and Western Rail-The company, it is alleged, seized a piece of coal land in Taylor, belonging to Mr. Felts. He sued to recover and when the case was called here asked for a change of venue, claiming that a fair trial could not be secured in this county because of the immense power wielded locally by the corporation. His petition was denied and he took the matter to the Supreme

The action of the lower court was upheld and the case was once more placed on the list. When it was next called, the plaintiff refused to go on, taking another appeal to the Supreme court, which was also denied like the first. His refusal to go on with the trial when it was called resulted of course in a non-suit. Now he is enoff. A. Ricketts, E. Merrifield and John F. Scragg appeared for the plaintiff. Jessup & Jessup and M. I. Corbett represented the company.

#### NEW TRIAL WANTED.

The city of Scranton appeared as a petitioner for a new trial in the case of C. Smith, of Duryea, against the city, who was awarded \$1,700 damages for injuries received by his wife in falling on an uneven place on the sidewalk on Penn avenue, in front of the Conway house, at the time the hotel was in course of construction,

R. H. Holgate for the plaintiff and A. D. Dean for the defendant argued on exceptions filed by the defence, to a report of the master in the equity case of W. D. Spencer against Horace Carpenter and others. The matter in dispute is a piece of real estate in

Court overruled the demurrer filed by John P. Canavan in the suit which P. W. Stokes has brought against him and directed him to make answer to plaintiff's bill within fifteen days. Mesers. Canavan and Stokes were the owners and operators of the Nay Aug drift. Their breaker burned down last summer. Mr. Canavan wants to reconstruct the works and resume opera-Mr. Stokes will not agree to this, holding that the amount of marketable ceal remaining unmined will warrant it.

He has brought proceedings to enjoin his former partner from proceeding to rebuild the breaker and also to secure the appointment of an auditor to make an accounting of their affairs. T. P. Hoban represents Mr. Stokes and E. C. Newcomb is attorney for Mr. Cana-



The rule to open judgment in the case of William Bell & Son against Sarah C. Robinson and others was argued by Vosburg & Dawson, representing the plaintiff, and Carpenter & Fleitz, representing the defense.

## NEW YORK'S SPORTSMEN.

Vesterday Morning.

Edgar Gibbs Murphy, Elwin R. Green and Walter Gibbs Murphy, the three New Yorkers who are here for a week's bird shooting in this vicinity, began

With ex-Police Patrolman Thomas V. Lewis as guide they made a trip in the morning to Moscow and returned at noon with a few woodcock and quail. The jaunt was only an eye-opener. Their real shooting will begin this

norning Clem Marsh will join the party to day. They will go to Lake Ariel and remain in that vicinity until tomor-row night. Thursday and Friday some of the Pocono region at Gerschbachr's, near Gouldsboro, will be tried. Last night the three New Yorkers visited the steel mills.

#### REBATE LIFE POLICIES.

Opinion by Prominent Attorneys to the Effect That They Are Not Worth Paper They Are Written On.

Concerning the invalidity of "Reoate" life insurance policies the following opinion has been rendered by Attorneys Foley and Powell, of 206 Broadway, New York,

An opinion is asked as to the effect on a An opinion is asked as to the circumstance of the insurance of making a rebate of premium, in violation of Chapter 282 of the Laws of 1880, of the state of New York, as amended by Chapter 401 of the Laws of 1890.

The statute referred to so far as material to our inquiry, is as follows: Sec. 1. "Life insurance companies doing business n this state shall not make any discrimination in favor of individuals of the same class, and of the same expectation of life, either in the amount of premium charged or any return of premium, div-idends or other advantages, and no agent of any such insurance company shall make any contract for insurance, or agreement as to such contract of insurance other than that which is plainly ex-pressed in the policy issued, nor shall any such company or agent pay or allow, or offer to pay or allow, as an inducement to any person to insure, any rebate of premium, or any special favor or advantage whatever in the dividends to accrue thereon, or any inducements whatever not specified in the policy."

