

CITY AND SUBURBAN.

Allegheny was devoid of interest yesterday.

The velocipede mania is on the increase in Pittsburgh.

Stealing is about neglected until the next fall of snow.

"To Let" are becoming more numerous, especially in Allegheny.

Sneak Thieves are operating in the city. Look to your hall doors.

There is quite a dearth of sensational news in the city just now.

Most of the roads leading from the cities are at present in an almost impassable condition.

A couple of missing men—drunks—attended Mayor Drum's morning levee yesterday morning.

Mayor Drum was busy last evening preparing the Commission for the newly elected city officers.

Conductors on our street railways now call out distinctly the names of all streets as the cars pass them.

The Allegheny Board of Control will meet on the first Tuesday of next month for the purpose of organization.

It is said that there have been upwards of eight hundred applications for appointment on the police force made to Mayor Brush.

The Monongahela Wharf Committee of City Council will meet this (Thursday) evening at seven o'clock, in Council Room.

We have received from W. A. Glidenfeld, 45 Fifth street, the North British Magazine for December; also, Godey's Lady's Book for February.

The Orphans' Fair, in the basement of St. Paul's Cathedral, will close on Saturday night, positively. Those who have taken chances should attend the few remaining evenings and participate in the raffling.

Erratum.—In our notice of the Market Committee meeting yesterday, the types made us say that an appropriation of two thousand dollars would be asked, which should have read ten thousand dollars.

The crazy woman who was arrested by the Allegheny police on Thursday, yesterday, committed suicide by hanging herself from a beam in the cell.

Filed.—Messrs. Kohn & Bro. were fined two dollars and costs by Mayor Drum yesterday for obstructing the sidewalk in front of their store.

The Orphans' Fair, in the basement of St. Paul's Cathedral, will close on Saturday night, positively. Those who have taken chances should attend the few remaining evenings and participate in the raffling.

A Correction.—Mr. Christian Kopp was elected and duly sworn to occupy a seat in the Common Council for the Allegheny Council for the present year. The impression, which seems to have gained credit, that Mr. H. W. Behrhorst had been elected to fill the position, is a mistaken one.

The Survey Committee of City Council met yesterday afternoon for organization. Mr. John Chislett, Jr., was elected Chairman.

The Birmingham sensation of the desecration of the graves of the victims of the St. Paul's Cathedral fire, has been taken up by the press, and the few remaining evenings and participate in the raffling.

To Buyers of Dry Goods.—In another column will be found the announcement of the closing out sale of J. M. Carr, Federal street, Allegheny, and his partner, who are offering at a great reduction all the goods in their store.

Postponement.—Owing to the great rivalry now going on in the Baptist churches, the grand concert which was to have been given by the Pittsburgh Chorists at the Union Baptist Church, for the benefit of the Fourth Baptist Church, will be postponed until February 4th. Those holding tickets dated January 21st will be received at the time of concert.

For Sale.—An individual apparently oblivious of all subsidiary things, attracted considerable attention yesterday afternoon while promenading up Fifth avenue with a large placard which some mischievous urchin had pinned to the back of his coat, containing the words "This property was not torn whether the sale was consummated or not."

Insane.—Officer Moessner arrested Michael Hebling, an insane man, at the instance of his friends. Hebling, it appears, was a native of Germany, and was confined in an insane asylum at Dinkon, where he had been confined for some time.

On a "Strike."—The coal miners along the lines of the Allegheny Valley and Panhandle Railroads are out on a "strike." They now demand five cents per bushel for digging coal instead of four, which they employed in the various pits around Pittsburgh will pursue a similar course. People must have coal, though.

In Limbo.—"Lumber Jim," a colored individual, employed on one of the Ohio river steamers, was arrested yesterday on a charge of assault and battery, preferred by James Smith before the Mayor. Smith, by James Smith before the Mayor. Smith, by James Smith before the Mayor.

Death of a Physician.—Dr. J. E. Barnes, lately one of the most prominent and successful homoeopathic physicians of Allegheny, died at Key West, Florida, on the 25th of the present month. He had been in the city for more than a year, and a short time ago started on a tour of the South with the hope of receiving relief. He was in the city for more than a year, and a short time ago started on a tour of the South with the hope of receiving relief.

Assault and Battery.—There was a "racket" at the Point yesterday morning in which it appears Patrick Devaney figured prominently. The statement of Anne Dunlap is reliable. Anne made information before the Mayor yesterday alleging that Pat came to her residence, No. 3 Point street, and that he beat and abused her in a brutal manner. A warrant was issued for the arrest of Patrick.

