

CITY AND SUBURBAN.

Registry of City Lots. On our seventh page will be found a proposed law, which is before the City Council...

The Gazette at Sharpburg. Our worthy and energetic carrier, Mr. Meyer, agent for the Gazette at Sharpburg...

On Trial.—The Bonninghoff robbery case came up for trial in the Court of Venango county at Franklin yesterday.

Bible Society Meeting.—The Young Men's Bible Society will hold a regular meeting to-morrow evening in the lecture room of the Presbyterian Church, Wood street.

Wanted a Hearing.—James Simms, charged before Alderman Strain with felonious assault and battery, on oath of George Hall, was granted a hearing and gave bail in the sum of \$2,000 for his appearance at court.

Absent.—Warden Scandrett, of the county jail, was absent from the city yesterday, attending to some matters in Franklin relative to the Bonninghoff robbery case, in which he has been subpoenaed as a witness.

Court House Improvements.—Messrs. Barr & Moser, the architects, were engaged yesterday in examining the Court house building and jail, with a view of testing the feasibility of remodeling the same, in accordance with the suggestion of Judge Mellon and the Grand Jury.

Till Tapping.—Yesterday morning the money drawer of a grocery store on the corner of Jackson and Monterey streets was robbed of eleven dollars by two boys, who entered the establishment during the temporary absence of the proprietor. They were noticed going out the door and an alarm raised, but their fleetness aided them in making an escape.

Stock Sale.—The following stocks were sold last evening at Commercial Sales Rooms, 100 Smithfield street, by A. McDevine, auctioneer: Exchange National Bank, \$71.00; Exchange National Bank, 70.25; Allegheny Trust Co., 70.00; Boardman Insurance Co., 22.25.

A Novel Position.—There is a house in Allegheny which is located within sight of the dividing lines of four wards and built on the dividing line between two of them. Thus the occupant of the house while sitting at his dinner may, by a turn of his chair, get out of one ward and place himself in another. Of course he pays taxes for the privileges of one section.

Run Over.—Yesterday afternoon, about one o'clock, a little girl, aged ten years, daughter of Mr. John Porter, of the Ninth ward, was knocked down and run over while attempting to cross Penn street at the corner of Thirtieth, in front of a heavy wagon being driven rapidly up the street. She was removed to her home in a carriage and received medical attention from Dr. Duncan. She is quite severely injured, and it is feared her injuries are not considered dangerous.

Alleged Karceny as Bailie. The Smiths made information before Alderman Donaldson, yesterday, against William P. Burns for karceny as bailie. Burns is proprietor of a saloon on the corner of Sixth avenue and Smithfield streets. Smith alleges that he had loaned Burns two dollars bill, from which forty cents were to be taken in payment for a supper, but that Burns only returned him sixty cents, and denied that the bill was of a larger denomination than one dollar. The accused was arrested, and gave bail for a hearing. Burns stoutly denies the charge, and says that the matter will be taken to court.

A Court Row. Mary Miller and Mary Collins, denizens of Morrison's court, Pine alley, went to a row yesterday in regard to the ownership of some articles of household furniture which had been stolen during the past year. Collins, it is alleged, became very much excited and in language rather more forcible than elegant, invoked determination to dispose herself of every inch of clothing in which she was at the time arrayed, accompanying this expression of her determination by sundry other threats and demonstrations. Mary Miller made information before Alderman McAdams, and which partnership was dissolved by the death of Mr. Hoever's short time ago. Since then Krenzamp has assumed management of the establishment and was twice O'Leary and Wm. Hoever, by order of the executors of the deceased partner, came to take possession of the premises, when, as they allege, Krenzamp attacked and drove them away, hence the information. The accused gave bail for his appearance at court.

Incendiary Fire. About half-past twelve o'clock this morning a fire was discovered in the packing room of the Fort Pitt Glass Works, on Washington street, Dithridge & Sons proprietors. The flames were first discovered issuing from the windows of the basement story, in which was stored a large quantity of straw used for packing glass. The straw was all consumed, and the greater portion of the floor of the first story was burned. There was a large amount of glass in the building, but it was stored in a portion of the house to which the fire did not extend, and consequently was not injured. The fire was evidently the work of an incendiary, as it certainly originated in the Central Office from box 45 and the department was promptly in responding to it. The loss will not be heavy, and is fully covered by insurance.