Sec. 3 emacts, "That any person violating the provisions of this act shall be deemed guilty of a misdemeaner."

A mere inspection of this statute shows that it prohibits, (a) the making of any discrimination in favor of one insurer over another as to the amount of pre-mium charged on the face of the policy, or as a return of premiums or dividends,

other advantages. (b). The making of any contract of insurance with any person, "other than that which is plainly expressed in the policy bound."

(c) It forbids every company and agent from paying or allowing, or offering to pay or allow, any relate of premium or special favor or advantage wintever in the dividends to accrue on the policy any inducements whatever not specitied in the policy.

. . . . . . . . . Under every system of jurisprudence worthy of the name, contracts of three classes are declared to be illegal and

Contracts that are against good mor-als, "Contra bones mores."
 Contracts that are against public

Contracts that are prohibited by talute, or that are entered into in viola-ion of the terms of a statute. Such contracts are not simply voidable that is, such as one of the parties may elect to abide by and enforce or to conider void and repudiate; but they are absolutely void, and cannot be enforced by either party, if the other contests his right to enforce them. Thus, if a rebate policy is void, the company could not compel the policy holder to pay the premium, nor could be or his legal repreentatives compel the company to pay the policy. The rule being that a cours of law will not lend its aid to either pary to enforce such contracts, but will eave them just where it finds them.

ering has been before the Supreme court of this state for adjudication as to it constitutionality in the case of The Peo ple vs. Formosa, 40 St. Rep. 861, in which the defendant, an agent for a life insur-ance company, was indicted, tried and convicted of a misdemeanor, for allowing rebate of premium on a policy written

In sustaining the validity of the statutes, the court, in the course of an able and vigorous opinion, says: "No in-justice is done by this act to any insurance company or agent thereof who de-sires to do a legitimate and proper busi-ness. It does prohibit them from making unjust discriminations amongst individ-uals of the same class and of the same expectation of life insured by them. It and not in violation of any provision of the constitution."

In view of this decision, can there be any doubt as to what this same court will do if ever a civil action is brought before it to enforce a "rebate" policy, or any contract arising out of such a policy? It would be an anomaly in law that a court should find a man guilty of a crime and pough him as a crime and pough him as a crime and punish him as a criminal for making a certain kind of contract, and yet declare the same contract lawful in

a civil action brought to enforce it.

Our conclusion, based upon elementary principles of law and decided cases, and principles of law and decided cases, and upon the nature and purpose of the statute liself, is that a policy of life insurance upon which a rebate of premium is made, promised or allowed, directly or undirectly, or which does not state upon its face the true contract entered into between the parties in respect to premiums, is absolutely void, and that it is not enforceable in any court of justice.

not enforceable in any court of justice Since the above opinion was written the Court of Common Pleas of Toledo, Ohio, has decided in accordance therewith in the case of the Agents of a leading life insurance company vs. Craig. This suit was to enforce payment of a note of \$275.00, originally made by Craig in payment of the first premium on a life policy issued to him. On the back of the note was a redit of \$75.00. The evidence showed that no payment of that amount had actually been made, but that the redit represented a rebate of the prem-

The Court held in effect that the credit on the note was evidence of an illegal act, therefore enforcement of the payment of the note was denied the plaintiff; furthermore, that the issuance of the insurance contract being based on an illegal transaction, the policy was avoided thereby, and no claim under the policy could be held

against the Company. Policies issued by a New York Life Insurance company are subject to the laws of the state of New York. The laws of Pennsylvania relating to rehate on life insurance premiums are practically the same as the laws of the state of New York.

f'aradoxicat.

"How is the bleyele trade? "Rooming; and yet, as paradoxical as it seems, there is considerable falling off in the business."—Washington Times.

#### COUNCILS IN AN ECONOMICAL MOOD

Tired of Making the City a General Charity Bureau.

