

CITY AND SUBURBAN.

C. A. R. Post No. 3 meets this evening at Morris Hall, corner of Wood street and Sixth avenue.

Academy of Music.—Rev J. F. Lovering will preach at this place to-morrow morning and evening, as may be seen in our advertisement under the head of Religious Services.

Y. M. C. A. Monthly Meeting.—The regular monthly meeting of the Young Men's Christian Association will be held in their Rooms, No. 23 Fifth avenue, this Saturday evening at half-past seven o'clock.

Held for Trial.—Henry Goldstein, who was arrested on a charge of larceny, oath of Harris Samuels, had a hearing before the Mayor yesterday and was held to bail in the sum of \$500 for his appearance at Court.

D. A. C. Murdoch carried off the elegant gold chain case contested for by the two contestants in the "Fifth Avenue." He received 1,500 votes over his highest competitor. The contest realized about \$1,200 for the orphans.

Velocipede.—A very fine Velocipede is on exhibition in the window of E. Houston & Son's merchant tailoring establishment, corner of Fifth avenue and Cherry street. It attracts much attention, being a novelty in this section.

A fashionable den of iniquity on Fifth street extension is about to figure in the Courts. We hear that a number of first class gentlemen who have visited the den, and fail, will be witnesses.

Finally Committed.—John Barnes, the man who was arrested upon the information made before United States Commissioner Gamble, on Wednesday afternoon at the conclusion of which he was finally committed for trial.

School of Design Exhibition.—The fourth annual exhibition of the Pittsburgh School of Design for Women will be held at the rooms, corner of Sixth avenue and Wood street, Tuesday, Wednesday, Thursday and Friday, from 10 A. M. to 10 P. M. The exposition of art will be well worthy a visit.

Earthquake in Pittsburgh.—It is stated, on good authority, that several distinct shocks of an earthquake were felt in the old Ninth ward, on Thursday evening last, at seven o'clock. The buildings in the neighborhood of Penn and Clymer streets were shaken to their foundations, and, for a time, much alarm was felt by the residents.

Southern orders for iron, glass and steel have come in, and upon the arrival of the manufacturers, slightly raising trade and giving hopes for better times. A prominent iron house received its first order from the South, since the opening of the rebellion, on Tuesday last. During the past week, however, many orders were sent in the city and heavy purchases of glass were to supply their trade.

We acknowledge an invitation to enter at our office, and to be given under the auspices of Jericho Lodge No. 44, I. O. B. B., for the benefit of widows and orphans at Lafayette Hall on February 25th. It will be one of the grandest occasions, at which we shall have the pleasure of representing our best circles of society, and will leave nothing undone to secure the enjoyment of invited guests.

Court Printer.

The following note from our worthy friend Mr. W. H. McCleary, Clerk of the County Commissioners, fully explains it-self and is quite gratifying to ourselves:

COMMISSIONERS' OFFICE, ALLEGHENY CO.

To the Editors and Proprietors of the Pittsburgh Gazette:

GENTLEMEN: At a meeting held this day, your paper was duly elected one of the County Printers for the year 1869.

By order of the County Commissioners,

[Attest] WM. H. McCLEARY, Clerk.

Smoke.

We live in a smoky atmosphere and most of our people smoke cigars, meerschaum pipes, and no wonder they do, since such a splendid assortment of tobacco, cigars, pipes, etc., are generally to be found in the吸烟室和商店 and stores of the popular wholesale and retail tobacco store of John McGraw, No. 45 Ninth street, late Hand street. Here will be found all that could be desired in the tobacco branch of the trade, and at most reasonable prices. Dealers who buy to sell again and retail patrons should favor this house with a large share of their patronage.

A Deft Job.

Every day passers-by are astonished at the freedom and ease with which the men engaged in removing the scaffolding around the Cathedral spire seem to move on their work at a height which makes even those below dizzy to glance upward at. The job in one requiring great care and nerve in its execution, but the workmen having done so seem to think it of small account, and the other, though of the scaffolding scarcely large enough to afford a foothold with as much ease and confidence as those upon the solid ground. The work thus far is progressing without accident, and if the weather continues favorable will be finished in a short time.

The Alleged Larceny Case.