THE COURTS.

District Court.—Judge Kirkpatrick.

In the case of Ross vs. Hunter, reported yesterday, the jury found for the defendant.

J. and S. Ross vs. A. Knipschild, owner, and Welch and Churan, contractors. Action on Mechanics Lien. Jury withdrawn, and plaintiff took a non-suit.

Chas. L. Burt and L. Burt, Jr. vs. W. A. Egan, Richard G. and Frank J. Herron, owners of land. Verdict for defendants.

Allegheny City vs. Western Pennsylvania Railroad Company. This was an action to recover \$500 for grading and paving on Robinson street, Allegheny, in front of defendants' property. Verdict for plaintiff in the sum claimed, subject to the opinion of the Court on a question of law reserved.

Following is the trial list for today:

150. Thompson vs. Jordan et al.

151. Shaffer vs. Negley.

152. Morgan vs. Negley.

153. Mooney & Drennan vs. Franklin Fire Insurance Co., Philadelphia.

154. Same vs. Arizona Insurance Co.

155. Scott vs. Cokaine.

156. Miller vs. McCoy.

157. Gardner and Schletter vs. Smith.

158. Owners of Steamboat Fair Play vs. Barr, Johnston & Co.

159. Flannigan & Gibson et al.

160. Black & Choeppening et al.

161. Schlegel et al. vs. Smith.

162. Haller vs. Matthews.

Court of Common Pleas—Judges Stowe and Sterrett.

WEDNESDAY, Jan. 26, 1889.—The case of Graham vs. Means, reported yesterday, was resumed, and the jury returned a verdict for plaintiff in the sum of \$283.75.

Stoner & Marlett vs. Jane B. Holmes. Similar issue. Verdict for plaintiff in the sum of \$170.

Pittsburgh, Fort Wayne and Chicago Railway Co. vs. Jacob and John Gass. Bond action and bond presented and paid.

Vanderhorn & Blackney vs. The Yellow Creek Ice Company. This case was previously before Court, and by consent of counsel was referred to three arbitrators.

Mr. Lucas moved the Court to strike out the appeal from the County Court, and the appeal on the ground that the case had been referred by consent of counsel in open Court.

The Court ruled that defendants had no right to appeal, and the case was made.

Defendants' counsel excepted and a bill of exceptions was filed for the trial list for today:

97. Kinner & Co. vs. Blood.

98. DeKnight vs. Owners of towboat "Hero."

99. Jones vs. Hanna, Hart & Co.

100. Little, Baird & Patton vs. Glover & Dittchen.

101. Phillips & Phillips vs. Andrews.

102. Moffitt & Old vs. Bush Iron Oil Co.

103. French vs. Payne's adm'r.

104. Apple vs. S. S. Son vs. Ross.

105. Same vs. Same.

106. Tweedie vs. Musgrave.

107. Graham vs. Smith's adm'r.

108. Goehring et al. vs. Mills et al.

109. Rogston vs. Phillips.

110. Roberts & Bore for use vs. Pessner.

Quarter Sessions—Judge Mellon.

John A. Kohnson, indicted for malicious mischief, and also for assault and battery, pleaded not guilty. Sentence deferred.

Samuel Lloyd, against whom an indictment for rape was returned in December, 1886, on oath of Margaret Bell, was placed on bail.

The case of the Commonwealth vs. Michael Ryan, Jeremiah Hauley and James Sullivan, indicted for felonious assault and battery, and the Commonwealth vs. Jones, George Bothwell and W. W. Alexander, indicted for aggravated assault and battery, were taken up and tried.

George Bothwell was prosecutor in the former case and James Sullivan in the latter. These cases were named on the evening of November 24, 1888, at or near the second ward school house, Allegheny.

The defendants in the latter case named, Ryan, Hauley and Sullivan, had been attending a political meeting and were returning past the school house when the trouble occurred.

One of the men who were standing talking peacefully, when they interfered, and after some talk a fight broke out, in which the defendants were the aggressors.

The case of the Commonwealth vs. Michael Ryan, Jeremiah Hauley and James Sullivan, indicted for felonious assault and battery, and the Commonwealth vs. Jones, George Bothwell and W. W. Alexander, indicted for aggravated assault and battery, were taken up and tried.

George Bothwell was prosecutor in the former case and James Sullivan in the latter. These cases were named on the evening of November 24, 1888, at or near the second ward school house, Allegheny.