Murphy Party Began Its Shooting TAX EXONERATIONS MAY CEASE

Lienency of the City Fathers Has Been Imposed Upon by Some Copp. cilmen and Their Friends Until a Regular Stream of Petitions for Exonerations from Tax on Real atom until Estate is Pouring in -- City Solicitor and Taxes Committee Looking for a Remedy at Law.

Never in the history of the city have so many petitions been sent to councils asking for exonerations from tax on real estate. The volume of the peti-tions has been so great and, with the amount of tax represented, has been increasing so rapidly as to recently suggest to common council the wisdom of putting a stop, if possible, to a bad practice and a costly precedent. In consequence the matter was referred to the taxes committee and the committee in turn asks the city solicitor for the following opinions:

First: Whether or not it is legal to exonerate to any extent the assessment or tax on real estate?

Second: Whether, in case your opinion on the first point is in the negative, the assessments or exonerations illegally granted become Hens against such proportion?

It has been the practice of councils to grant exonerations almost indiscriminately. The only process necessary is to go before the mayor's secretary, make affidavit to a petition for exoneration and present the same to councils through one of the councilmen of the ward in which the property is situated. The evil of the practice lies in the fact that some councilmen ourage it as a medium for securing votes.

#### QUESTIONS ASKED.

The ease with which an exoneration may be obtained is indicated in the following formal questions contained in the petition; frequently an answer to question Nos. 3, 7 or 11 is sufficient to procure the exoneration;

1.-Q. Do you ask for exoneration be 2.-Q. If so what is the error? Do you ask exoneration because

of physical disability? 4.-Q. If so what is the nature and What family have you?

What are their ages and occu-7 .-- Q. Have you any income and from

8.-Q. Do you ask for exoneration be-

cause of being a widow?
5,-Q. It so what family have you? 16.-Q. What are their ages and occu-11.-Q. Have you any income and

12.-Q. Do you ask for exoneration for any other reason than any of the above? 13.-Q. If so what are the grounds of your request? From three to ten petitions are considered at each meeting of councils. The tax amounts to from \$1 to \$15 and

the exoneration asked from 50 to 100

AMOUNT OF EXONERATIONS.

A visit to the files in the city clerk's office was made yesterday by a Tribune reporter for the purpose of exning the petitions for exonerations granted during the present year. Fifdated during the latter part of May and June. The tax and the percentage of exonerations asked and granted in each case is indicated in the following, each item representing a petition as it was lifted in its regular order from the

Hest			
\$1.57	50	per e	ent.
6.41	 :90	9.8	
1.11	 50	- 99	
1.63	 100	9.6	
4 89	 100	111	
5.10	 90	100	
16.50	 50	55	(2 y'r
8.98	75	64	4. 5. 11
6.19	 .90	**	
1.11	100	**	
5,60	 95	4.6	
6.00	 310	44	
2.06	 95	340	
6.79	100	9.6	
6.18	90	**	

yould not have decided to take a stand against the city acting as a charity cureau but for the disposition of certaln councilmen to encourage their friends to present the petitions and the growth of the evil. For every petition at the beginning of the year, two are now being received, and as the amount involved is increasing, the reasons given for asking exonerations are beoming more trivial.

City Solicitor McGinley yesterday had not informed himself sufficiently to state what his reply to the taxes committee would be. Well-informed councilmen say the present method of exoneration is illegal and that exonerations so allowed may be entered as liens against the properties involved.

#### SKELLY AS MATCHMAKER.

Offers a \$3,000 Purse for Peddlar Palmer and Sammy Kelly.

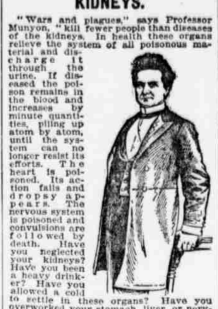
Jack Skelly has branched out as naker of big matches, says the New York Evening Journal. Thursday he cabled to London offering a \$3,000 purse for Padlar Palmer and Sammy Kelly, with the additional word that Palmer should receive \$500 for expenses as soon as he signified a willingness to accept the offer. On receiving that word from Palmer, Skelly will post \$1,000 to guarantee the purse.

