The Pittsburgh Gazette.

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SATURDAY, JANUARY 30, 1869.

GLENWOOD, January 20, 1869, MEETING OF REPUBLI-CAN STATE CENTRAL COMMITTEE. The Union Republican State Central Committee will meet at HARRISBURG on THURSDAY THE FOURTH DAY OF FEBRUARY, at TWO o'clock P. M., for the purpose of fixing the time and place of holding the next State Convention, and other appropriate business.

A full attendance is carnestly desired.

GALUSHA A. GROW. Chairman of Committe

GEO. W. HAMERSLY, Secretaries. PETHOLEUM at Antwerp, 58@59f.

U. S. Bonds at Frankfort, 793@791 GOLD closed yesterday in New York at 1363.

WE PRINT on the inside pages of This morning's GAZETTE-Second page: Poetry, Religious Intelligence, Railway Items, Washington News, Affairs in Arkansas, Real Estate Transfers, List of Letters in the Birmingham Postoffice. Third and Sixth pages: Jommercial, Financial, Mercantile and River News. Imports, Markets. Seventh page: Proceedings of Pittsburgh Councils.

THE LEGISLATIVE FLURRY.

In the letter from Mr. E. W. DAVIS. which we publish elsewhere, he writes like a gentleman. In his speech in the House, of which we give a telegraphic synopsis, he talked like a blackguard in a pothouse, instead of a worthy member of a deliberative assembly.

Nor shall pride of opinion on the one hand, nor his abuse on the other, prevent ns from doing him justice. The law of April 17, 1843, which is still in force, provides that the Speaker of each House shall draw warrants for the pay and mileage of the members, and the chief clerks for the officers or servants of the Houses respectively. If, therefore, warrants were improperly drawn, they were not drawn by Mr. Davis. We will barely add that our former statements were made upon the authority of others, and

Having failed through Mr. Davis to get any light upon the real matter in controversy, we make an appeal to the Auditor General and the State Treasurer, respectfully requesting them to answer a few questions:

1. Were more moneys paid for the expenses of the last Legislature than were authorized by the Appropriation Act? and, if so, how much?

March Company

30.445.445.

2. Were more persons paid as officers or servants of the House of 1868, than were authorized by the law of April 14, 1863? and, if so, how many?

3. Were more persons paid as officers or servants of the House of 1868, than were appointed by that body, either under the law of 1863, or under any law whatever? If yes, what are the names of the persons so paid, and the amount paid

to each? We make no allegations; least of all, any implicating either the Auditor General or the State Treasurer. The outgoing Treasurer was not in office when the last Legislature adjourned. But these two offices contain all the information desired on the subject, and in view of the public interest manifested to know the exact facts, it is desirable they should make disclosure.

-As to the advertising of the State Loan, we are free to tell all we know about it. The advertisement was sent to this office from the proper department at Harrisburg, in printed form, largely displayed, with instructions to follow copy, which we did, strictly, and, charged accordingly. The advertisement could have been put into one frich of space, but at did not suit the Commissioners of the Loan so to direct. They evidently thought, as many of our private customers think, that a conspicuous display was preferable, and they got what they called for. The discretion was not in us, but we are clearly of the opinion that the discretion was judiciously exercised.

VIRGINIA AND GEORGIA.

The Virginian movement to disarm our reconstruction policy, as that has been successfully illustrated in most of the late rebel States, has not yet accomplished any decisive results. The movement would have had no strength whatever, in the way of influencing Congressional sentiment, were it not backed by the morbidly exceptional concurrence of three or four Northern journals of wide circulation, and which would have a powerful Republican influence if it were not for their eccentricities, which periodically offend the popular judgment. These journals floot the old maxim that charity begins at home, and insist that generosity to the old enemies of the Republic Is our first public duty, before the claims of jus-

tice have been fully satisfied. Now, we think that the terms offered to, and accepted by eight of the rebel peo- ereign balm?"