THE COURTS.

United States Court—Judge McCandless. The United States District Court met at 10 o'clock A. M. yesterday.

The list of Grand Jurors was called and a quorum being present, the Court designated Hon. T. B. Vincent, of Erie, as foreman. The jury were then sworn and after receiving the charge of the Court retired to their rooms.

The first case taken up was that of Hood, Bonbright & Co. vs. John F. Martin. This was a proceeding in involuntary bankruptcy brought out by the Court. The Grand Jury found a true bill against George Barnes indicted for stealing a box containing United States mail. The being no other cases ready for trial, Court adjourned until Wednesday morning at ten o'clock.

District Court—Judge Hampton. In the case of O'Neil et al. vs. O'Neil et al., reported yesterday, verdict for plaintiff in the sum of \$2,360.83.

William Smith vs. the Young Men's Iron and Coal Company. Action on contract. After swearing the jury the court adjourned.

Following is the trial list for to-day: 154. Thompson vs. Donaldson et al. 155. Fisher and Wilson vs. Bixley. 72. Dollar Savings Bank vs. Aschmann.

Common Pleas—Judge Sterrett. TUESDAY, January 25.—In the case of O'Sullivan and Brown, vs. Elliot Thompson, reported yesterday, the jury returned a verdict for the plaintiff in the sum of \$146.05.

John R. Large for use of Mary Large vs. Samuel Chamberlain et al. Action in ejectment for the recovery of damages in Jefferson, the jury withdrew and non suit entered.

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1. C. M. Graham vs. W. M. McNeill's administrators. 6. Reineke et ux. vs. Jacob Schmidt. 7. Sebastian Haid vs. Michael Fisher. 8. Kavanagh vs. Michael Snyder. 9. Jacob Stutz vs. Ernest Saine. 10. Vorschel vs. Keely et al. 11. Manuel vs. Merz.

Quarter Sessions—Judge Mellon. TUESDAY, January 26.—Robert Holmes, indicted for assault and battery, was called up for trial and the Commonwealth failing to produce any testimony in the case the jury found the defendant not guilty and directed that the prosecutor, Henry B. Gillman, pay the cost.

MISDEMEANOR. Michael Kealy, indicted under an act of Assembly for the protection of live stock keepers, dated August 25, 1868, William Herschberger prosecutor, was placed on trial. The prosecutor testified that the defendant hired a horse and buggy from him for the purpose of driving from his place of residence in Chartiers township to the Union Depot in this city, for which he paid proceeds of ten dollars, and that instead of returning at the proper time he kept the horse and buggy all day, and returned it broken and the horse had been abused. The jury found a verdict of guilty.

IN THE CASE OF THE COMMONWEALTH vs. Henry Meyer, indicted for perjury, reported yesterday, the jury returned a verdict of not guilty.

PERJURY. William Carson, indicted for perjury, Andrew Sheehan prosecutor, was next arraigned, and tried yesterday. The defendant in this case, it appears, prosecuted Sheehan for selling liquor on Sunday, and he alleged that in this trial he swore he issued a writ to a matter pertinent to the issue. Jury out.

TRIAL LIST FOR WEDNESDAY. 205. Com. vs. George Brandy. 217. Com. vs. Michael Blackenbuecher. 140. Com. vs. George Stackner. 67. Com. vs. Philip Hass. 215. Com. vs. Frederick Myers. (two cases.) 225. Com. vs. James Leaf and Hugh Freil. 250. Com. vs. Malvina Wallace. 261. Com. vs. James Dunn. 267. Com. vs. Daniel Smith. 262. Com. vs. John Hildertand. 242. Com. vs. John Carson and John Shultz.