Later in the day Arthur Lumley asked Skelly why he did not offer the same amount for Jem Carney and Jack McAuliffe. Skelly replied instantly that he would give the same terms to McAuliffe and Carney. He stated that the Greenpoint A. C. would in the future make agreements with high-class boxers. Just before this he had signed Sammy Kelly and Mike Sears to box twenty rounds on Nov. 15, and Oscar Gardner, the "Omaha



### DEATH NESTS. MUNYON TALKS ABOUT THE

KIDNEYS.



sillowed a cold
o settle in these organs? Have you overworked your stomach, liver, or nervous system, and thrown more strain on your kidneys than they can bear? No matter what the cause, trust our Kidney-Cure. It is the joint product of the most eminent and successful physicians of the Cure. It is the joint product of the most eminent and successful physicians of the world, and has cured thousands of cases. "I will guarantee that my Kidney Cure will cure 150 per cent. of all forms of kidney disease. When the disease is far advanced and there are other complications patients had better send a four-ounce vial of their urine, with full symptoms. We will then make a careful analysis of the water, and advise the best course to pursue to get well, absolutely free of charge."

Prof. Munyon has a separate specific for each disease. They may be obtained from druggists, and nearly all are 25 cents a vial. Personal letters to Prof. Munyon, L505 Arch Street, Philadelphia, Pa., answered with free medical advice for any disease.

Kid," who has been winning matches with remarkable frequency of late, to fight Billy Ratchford, who has never een defeated, and has seventeen victories to his credit. The latter event is dated for Nov. 30. It is also for twenty rounds. Kelly and Sears meet at 120 pounds, and Gardner and Ratchford at

#### LOCAL FOOT BALL GAMES.

The Alerts defeated the Dunmore eleven n a game of foot ball Sunday by a score

The Scranton Comets challenge the Juvenile foot ball team for a game on any grounds, but their own Oct. 31. Answer the grounds. E. Craft, manager; E.

odd, captain. The Juveniles, of the South Side, lined up against the Stars, or the Plats, Sunday afternoon on the Stillwater gridlen, and although the Stars outweighed the Juveniles twenty pounds to a man the Juve-niles outpointed them. Brown, of the Juveniles, aided by good interference, made a beautiful 190-yard run for a touch down. Score I to 0. The line up was a follows:

#1/#10/99 III -	
Juveniles. Sta	rs.
Lavelle right endR	effily
McDonrell right tackle Reidenl	
McIntyre right guardFr.	
Farrell center	
Maycocks left guardCon	
Jennings left tacklebr	
Kenney left end Allen, C	
W. Crane quarter back Fiah	
Brown, Capt half back	
J. Crane left half back Mu	
Battle full back McGuin	
The state of the s	114/20

#### LOUISVILLE RACES.

Louisville, Ky., Oct. 25.-The contests granted during the present year, Fif-teen petitions were selected haphazard clation meet this afternoon were all for from the files. They proved to be place, both events that constituted the programme going to odds on favorites in straight heats, with no betting on them after the first heat. Since Star Pointer is disabled and cannot go for any record, Joe Patchen has been secured to try for the high wheel sulky record on Wednes-day. He will go against his own record of 2.08 for a four-wheel wagon, made recently at Joliet. Summary: 2,29 class, frot-ting; \$1,000-The Monk, br. g., by Chimes (Geers), won in three straight heats, Time, 2.16, 2.15, 2.13½. Three-year-olds, three-minute class, pacing; \$1,000-Miss Margaret, b. m., by Direct (Walker), won three straight heats. Time, 2.12, 2.144.