We gave the particulars yesterday of an alleged larceny in Allegheny, in which the victim refused to prosecute. Subsequently he appeared before Mayor Ross, gave his name as John Ross and made information against Dennis, who was originally charged with the offense. In substance it was stated yesterday that the police, after a long and tiresome search, succeeded in arresting Divine, at a store in Pittsburgh, where he was employed. When taken to the Mayor, he stoutly denied the charge, but Ross made no effort to identify the money found upon him, which was also identified by the landlady of the boarding house, and several persons who saw it in the hands of Ross. After the hearing, Divine was committed for trial in default of bail.

Spirited Away.

August Roland, a boy about seventeen years of age, mysteriously disappeared on Tuesday evening, since when nothing has been heard of him. He appears to be a son of an emigrant "inner" for All Bushing, corner of O'Hara and Liberty streets, was recently arrested and committed to jail on a charge of disorderly conduct for a term of ten days. During his confinement he told his friends a conversation relative to the character of a lady who had been committed to answer a charge of bickering, which he, it appears, understood to refer to the step-daughter of the woman with whom he was acquainted. He said he was to be married on Monday, however, to the house of his acquaintance, that young lady referred to, and related what he had heard in jail concerning her, and rumor says that the girl's father took offense at the boy and beat him unmercifully. The boy was located in the cellars, where he kept him until Tuesday afternoon. Some say that he never came out of the cellar, while others insist that they saw him on the street Tuesday evening. The man who is accused of abusing and torturing the boy, and who is said to have his house on Monday and remained of his own will until Tuesday afternoon, when he departed. The master is undergoing investigation.

ALLEGHENY FIRE DEPARTMENT.

Visit of Inspection.—The condition of the Department—What it Needs—What is Proposed—Testing the Fire Alarm, &c.

In accordance with the call of the Chairman, Mr. John McGraw, the members of the Committee on Engines, of the Allegheny Councils, assembled yesterday afternoon, at City Hall, for the purpose of making a tour of inspection of the Fire Department. The Committee, accompanied by Chief Engineer Crow, Superintendent McCandless, and the representatives of the press, started on their rounds at two o'clock, in a conveyance provided for their accommodation.

The first place visited was the office of the FIRE ALARM TELEGRAPH, located on the third floor of the City Buildings. Under the direction and guidance of Superintendent McCandless, a thorough examination of the batteries, wires, &c., &c., in the office was made, and found to be in excellent working order, answering every requirement in the most satisfactory manner. When first constructed there was attached to the striking gong in this central office a second apparatus or "repeater," which was intended to repeat every alarm, thus avoiding possible mistake in the receiver. However, never seemed to work properly, and after several tests was abandoned. It still remains in the office, but the contractor who built the telegraph have signified their willingness to exchange it for a new one, and the Committee will work with them to return the money paid for it. No opinion of the apparatus has been made as yet, but it is probable that the Committee will accept the first offer of the contractors. The line is at present liable to a new one, and the Committee will work with them to obtain a new one.

The Committee.—The Committee, after having thus thoroughly inspected the department, noted its wants, listened to suggestions, and became fully acquainted with the condition of the work under their charge for the ensuing year, started on the return trip. While coming up the river it was suggested to a friend that an engine be built for the fire department, and the result noted for future reference. Acting on this suggestion an alarm was given from box No. 14 at the corner of Ohio and Bidwell streets. In the alarm a bell and a gong were heard, and the alarm was given at the Friends' Carriage made its appearance on the ground, having come up in a few minutes thereafter by engine and hose carriage in the department, the whole transaction occupying less than ten minutes. The alarm was given by the "Gushing Clorinda," doing the character in his usual good style. "Too Much for Good Nature" was also repeated, and the audience were delighted. The same bill will be presented at the matinee this afternoon, and, with the addition of "Dick Turpin, the Highwayman," will constitute the entertainment to-night.

THE COURTS.

District Court.—Judge Kirkpatrick.

FRIDAY, January 22.—In the case of Gardner & Schellier vs. J. Y. Smith, action to recover on a book account, previously reported, the jury returned a verdict for defendant.