The Methodist Book Depository. The new and handsome building erected at the corner of Smithfield street and Virgin alley, by the Methodist Episcopal denomination of this vicinity, is an elegant architectural ornament to the city, and alike creditable to the enterprise and liberality of its builders.

The Union Charity Club Fair. The Union Charity Club in the basement of St. Paul's Cathedral last night, was largely attended and everybody who was present was highly pleased with the visit. Never before in this city has a fair room been more elegantly adorned and decorated, and for the magnificent floral arrangements much credit is due to Messrs. Charles Abel and John C. Boddy, who have displayed a taste which would do credit to our horticultural efforts.

Democratic Convention. The delegates elected by the Democracy of this county at the primary meetings on Saturday, assembled in Convention at the Court House, yesterday, at eleven o'clock, for the purpose of electing delegates to the State Convention. The Court rooms all being occupied, the interested assembled in one of the upper chambers.

The Convention was called to order by T. J. Keenan, Esq., Chairman of the County Executive Committee, who stated the object of the Convention. Messrs. S. C. McCandless, R. S. Lynch, George Kuhn, John O'Donnell and D. H. Williams were appointed temporary Secretaries.

The credentials of the delegates were then handed in. The election of a permanent chairman being next in order, Messrs. H. H. Kerr, John Barr and N. P. Sawyer were placed in nomination, and the Convention proceeded to vote upon each.

When McClure township was called Mr. Kerr arose and said: "Mr. President, I have been a Democrat for the past forty-two years, and I see no reason for departing from that rule in this instance; I therefore cast my vote for R. H. Kerr, of McClure township."

The vote was as follows: Kerr, 74; Sawyer, 27; Mr. Kerr was therefore declared the winner of the Convention. Upon taking the oath Mr. Kerr delivered himself of a characteristic speech, crushing everything but Democracy, and on that we take issue with the Radical party. We look to the people to defend it by the election of our candidate for Governor, and we are proud to note the fact that our eastern friends have responded to the west in presenting our worthy citizen, George W. Cass, for Governor, a gentleman of strict integrity and sound judgment, having the respect and confidence of the people. We instruct our delegates to vote for our candidate, and to secure his nomination in State Convention.

On motion, Messrs. F. M. Hutchinson, J. B. Hunt and Robert Swan, Phillips Street, and D. H. Williams, were appointed a Committee on Resolutions. The Convention then proceeded to select a permanent chairman, and the following were elected: Chairman, James Irvin, John Mackin, James Magee, James H. Hopkins, George S. Hayes and J. C. Peterson. A committee on Resolutions submitted a report, indicating the Republican party for high crimes and misdemeanors, which has been adopted by the Convention, and the Convention adjourned to meet on Monday next, at the Court House, at ten o'clock.

Real Estate Transfers. The following deeds were filed of record before Deeds, Esq., Recorder, on January 26, 1869: Joseph Hancock et al. to Henry Myers, January 15, 1869; in Indiana township, containing 21 rods and 55 feet of land, bounded by the lot of J. B. Brown's plan, Ormsby borough, 20 by 107 feet.

BRIEF TELEGRAMS.

Washington. It is announced that the citizens of Washington, yesterday morning, burned a determined to have an inauguration ball.

The treasurer of a German Protestant church in Cincinnati, a defaulter to the church in \$8,300.

On the 22d inst. \$7,200 was taken from the residence of Mr. Dunn, cattle dealer, in Dane, eighteen miles from Chicago. A reward of \$2,000 is offered for the capture of the thief and the recovery of the money.

Revenue Detective Walters attempted to search a distillery in Cincinnati on Monday night. Fifteen shots were fired at him and his companion by the proprietors. Bullets pierced their clothing with no further injury.

The safe of H. R. Morris, in Wartsboro, Sullivan county, N. Y., was opened at a late hour Sunday night last by burglars, and robbed of \$1,000 in cash and jewelry. The stolen property belonged to the town of Mammakine.

The New York City Board of Health have adopted an ordinance forbidding the sale of kerosene oil and kerosene lamps, unless they shall take fire at 110 degrees Fahrenheit, and not evolve explosive material at a temperature of 100 degrees.