#### SOME TAINGS THAT I WOULD LIKE TO LIVE TO SEE.

Though I never hope to see a finished fitness To human incongruities so rife

There are some things I'd really like to Before I take a last farewell of life.

I'd like to see election day resulting Victorious for you, as well as me And all the boys so hearty standing by the Grand Old Party.
These are things that I would like to

I'd like to see the Irish have their senses And not be fooled by Warnke, Schadt or I'd like to see (now that the fight com-

That Erin's sons won't tolerate their I'd like to see Dutch, English, Scotch or

Welshman And men of every nationality up, still one notch higher, and vote for Clarence Pryor.

These are things I would likt to live to I'd like to see our friend Tom P. Daniels, For Clerk of Courts, go winning, with a

mark And prove to all the opposition spaniels That they are not the only dogs who bark.

I'd like to see John Copeland land victo-And Langstaff rule our County Treas ury-And honest Charley Huester get a strong and solid 'boos

These are things I would like to live to

I'd like to see good William Beck, of Receive the help of every heart and and hand. And Charles Wiggins (you will find it

That on the top he's surely bound to land). last, but foremost, on our worthy ticket,

I'd like to see all Lonest men agree That John R. Jones when born was a bet-ter man than Horn. These are things I would like to live to -James J. McCorry.

Scranton, Pa., Oct. 25. For Ladies Only. It is patent to all thinking people

that ladies require on account of their peculiar organism and functions remedies quite different from the sterner While the FEMICURE LIVER PHLS act directly and pleasantly up-on the Liver, Kidneys, Stomach and Bowels, they at the same time wonderfully regulate and strengthen the functions and organs peculiar to the ex. They relieve Constipation, Headache, Dizziness, Indigestion, Torpid Liver, Billiousness, Faintness, Irregularities, Backache, Bad Complexion, etc. A pill a dose. 25 cents. Sold by Carl Lorenz, druggist, 418 Lackawanna ERIE MEDICAL CO., "LOFFALS. N.V. ave., Scranton.

# CONNOLLY & WALLACE, Her Majesty's Corset.

Creates an Exquisite Figure. Produces a Long, Slender Walst.

The greatest health giver and beautifier of the figure ever

#### A Grand Opportunity

to have an exquisite figure and learn what a perfectly fitting corset really is.

#### MIle. A. A. Laws,

The Expert Fitter of Her Majesty's Corsets,

commences one week's engagement at our store on Monday, October 25th, and ending on Saturday, October 30th.

It will give her great pleasure to explain the many merits of this Celebrated Corset, and give fittings, thus illustrating without doubt the exquisite figure and long graceful waist it will create. We desire to call special attention to Her Majesty's Corset made in extra long waist, which is without doubt the longest waisted and most exquisitely formed corset ever produced.

We also have Her Majesty's New Short Corsets, the latest production. CHIC and ELEGANT. Gives to certain figures an exquisite and lithesome appearance.

Acknowledged by Modistes to be perfection

#### Little Princess Corset

The only Corset made for Girls, Misses and Ladies of slight figure. It is constructed under the same patent as Her Mejesty's, and will give complete satisfaction.

Mothers, as a duty to their daughters, should have them wear the Little Princess Corset.

It is the acme of all that is good. We will also have on exhibition a line of Her Majesty's Corsets made of Satin of the most beautiful designs. These goods are very light in weight and comfortable

Engagements can be made with MLLE, LAWS by mail or telegraph or by calling at the store. We trust ladies will avail themselves of this opportunity.

CONNOLLY & WALLACE, WYOMING AVENUE.

## Look Through

The Tribune "Want" columns. It may pay you well. Many good things are continually

offered in that depart-

HELP WANTED-MALES.

A GENTS GETS FIFTY CENTS ON EACH dollar; no experience necessary. Write for agent's outfit. Address THE CATHOLIC NEWS, a Barclay Street, New York. WANTED AGENTS—\$75 PER MONTH and expenses paid active men if right; goods sold by sample only; samples, also horse and carriage furnished FREE. Address JOBBER, Box 5308, Boston, Mass.

