PIITSBURGH GAZEITE : SATURDAY. OCTOBER 3, 1868.

 PRNNIMAN, REED \& $\mathrm{CO}_{4}$ Proprietori


GAZETTE BULLDING, NOS. 84 AND 86 FIITH ST Precobargh, allegh Peny ner Allogheny
County.
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 Congreses, 22a Dist JASt. J. NEGLEY.




##  enth page Laurence, Pleasanto Gold


Headquarters Repubicai County Com-
miltee City Hall, Market Street.
oper -

 1393.
GEx: Wa, Larnarr has been nominate
by the Republicans of Leavenworth $D$ oy the Republicans of Leavenworth
trict, Kansas, for the State Senate.
 $\frac{\text { por }}{\text { the man and the man adorns the place. }}$ REMEMBER: That every man whose name is not on
the Assessor's list $t 0$ noight, will seek in vain The Hox. Hexir Wise
 the meeting
WE $A \mathrm{AE}$ glad to know that the Hor.
W. Wrusuas has accepted the appointme as one of the Judres of the Supreme Cour
has requested that his commission may b forvarded to Philadelphis; and has gone
thititer from Mount Moris NNew York, Where he was visitiug, to be sworn in.
 since, the strongest hold on the popular a-
fections, is very justly regarded as onclu-
sive against any prospect for their restoration to the sovereignty. Have yon examinect the Assesor's list
your district? Have you noted the sut picious aspessments of di your own men
Have your hunted up
whose names are not on the lists? If not, Late "plow-diolders", remember, that
 they did not then think the peoplest's curren
 Gibbe of that session:
 withdraw from the Democraticticket, an
teld the place to McCCizLLLAS. Unless al
 one of these should be a reconstraction esalt of the Octover elections.
 ever chapeses op
upon expecting.

 ner in which the whole buiness of natural.
izing foreignersi is ordinarily conducted.
ize That the admision of a person born in one
country to citizenghip in
nother ought to country to citizendip im inder commensurate
be attended with formitites
to the importance of the proceeding itself to the importance of the proceeding itself,
in attested by the consent and practice of aill
nations from the highest ant quity nations from the highest antitquity down
the present time. If this rule is properly
observed in transfering allegiance from one observed mantronther much more ought to to
monarchy to another
be respected in adopting citizens from a monarchy, with its peculiar traditions and
enucctional forces, intor reptlic, which
rests upon a totally different basis, and hence
 litical organiztion. If the convejance on
tite to a paltry piece of land cannot be per fected without such definitie raboffa and per-
maneant record as will make the fact clear nanden recoru as will make the
and anquestionable for all time, the trat
of allegiunce of allegiunce from one government to
other ought to be made
cith
certainty
 after. Such is the clear intent and meaning
of the eexisting lame of Congress on this
subject. The shamelesess manner in which
 dameless way th wwida che Courts lend baser sort of politicians, is \& sign of im
pressive and ominous import. When thie
appointed guardians of pubicic justice can not be trusted, when the convicioion becomie
almost univerand that they conive at multituinous frauds, snd even actually py partici


 ary addantage.
A full consid
 us to look with faror upon the plan of ad
mitting to the right of suffrage every adul
nale resident upoon oath, duly tuken and
reigetere, registered. tuat he e biares allegiance to th
government under wrich he was born, ind
bears and will continue to bear, genuin

 naturailization laws are so generally crrcum
vented fuit every foreigner does rote unles prevented by a sense of personal hono
here would seem to be no utility in then
The They sand mainly as provocations to crin
of the thost serious morn gravity
Be this asit may, this much isplain, eith
 in whiteor ihporest, is an in indication that can
not tun longer be orerioked.
In spoakigig thus broadly and emphatical
 the Clierks of the Courts are actiuted an
controled by integrity of porpose in this
tio ther mattere ; an lonest man was foun