The Lawrence (Mass.) American of the 22d inst. (published in Gen. Bank's district) referring to the controversy about Gen. Banks having been ordered to supersede the former, has been personally to know that the official autograph orders are now in the hands of Gen. Grant.

A fire at Addison, Steuben county, New York, yesterday morning, burned a large store of O. O'Fall, hardware store of G. Crane and the block occupied by J. N. Brown, dry goods, J. & F. Reynolds & Son, flour and feed store. Total loss \$30,000; insured for \$25,000.

Gov. Clayton, of Arkansas, and staff arrived at Memphis Monday night, and left for Little Rock at Columbus, Ohio, yesterday, and elected the following Board of Directors: Peter Hayden, W. B. Hayden, B. E. Smith, W. Denison, W. G. Dinkley, T. Comstock, Isaac Eberly, W. B. Brooks, M. M. Greene, D. Talmadge, W. A. Neill, P. L. Butler, C. H. Hines.

The Attorney General decides that the President has power to pardon a captain in the army reduced to lower rank. The pardon of the President re-instates them in the same position. When officers are dismissed by a court-martial, they cannot be reinstated, except by re-appointment by the President and confirmation by the Senate.

The notorious guerrilla, Cullen Baker, of Red river notoriety, was shot and killed by his father-in-law, Moore Foster, at Randall, Fayette county, Ark., on the 22d inst. Baker's body was turned over to a body of Federal cavalry to be taken to Jefferson, Texas, for identification. Numerous rewards were offered for him, which amount to \$5,000.

At Lynn, Mass., Monday night, a fire in a large brick block, occupied by E. H. Johnson, Nichols, Sanborn & Johnson, shoe manufacturers, and O'Phillips, manufacturers of needles, rapidly extended to the shoe manufacturers of Harrison Newhall, T. P. Richardson & Co., and the shoe store of H. A. Brown & Co. W. Downing, and John Nourse & Son. The first five stores, with contents, were entirely destroyed, and others partially. The stock of the latter were much damaged. Total loss, \$200,000; insurance not ascertained.

At Baltimore, on Saturday morning, before the public reception, Gen. Grant reviewed the fire department of the city and several hundred of the police force. While the review was taking place, a fire broke out in the rear of the engines were soon at work on Monument Square. After the exhibition a large number of citizens, including many children, called on the general at Barnum's Hotel. Governor Bowen, who was a comrade of the General in the Mexican war, accompanied Gen. Grant to the depot by the City Council and left for Washington.

UNWRITTEN HISTORY OF THE WAR. Gen. HILLYER, formerly upon General Grant's staff, and a Democrat in politics, relates the following: "Grant developed wonderfully in the war, and though I, as a Democrat, opposed his election, I had no doubt that he was the safe, strongest man, worthy to head the army. There is needed no better instance or proof of this effect than the following: I was at City Point in 1865, and sitting close by Grant I saw him break the seal of a letter. Then he smiled, good-naturedly.

"What's that General Grant?" "A letter from Sherman. Read it!" I read the letter and it said that Sherman could no longer hold Atlanta, his life being too long. He asked permission to destroy the town and move to the sea, submitting upon the country and turning at bay to fight Hood whenever the latter pursued him too closely. All this he said in a very quiet manner, and asked Grant in it made him laugh.

"Why," he said, "I was wondering what Hood could find to subsist upon if he followed in the rear of Sherman." "Thus was the General supplying an error of genius. Sherman supposed that Hood would follow him. Grant knew that Hood could not get out of the barren and devastated country. So he sent this word to Sherman: 'You have my permission to destroy Atlanta and go to the sea after you detach Hood and go to Tennessee. Hood will not follow you; he will march upon Nashville.' Now, sent Hood Sherman carried off the whole force seaward, mistaking the effect of his movement upon Hood, Nashville would have fallen, Indiana and Ohio been invaded, and the Southern Confederacy been an accomplished fact."