SALESMEN—SCHOOL SUPPLIES; COUN by work; \$100 salary monthly, with liberal additional commissions. R. O. EVANS & CO., Chicago. WANTED-AN IDEA, WHO CANTHINK of some simple thing to patent? Protect your ideas; they may bring you wealth. Write JOHN WEDDERBURN & CO., Dept. C. 23, Patent Attorneys, Washington, D. C., for their \$1800 prize offer and list of 1,000 inventions wanted.

WANTED-AS AGENT IN EVERY SEC W tion to canvass: \$4.00 to \$5.00 a day made; sells at sight; also a man to sell Stapl Goods to dealers; best side line \$75 a month

salary or large commission made; experience unnecessary. Cliffon Sonp and Manufactur ng Company, Cincinnati, O. WANTED -- WELL-KNOWN MAN IN every town to solicit stock subscrip-tions; a monopoly; big money for agents; no capital required. EDWARD C. FISH & CO., Borden Block, Chicago, III.

#### HELP WANTED-FEMALES. Advs. Under This Head One Cent a Word-

W ANTED-GIRL FOR HOUSEWORK Apply 818 Monroe avenue.

WANTED - A GIRL FOR GENERAL housework. Apply at 518 Adams ave. WANTED-MIDDLE AGED COLORED woman for general housework, good ook, to sleep home nights. 418 Mifflin ave L ADIES-1 MAKE BIG WAGES DOING full particulars to all sending 2 cent stamp. MISS M. A. STEBEINS, Lawrence, Mich.

WANTED-LADY AGENTS IN SCRAN ton to sell and introduce Snyder's calculeing; experienced canvasser preferred; work permanent and very profitable. Write for particulars at once and get benefit of holiday trade. T. B. SNYDER & CO., Cincinnati, O. WANTED IMMEDIATELY-TWO ENER W gette saleswomen to represent us.
Guaranteed 86 a day without interfering
with other duties. Healthfu occupation.
Write for particulars, enclosing stamp,
MANGO CHEMICAL COMPANY, No. 72
John street, New York.

#### FOR RENT. Advs. Under This Head One Cent a Word. FOR RENT-103 SPRUCE STREET: 11 rooms; brick. Inquire 1536 Washington avenue.

FOR RENT-BRICK BUILDING, SUITA P hie for grocery or restaurant; only a block from D. L. & W. station; possession given Nov. 1. Address EHRHARDT, City, General Delivery.

ADMINISTRATORS' NOTICE. Adv. Under This Head One Cent a Word. ESTATE OF EMILY PARROTT, LATE OF the city of Scranton, Lackawanna county, Pennsylvania, deceased.

Letters of administration, with the will annexed, upon above estate, having been duly granted to the undersigned, all persons having claims or demands against the said estate will please present same for payment. ssiate will please present same for paym and all those indebted to said estate are

mounts due. W. J. TRACY, HUGH B. ANDREWS, Administrators, C. T. A. W. J. TRACY, Attorney for Estate. October 18, 1897.

quired to make immediate payment of the

A GENT FOR LACKAWANNA COUNTY and to sell the Braham Patent Pens and Honesdate, Pa. A GENTS TO SELL OUR 50c. STORM

A door; sample prepaid upon receipt of price, AMERICAN STORM DOOR CO., Port Huron, Mich. K LONDIKE - AGENTS WANTED FOR large flustrated book of Klondika five

dress NATIONAL PUBLISHING CO., Lake-side Building, Chicago, III.

WANTED-SOLICITORS: NO DELIVER-ing, no collecting; position permanent; pay weekly; state age. GLEN BROTHERS, Rochester, N. Y.