The defendants in the latter case named, Ryan, Hauley and Sullivan, had been attending a political meeting and were returning past the school house when the trouble occurred.

One of the men who were standing talking peacefully, when they interfered, and after some talk a fight broke out, in which the defendants were the aggressors.

The case of the Commonwealth vs. Michael Ryan, Jeremiah Hauley and James Sullivan, indicted for felonious assault and battery, and the Commonwealth vs. Jones, George Bothwell and W. W. Alexander, indicted for aggravated assault and battery, were taken up and tried.

George Bothwell was prosecutor in the former case and James Sullivan in the latter. These cases were named on the evening of November 24, 1888, at or near the second ward school house, Allegheny.

The defendants in the latter case named, Ryan, Hauley and Sullivan, had been attending a political meeting and were returning past the school house when the trouble occurred.

One of the men who were standing talking peacefully, when they interfered, and after some talk a fight broke out, in which the defendants were the aggressors.

The case of the Commonwealth vs. Michael Ryan, Jeremiah Hauley and James Sullivan, indicted for felonious assault and battery, and the Commonwealth vs. Jones, George Bothwell and W. W. Alexander, indicted for aggravated assault and battery, were taken up and tried.

George Bothwell was prosecutor in the former case and James Sullivan in the latter. These cases were named on the evening of November 24, 1888, at or near the second ward school house, Allegheny.

The defendants in the latter case named, Ryan, Hauley and Sullivan, had been attending a political meeting and were returning past the school house when the trouble occurred.

One of the men who were standing talking peacefully, when they interfered, and after some talk a fight broke out, in which the defendants were the aggressors.

The case of the Commonwealth vs. Michael Ryan, Jeremiah Hauley and James Sullivan, indicted for felonious assault and battery, and the Commonwealth vs. Jones, George Bothwell and W. W. Alexander, indicted for aggravated assault and battery, were taken up and tried.

George Bothwell was prosecutor in the former case and James Sullivan in the latter. These cases were named on the evening of November 24, 1888, at or near the second ward school house, Allegheny.

The defendants in the latter case named, Ryan, Hauley and Sullivan, had been attending a political meeting and were returning past the school house when the trouble occurred.

One of the men who were standing talking peacefully, when they interfered, and after some talk a fight broke out, in which the defendants were the aggressors.

The case of the Commonwealth vs. Michael Ryan, Jeremiah Hauley and James Sullivan, indicted for felonious assault and battery, and the Commonwealth vs. Jones, George Bothwell and W. W. Alexander, indicted for aggravated assault and battery, were taken up and tried.

George Bothwell was prosecutor in the former case and James Sullivan in the latter. These cases were named on the evening of November 24, 1888, at or near the second ward school house, Allegheny.

The defendants in the latter case named, Ryan, Hauley and Sullivan, had been attending a political meeting and were returning past the school house when the trouble occurred.

One of the men who were standing talking peacefully, when they interfered, and after some talk a fight broke out, in which the defendants were the aggressors.

The case of the Commonwealth vs. Michael Ryan, Jeremiah Hauley and James Sullivan, indicted for felonious assault and battery, and the Commonwealth vs. Jones, George Bothwell and W. W. Alexander, indicted for aggravated assault and battery, were taken up and tried.

George Bothwell was prosecutor in the former case and James Sullivan in the latter. These cases were named on the evening of November 24, 1888, at or near the second ward school house, Allegheny.

The defendants in the latter case named, Ryan, Hauley and Sullivan, had been attending a political meeting and were returning past the school house when the trouble occurred.

One of the men who were standing talking peacefully, when they interfered, and after some talk a fight broke out, in which the defendants were the aggressors.

The case of the Commonwealth vs. Michael Ryan, Jeremiah Hauley and James Sullivan, indicted for felonious assault and battery, and the Commonwealth vs. Jones, George Bothwell and W. W. Alexander, indicted for aggravated assault and battery, were taken up and tried.

George Bothwell was prosecutor in the former case and James Sullivan in the latter. These cases were named on the evening of November 24, 1888, at or near the second ward school house, Allegheny.

The defendants in the latter case named, Ryan, Hauley and Sullivan, had been attending a political meeting and were returning past the school house when the trouble occurred.

One of the men who were standing talking peacefully, when they interfered, and after some talk a fight broke out, in which the defendants were the aggressors.

The case of the Commonwealth vs. Michael Ryan, Jeremiah Hauley and James Sullivan, indicted for felonious assault and battery, and the Commonwealth vs. Jones, George Bothwell and W. W. Alexander, indicted for aggravated assault and battery, were taken up and tried.