Owners of steamboat "Fair Play" vs. Barr, Johnston & Co. Action on book account for plaintiffs in the amount of \$108.65.

J. D. Schlegel vs. J. S. Smith. Action for wages, ready to be tried, to be sustained by the illegal and false arrest and imprisonment of the plaintiff.

Johns vs. Butler.—The case was withdrawn and the court adjourned.

Court of Quarter Sessions.—Judge Mellon.

FRIDAY, January 22.—On the opening of Court, Mr. Marshall made the closing argument in the felonious and aggravated assault and battery cases, reported on trial yesterday, when the Court delivered an able and lengthened charge. The jury retired.

Owners of steamboat "Fair Play" vs. Barr, Johnston & Co. Action on book account for plaintiffs in the amount of \$108.65.

J. D. Schlegel vs. J. S. Smith. Action for wages, ready to be tried, to be sustained by the illegal and false arrest and imprisonment of the plaintiff.

Johns vs. Butler.—The case was withdrawn and the court adjourned.

COURT OF COMMON PLEAS.

Andrew Finefog and John Kelley, indicted for larceny, were arraigned for trial and sentenced to prison. They were remanded to jail for trial.

CONVICTED OF LARCENY.

Nicholas Bennett, against whom there were four indictments for larceny, was placed on trial in the case in which R. B. Brockett was prosecutor, and plead not guilty. The prosecutor alleged that the defendant had stolen coat from him. The coat, which was found in possession of the defendant when arrested, was produced in Court, and was identified by the prosecutor as his coat. The jury returned a verdict of not guilty and directed that the prosecution pay the costs.

PLEAD GUILTY.

Andrew Finefog and John Kelley, indicted for larceny, were arraigned for trial and sentenced to prison. They were remanded to jail for trial.

CONVICTED OF LARCENY.

Nicholas Bennett, against whom there were four indictments for larceny, was placed on trial in the case in which R. B. Brockett was prosecutor, and plead not guilty. The prosecutor alleged that the defendant had stolen coat from him. The coat, which was found in possession of the defendant when arrested, was produced in Court, and was identified by the prosecutor as his coat. The jury returned a verdict of not guilty and directed that the prosecution pay the costs.

NOT GUILTY.

Hugh McHugh, indicted for assault and battery, Ellen King, prosecutor, was next placed on trial. The parties reside at Butcher's Run, and it appears are occupants of the same house. A difficulty arose between the parties, and the prosecutor alleged that the defendant had struck her with his fist. The jury returned a verdict of not guilty and directed that the prosecution pay the costs.

NOT GUILTY.

Andrew Finefog and John Kelley, indicted for larceny, were arraigned for trial and sentenced to prison. They were remanded to jail for trial.

CONVICTED OF LARCENY.

Nicholas Bennett, against whom there were four indictments for larceny, was placed on trial in the case in which R. B. Brockett was prosecutor, and plead not guilty. The prosecutor alleged that the defendant had stolen coat from him. The coat, which was found in possession of the defendant when arrested, was produced in Court, and was identified by the prosecutor as his coat. The jury returned a verdict of not guilty and directed that the prosecution pay the costs.

NOT GUILTY.

Andrew Finefog and John Kelley, indicted for larceny, were arraigned for trial and sentenced to prison. They were remanded to jail for trial.

CONVICTED OF LARCENY.

Nicholas Bennett, against whom there were four indictments for larceny, was placed on trial in the case in which R. B. Brockett was prosecutor, and plead not guilty. The prosecutor alleged that the defendant had stolen coat from him. The coat, which was found in possession of the defendant when arrested, was produced in Court, and was identified by the prosecutor as his coat. The jury returned a verdict of not guilty and directed that the prosecution pay the costs.

NOT GUILTY.

Andrew Finefog and John Kelley, indicted for larceny, were arraigned for trial and sentenced to prison. They were remanded to jail for trial.

CONVICTED OF LARCENY.

Nicholas Bennett, against whom there were four indictments for larceny, was placed on trial in the case in which R. B. Brockett was prosecutor, and plead not guilty. The prosecutor alleged that the defendant had stolen coat from him. The coat, which was found in possession of the defendant when arrested, was produced in Court, and was identified by the prosecutor as his coat. The jury returned a verdict of not guilty and directed that the prosecution pay the costs.