"Grant," said Hillyer, "is stern as Jupiter. There is no other story of two stern men than Grant and George H. Thomas before the battle of Nashville. Thomas had a dislike of being whipped, and he is cautious as to the last degree till the time for decision has come. Grant sent word to Thomas to move off his works to attack Hood. Thomas was not ready, and he went on deliberately with his preparations. Grant telegraphed again: 'The country is excited, and I want you to attack Hood, yet quite ready. Then Grant sent John A. Logan to Louisville to be ready to take command and telegraphed again: 'If you do not attack Hood before the date, I shall be under the painful necessity of relieving you.' Just at that time Hood was ready, not by necessity, but by the completion of his affairs, and the happy collision of events made the battle of Nashville an honor to both."

AMERICAN THEATRE.—This establishment, formerly Trimble's Varieties, opened under the management of W. W. C. Smythe, with an entire new variety company, comprising some of the best talent on the American stage. We have not space to refer to the entire programme in detail, but suffice it to say that Mr. Smythe has been very judicious in the selection of his company, and that he gives a first class variety exhibition.

PERMANENT THEATRE.—The new company at the old Theatre made a decided hit last night, and if they continue to please as they did on the opening night, the Opera House will do a good business. The house was crowded last night.

ART EXHIBITION.—The annual exhibition of the School of Design will continue for several days at the corner of Wood street and Sixth avenue. As the exhibition is free it will doubtless be liberally patronized.

MURDER.—Major Burnell continues to add new attractions to his very interesting collection of curiosities at the Museum.

If this should Meet the Eye. Of persons afflicted with any of the following diseases, by calling at the medicine agency of Dr. Ross, No. 28 Sixth (late 3d) City street, will be assured of speedy relief and permanent cure. These preparations are compounded from original receipts of Dr. Ross, and are used by him with great success. Dr. Ross' Rheumatic Remedy has never failed to cure the worst cases in a short time. Dr. Ross' Dyspeptic cure, cures colds and diseases of the lungs, has no equal. Dr. Ross' Grimes Water is the best remedy for catarrh known. A cure warranted in every case. M.W.F.

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THEATRE.

"THERE NOW," said a little girl, while rummaging a drawer in a bureau, "grandpa has gone to Heaven without his spectacles."

The Yeo Semite Valley excites the admiration of all tourists. You see mighty few valleys to compare with it.—Cincinnati Times.

A MOTHER reproved her three-year oldster for eating ices. The analytical infant replied: "I didn't eat 'em, mamma, I only sucked the juice out of 'em."

SIXTEEN CASES OF ASYLUM.—At a spiritual seance held recently one of the persons present so far forgot himself as to strike the "happy medium." Proceedings will ensue.

AN IRISHMAN, on hearing of a friend having a stone coffin made for himself, exclaimed: "By the powers of God, a great idea. Sure 'an a stone coffin 'ud last a man a life-time."

A THREE-YEAR old youngster saw a drunken man "hacking" through the street. "Mother," said he, "I'd like to God make that man?" She replied in the affirmative. The little fellow reflected for a moment, and then exclaimed: "I wouldn't have done it."

DITTES.—What was Eve's first song?—New-ditty. What are foolish songs?—Stupid-ditty and absurd-ditty. What should be the "lay" of the hen?—Fecund-ditty. What is a miser's love-song?—Cupid-ditty. What is a sailor's song?—Quid-ditty. What is a court song?—An acid-ditty. What is a strange song?—An odd-ditty.

The authorities of Jasz-bereny, a Hungarian town, have just had the following notice published to the sound of the drum: "Seeing that oaths and blasphemies are the real causes of earthquakes, every one, no matter who, is forbidden to swear or use bad language, under a penalty of receiving twenty-five stripes with a rod, and paying a fine of 30 florins."

Chapped Hands, face and all roughness of the skin, certainly cured by using the Jumper Tar Soap, made by Caswell, Hazard & Co., New York. It surpasses all other remedies as it will prevent roughness of the skin if used during cold weather. It is easily applied, avoiding all the trouble of the greasy compounds now in use. It can be used by ladies with the most tender skin, without irritation or pain, making it soft and clear. Sold by the druggists generally. W.T.

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