George Bothwell was prosecutor in the former case and James Sullivan in the latter. These cases were named on the evening of November 24, 1888, at or near the second ward school house, Allegheny.

The defendants in the latter case named, Ryan, Hauley and Sullivan, had been attending a political meeting and were returning past the school house when the trouble occurred.

One of the men who were standing talking peacefully, when they interfered, and after some talk a fight broke out, in which the defendants were the aggressors.

The case of the Commonwealth vs. Michael Ryan, Jeremiah Hauley and James Sullivan, indicted for felonious assault and battery, and the Commonwealth vs. Jones, George Bothwell and W. W. Alexander, indicted for aggravated assault and battery, were taken up and tried.

THE COURTS.

District Court.—Judge Kirkpatrick.

In the case of Ross vs. Hunter, reported yesterday, the jury found for the defendant.

J. and S. Ross vs. A. Knipschild, owner, and Welch and Churan, contractors. Action on Mechanics Lien. Jury withdrawn, and plaintiff took a non-suit.

Chas. L. Burt and L. Burt, Jr. vs. W. A. Egan, Richard G. and Frank J. Herron, owners of land. Verdict for defendants.

Allegheny City vs. Western Pennsylvania Railroad Company. This was an action to recover \$500 for grading and paving on Robinson street, Allegheny, in front of defendants' property. Verdict for plaintiff in the sum claimed, subject to the opinion of the Court on a question of law reserved.

Following is the trial list for today:

150. Thompson vs. Jordan et al.

151. Shaffer vs. Negley.

152. Morgan vs. Negley.

153. Mooney & Drennan vs. Franklin Fire Insurance Co., Philadelphia.

154. Same vs. Arizona Insurance Co.

155. Scott vs. Cokaine.

156. Miller vs. McCoy.

157. Gardner and Schletter vs. Smith.

158. Owners of Steamboat Fair Play vs. Barr, Johnston & Co.

159. Flannigan & Gibson et al.

160. Black & Choeppening et al.

161. Schlegel et al. vs. Smith.

162. Haller vs. Matthews.

Court of Common Pleas—Judges Stowe and Sterrett.

WEDNESDAY, Jan. 26, 1889.—The case of Graham vs. Means, reported yesterday, was resumed, and the jury returned a verdict for plaintiff in the sum of \$283.75.

Stoner & Marlett vs. Jane B. Holmes. Similar issue. Verdict for plaintiff in the sum of \$170.

Pittsburgh, Fort Wayne and Chicago Railway Co. vs. Jacob and John Gass. Bond action and bond presented and paid.

Vanderhorn & Blackney vs. The Yellow Creek Ice Company. This case was previously before Court, and by consent of counsel was referred to three arbitrators.

Mr. Lucas moved the Court to strike out the appeal from the County Court, and the appeal on the ground that the case had been referred by consent of counsel in open Court.

The Court ruled that defendants had no right to appeal, and the case was made.

Defendants' counsel excepted and a bill of exceptions was filed for the trial list for today:

97. Kinner & Co. vs. Blood.

98. DeKnight vs. Owners of towboat "Hero."

99. Jones vs. Hanna, Hart & Co.

100. Little, Baird & Patton vs. Glover & Dittchen.

101. Phillips & Phillips vs. Andrews.

102. Moffitt & Old vs. Bush Iron Oil Co.

103. French vs. Payne's adm'r.

104. Apple vs. S. S. Son vs. Ross.

105. Same vs. Same.

106. Tweedie vs. Musgrave.

107. Graham vs. Smith's adm'r.

108. Goehring et al. vs. Mills et al.

109. Rogston vs. Phillips.

110. Roberts & Bore for use vs. Pessner.

Quarter Sessions—Judge Mellon.

John A. Kohnson, indicted for malicious mischief, and also for assault and battery, pleaded not guilty. Sentence deferred.

Samuel Lloyd, against whom an indictment for rape was returned in December, 1886, on oath of Margaret Bell, was placed on bail.

The case of the Commonwealth vs. Michael Ryan, Jeremiah Hauley and James Sullivan, indicted for felonious assault and battery, and the Commonwealth vs. Jones, George Bothwell and W. W. Alexander, indicted for aggravated assault and battery, were taken up and tried.

George Bothwell was prosecutor in the former case and James Sullivan in the latter. These cases were named on the evening of November 24, 1888, at or near the second ward school house, Allegheny.