NOT GUILTY.

Andrew Finefog and John Kelley, indicted for larceny, were arraigned for trial and sentenced to prison. They were remanded to jail for trial.

CONVICTED OF LARCENY.

Nicholas Bennett, against whom there were four indictments for larceny, was placed on trial in the case in which R. B. Brockett was prosecutor, and plead not guilty. The prosecutor alleged that the defendant had stolen coat from him. The coat, which was found in possession of the defendant when arrested, was produced in Court, and was identified by the prosecutor as his coat. The jury returned a verdict of not guilty and directed that the prosecution pay the costs.

NOT GUILTY.

Andrew Finefog and John Kelley, indicted for larceny, were arraigned for trial and sentenced to prison. They were remanded to jail for trial.

CONVICTED OF LARCENY.

Nicholas Bennett, against whom there were four indictments for larceny, was placed on trial in the case in which R. B. Brockett was prosecutor, and plead not guilty. The prosecutor alleged that the defendant had stolen coat from him. The coat, which was found in possession of the defendant when arrested, was produced in Court, and was identified by the prosecutor as his coat. The jury returned a verdict of not guilty and directed that the prosecution pay the costs.

NOT GUILTY.

Andrew Finefog and John Kelley, indicted for larceny, were arraigned for trial and sentenced to prison. They were remanded to jail for trial.

CONVICTED OF LARCENY.

Nicholas Bennett, against whom there were four indictments for larceny, was placed on trial in the case in which R. B. Brockett was prosecutor, and plead not guilty. The prosecutor alleged that the defendant had stolen coat from him. The coat, which was found in possession of the defendant when arrested, was produced in Court, and was identified by the prosecutor as his coat. The jury returned a verdict of not guilty and directed that the prosecution pay the costs.

NOT GUILTY.

Andrew Finefog and John Kelley, indicted for larceny, were arraigned for trial and sentenced to prison. They were remanded to jail for trial.

CONVICTED OF LARCENY.

Nicholas Bennett, against whom there were four indictments for larceny, was placed on trial in the case in which R. B. Brockett was prosecutor, and plead not guilty. The prosecutor alleged that the defendant had stolen coat from him. The coat, which was found in possession of the defendant when arrested, was produced in Court, and was identified by the prosecutor as his coat. The jury returned a verdict of not guilty and directed that the prosecution pay the costs.

NOT GUILTY.

Andrew Finefog and John Kelley, indicted for larceny, were arraigned for trial and sentenced to prison. They were remanded to jail for trial.

CONVICTED OF LARCENY.

Nicholas Bennett, against whom there were four indictments for larceny, was placed on trial in the case in which R. B. Brockett was prosecutor, and plead not guilty. The prosecutor alleged that the defendant had stolen coat from him. The coat, which was found in possession of the defendant when arrested, was produced in Court, and was identified by the prosecutor as his coat. The jury returned a verdict of not guilty and directed that the prosecution pay the costs.

NOT GUILTY.

Andrew Finefog and John Kelley, indicted for larceny, were arraigned for trial and sentenced to prison. They were remanded to jail for trial.

CONVICTED OF LARCENY.

Nicholas Bennett, against whom there were four indictments for larceny, was placed on trial in the case in which R. B. Brockett was prosecutor, and plead not guilty. The prosecutor alleged that the defendant had stolen coat from him. The coat, which was found in possession of the defendant when arrested, was produced in Court, and was identified by the prosecutor as his coat. The jury returned a verdict of not guilty and directed that the prosecution pay the costs.

NOT GUILTY.

Andrew Finefog and John Kelley, indicted for larceny, were arraigned for trial and sentenced to prison. They were remanded to jail for trial.

CONVICTED OF LARCENY.

Nicholas Bennett, against whom there were four indictments for larceny, was placed on trial in the case in which R. B. Brockett was prosecutor, and plead not guilty. The prosecutor alleged that the defendant had stolen coat from him. The coat, which was found in possession of the defendant when arrested, was produced in Court, and was identified by the prosecutor as his coat. The jury returned a verdict of not guilty and directed that the prosecution pay the costs.

NOT GUILTY.