A GENTS-WHAT ARE YOU GOING TO do about Safe Citizenship-price \$1. Go-ing by thousands. Address NICHOLS, Naperville, Ill. xpenses paid; outfit free, Address, tamp, MICHIGAN MFG CO., Chicago.

## A GENTS-TO SELL CIGARS TO DEAL-ers; \$25 weekly and expenses; experi-ence unnecessary. CONSOLIDATED MFG CO., 48 Van Buren St., Chicago. BUSINESS OPPORTUNITY.

Advs, Under This Head One Cent a Word. AN OPPORTUNITY TO GO INTO BUSI-ness, \$2,000 will buy the entire inter-est in a good thriving business. \$500 or \$1,000 down and balauce on payments. Write to H. J. M., box 150, Scranton, Pa. Sa,000 WILL PURCHASE AN ESTAB D lished business which has paid since January 1, 1895, over \$3.000 clear of all expenses; must sell on account of other business and failing health; everything confidential. C. F., care Tribune.

#### CITY SCAVENGER.

B.BRIGGS CLEANS PRIVY VAULTS A. and cess pools; no odor. Improved pumps used. A. BRIGGS, Proprietor. Leave orders 1100 N. Main ave., or Elekes' drug store, corner Adams and Mulberry. Telephone 6040.

CHIROPODIST AND MANICURE, CORNS, BUNIONS AND INGROWING drawing blood. Consultation and advice given free. E. M. HETZEL, Chiropodist, 330 Lackinwanna avenue. Ladles attended at their residence if desired. Charges moder-ate.

CHAS, COOPER, CITY SCAVENGER, All orders promptly attended to, day or night. All the intest appliances. Charges reasonable. 719 Scranton street. Ho use 1125 Washburn street.

#### SITUATIONS WANTED. WANTED-WASHING, IRONING OR any kind of work by the day. Call at 619 Lee Court.

WANTED-POSITION BY YOUNG MAN V 17 years of age; work of any kind accepted; will work for board and clothing. Address C. W., Tribune office,

YOUNG MAN 22 DESIRES POSITION as a waiter or bartender; handy man around a place; not afraid of work; willing to word at anything; best references. Ad-dress J. H., 112 Franklin avenue. A YOUNG LADY DESIRES A POSITION as stenographer and typewriter. Ad-dress G., Tribune office.

YOUNG WOMAN WOULD LIKE BAR-ber towels to wash. MRS, M. D., 444 Hickory street. SITUATION WANTED-BY A WOMAN to do washing and ironing by the day or bouse cleaning or any kind of work Ad-dress 526 Lackawanna avenue, third floor. Young Man 22 Destres Position At bartending; handy man around a place; best references. Address J. H., 112 Frank-lin avenue.

YOUNG MAN 24 WANTS WORK IN store or office; can write English and Serman. Address W. E. M., General Deliv-gy, Scranton, Pa. WANTED—SET OF BOOKS TO WRITE up in evenings after 7 o'clock. Ad-dress HARRY WRIGHT, 1422 Wyoming

WANTED-POSITION AS HOUSEKEEP, with no family. MRS. C. DECKER, Pitts-ton, Pa.

SITUATION WANTED-BY A YOUNG man 23 years old, as night watchman or any other kind of employment. Address P. M., Tribune office. WANTED-A YOUNG LADY WOULD like to do writing of any kind at home. Address, J. J., Tribune office,

Now get a hustle on and win a orize. We will prese. the Foot Ball Team winning the largest percentage of games played this season with a Spaulding J foot ball and inflator. The only conditions are the teams must purchase their uniforms and goods of us, and play not less than six games. Teams A GENTS-TO SELL OUR PRACTICAL gold, silver, nicket and copper electro plasters; prices from \$3 npward; salary and expenses paid; outfit free, Address, with with the score. This will include with the score. This will include

# C.M.FLOREY

the games already played.

222 Wyoming Ave.

# SPORTSMEN, ATTENTION.

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