The defendants in the latter case named, Ryan, Hauley and Sullivan, had been attending a political meeting and were returning past the school house when the trouble occurred.

One of the men who were standing talking peacefully, when they interfered, and after some talk a fight broke out, in which the defendants were the aggressors.

The case of the Commonwealth vs. Michael Ryan, Jeremiah Hauley and James Sullivan, indicted for felonious assault and battery, and the Commonwealth vs. Jones, George Bothwell and W. W. Alexander, indicted for aggravated assault and battery, were taken up and tried.

George Bothwell was prosecutor in the former case and James Sullivan in the latter. These cases were named on the evening of November 24, 1888, at or near the second ward school house, Allegheny.

The defendants in the latter case named, Ryan, Hauley and Sullivan, had been attending a political meeting and were returning past the school house when the trouble occurred.

One of the men who were standing talking peacefully, when they interfered, and after some talk a fight broke out, in which the defendants were the aggressors.

The case of the Commonwealth vs. Michael Ryan, Jeremiah Hauley and James Sullivan, indicted for felonious assault and battery, and the Commonwealth vs. Jones, George Bothwell and W. W. Alexander, indicted for aggravated assault and battery, were taken up and tried.

George Bothwell was prosecutor in the former case and James Sullivan in the latter. These cases were named on the evening of November 24, 1888, at or near the second ward school house, Allegheny.

The defendants in the latter case named, Ryan, Hauley and Sullivan, had been attending a political meeting and were returning past the school house when the trouble occurred.

One of the men who were standing talking peacefully, when they interfered, and after some talk a fight broke out, in which the defendants were the aggressors.

The case of the Commonwealth vs. Michael Ryan, Jeremiah Hauley and James Sullivan, indicted for felonious assault and battery, and the Commonwealth vs. Jones, George Bothwell and W. W. Alexander, indicted for aggravated assault and battery, were taken up and tried.

George Bothwell was prosecutor in the former case and James Sullivan in the latter. These cases were named on the evening of November 24, 1888, at or near the second ward school house, Allegheny.

The defendants in the latter case named, Ryan, Hauley and Sullivan, had been attending a political meeting and were returning past the school house when the trouble occurred.

One of the men who were standing talking peacefully, when they interfered, and after some talk a fight broke out, in which the defendants were the aggressors.

The case of the Commonwealth vs. Michael Ryan, Jeremiah Hauley and James Sullivan, indicted for felonious assault and battery, and the Commonwealth vs. Jones, George Bothwell and W. W. Alexander, indicted for aggravated assault and battery, were taken up and tried.

George Bothwell was prosecutor in the former case and James Sullivan in the latter. These cases were named on the evening of November 24, 1888, at or near the second ward school house, Allegheny.

The defendants in the latter case named, Ryan, Hauley and Sullivan, had been attending a political meeting and were returning past the school house when the trouble occurred.

One of the men who were standing talking peacefully, when they interfered, and after some talk a fight broke out, in which the defendants were the aggressors.

The case of the Commonwealth vs. Michael Ryan, Jeremiah Hauley and James Sullivan, indicted for felonious assault and battery, and the Commonwealth vs. Jones, George Bothwell and W. W. Alexander, indicted for aggravated assault and battery, were taken up and tried.

George Bothwell was prosecutor in the former case and James Sullivan in the latter. These cases were named on the evening of November 24, 1888, at or near the second ward school house, Allegheny.

The defendants in the latter case named, Ryan, Hauley and Sullivan, had been attending a political meeting and were returning past the school house when the trouble occurred.

One of the men who were standing talking peacefully, when they interfered, and after some talk a fight broke out, in which the defendants were the aggressors.

The case of the Commonwealth vs. Michael Ryan, Jeremiah Hauley and James Sullivan, indicted for felonious assault and battery, and the Commonwealth vs. Jones, George Bothwell and W. W. Alexander, indicted for aggravated assault and battery, were taken up and tried.

George Bothwell was prosecutor in the former case and James Sullivan in the latter. These cases were named on the evening of November 24, 1888, at or near the second ward school house, Allegheny.

The defendants in the latter case named, Ryan, Hauley and Sullivan, had been attending a political meeting and were returning past the school house when the trouble occurred.

One of the men who were standing talking peacefully, when they interfered, and after some talk a fight broke out, in which the defendants were the aggressors.

The case of the Commonwealth vs. Michael Ryan, Jeremiah Hauley and James Sullivan, indicted for felonious assault and battery, and the Commonwealth vs. Jones, George Bothwell and W. W. Alexander, indicted for