 Coutt has issued certificates of naturaliza.
tion ta bankk, he ought promptly to be in.
dicted and, upon conviction, sent to to dicted and, upon conviction, sent to the
penitentiry, as the laws ordain. If the
Chief Justco

 ralization frauls and then allow the culprit
to escape the punishenent or degradatio
which the 1 laws provide. a liny hold special meetings just prior to e ea
important election for the purpose of faci
tation tating naturulizations. If if indivisianals had had
suits pending in those Cours, involvin


 many special sessions as their fravorite pariy
find it in conveniet to have. This is a prac
tical commentry of no light moment, he professions of the Colirts, not to paty
pate in partisan contests.
Having gone so fur, we elect to go
ther, and raise another point. ther, and raise another point.
There is and can be, from thevery natur of the case, no law of Pensylvania,
of any ether State, regulating tite eterms and
 formalitites by whicl the process shall he cont
summated; and who slall conduct and at summated, anc who slan conduct and
test then. All Court of the United State
and all Courts of Record in the respectiv States, are empowered to natur 1 lize for
eigners.
By the Constitution of Pennsylvania ic made a penal offence for any person
hold an ofileo nuier the government of

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 be punithed
both.
In what cap
otaries of Co
 of this question the whole case turns. Wh.
make no oreemaion to an amount of fegal
knowledge suficient to authorize us to ex. nake no pretengions to an an
kowwledge suficient to atthoriz.
pound and decide this matter.
$\qquad$ Courts to. medade in this business., It has
exlibited $a$ senitiveness to connections be
tween fits functionaries and the national govergment. The probibition to which we
nave referred was put into the drant of the State Constitution by a Convention largely
Democratic, and the Constitution was ratified when the Democr
joritites in the State. When Pensylivanit Courts sit to admin-
ister the naturaization laws of Congress,
itey seem to sit they seem to sit, ex.oficio, as Courts of the
United thates. It was their habit, down to
aquite recent period, to preserve all the
 formalities
sabanooed
hests of pe
are in plaii hests of party leaders and for ends which
are in plain and criminan antagoniem to the
letter and intent of the laws. Let this point te adjudged as it may be
there is no obligation resting upon Pennsy rania Courts to administer the naturaliza
tion lasss. They may or may not naturaliz at their option. Nor is there any y lause
the Consitation of the United States, or this state, which prevents our Legislature
from providing that our Coutt silal exer-
cise no function under the taws of Co cise no function under the laws of Con.
gress. Nor yet is there eman hindrace in
the way of such an amendment of the State Constitution as sallu not allow voting upon
naturilazition papers until six or twelve
monthis aner the issuing of them. We do not adyocate the adoption of fitier of these
meaurus, for we have alreaty indicated
what we regard as the best remidy for the
 narrow choice of remedies.
citize


 ence to the lares, and apreserve the Courts
from corruption. The preaning tide of fu
dicial renality and poilitical demoralization in respect to naturalizations is sweeping
away the sentiment arhon in tue manage
ment of the Democratic party, and is inva. ding all other deparitments of the national
life. 1 t must be styed or all confdence in
lin


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 election ground, and satisfy yourself of thefact. If cour name is not there, go without
further delay to the Assessor and have your

## name purpose, not nisk It is ever

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\text { ample } \\
\text { Virgir }
\end{array}
$$

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\begin{aligned}
& \text { through, regardiless of the Federal power. } \\
& \text { They will make the trial, and we shall sed } \\
& \text { howit comes out. }
\end{aligned}
$$

NiEw of BLa










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ballot-boxes in Puiladelphia, by colonizingwith the connivanee of the Sapreme Conrt
without encountering some very seriou
dificiculties. Some of the assessors have



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urs, to componunity generad maspy in meeting, for riss in its purely business aspects? THE ONLX Democratic hope,

It is ciearly apparent that the Democrac竍 mentiod of electionenering to to carry Penn| sylyania. |
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 FOR SALE--1,000