ples,-and on the whole faithfully executed by seven of them-are quite good from fate," in this business of reconstrucand of interest on the other, both leading to the same end, the ultimate and hearty who are not yet, nor we think ever, willing to repudiate the clearly declared decree of the loyal Union last November. maintained, will come in time, when mistake. State governments shall have become permanently established, the paramount obligations of Federal authority no longer questioned, and the XIVth Amendatory Article shall come-as it will-to be re-

privilege upon both races at the South. It is to be regretted that this Virginia proposition has been entertained by Congress, so long with an apparent suspense for it no friends among Union men, while it has revived mischieviously delusive hopes among Southern Conservatives. For instance, Georgia is about to send a delegation of such men as H. V. Johnson, A. H. Stevens and other leaders in the late rebellion, to Washington, to take prompt advantage of the Congressional mistake which they hope for. And, in the meantime, the more patriotic hopes for an early and just solution of the case of Georgia itself are paralyzed, and the rebel majority in her Legislature sullenly defles an authority which they expect to see at any moment removed. Nothing is plainer than that we need expect no submission, from an element which at this hour claims the triumph of its own fraud, as long as we stand parleying, with their Virginia sympathizers, upon the expediency of relaxing our own wisely ordered and well-settled policy. When Congress will find less difficulty in securing submission to its power.

garded as conferring a specially valuable

RAILWAY MATTERS.

A corporation, backed by the Erie railway clique, has been organized at Cincinnati for the construction of a bridge between that city and West Covington. ithout examining the laws for ourselves. At the same time and place, Mr. JAY contract with a fast freight company, which is to have possession, for its purposes, of the broad gauge to New York, and that this company is largely if not exclusively composed of the gentlemen in this quarter who are interested in the Star Already at least two of the transportation companies that have been operating here,

realized when expected. The public expectation, that some effort would be made, at Harrisburg, to secure for our own roads legislative protection against the current railroad-snatching game, caused "a perceptible commotion" to attend the recent arrival of railway officlais at our State Capital. We do not yet, however, see any important developments to record, It may be remarked that the Legislative authority, to prescribe suitable regulations for the government of corporations doing business under Pennsylvania charters, is not generally questioned. Nor would the justice of an appeal to that authority, for the needful protection against an impending wrong, be any more generally denied.

A lease, heretofore made by its Directors, of the Columbus and Chicago Railway, to the Eric Railway clique, was annulled by the stockholders at their meeting yesterday, the same authority sanctioning another lease of the road, in perpetuity, to the Pennsylvania Central Company. The issue between the two trunk-lines seems to have been squarely made in this matter, and the triumph of the Central has been decisive. As to their Chicago and other Western connections. the Central managers are not only taking, but multiplying "bonds from fate," so that no contingency is possible which shall bar the Great Central route from sea

GRASS does no good where stones ought to be thrown. The latter have a virtue which seldom fails to command respect. Governor CLAYTON, of Arkansas, has illustrated this truth most successfully. in his recent vigorous policy suppressing rebel outlawry with the strong hand of military power. He thus certifies to the

results: "From all parts of the State, especially those lately visited by militia, letters are coming in pledging that all State laws shall be enforced and that in the future the State Government shall be respected. Democratic writers themselves acknowledge the measures taken to have been effective. The Governor confidently expects by the first of the month that all troubles throughout the State will have drawn to a close. Who will now presume to say martial law has not proved a sovTHE COURTS.

The friends of a policy of Retrenchment enough for the still recusant three. We and Honesty in the conduct of public afcannot agree that the latter, by a contine fairs will find, during the four weeks to ued obstinacy, shall extort from us any come, their vigilance, nerve and endurconcession from those terms. We can ance severely taxed. They have thus far admit no stipulations concerning amnes- maintained the field, but their successes ty, from peorles who avow themselves have been indecisive and the enemies to still hostile to that suffrage which we the Treasury have not given up the fight. prescribed as a condition, fundamental Our friends will be plied with arguments and absolute. We ask for no "bonds and baser appeals of all sorts, to stifle their opposition, and the first weak spot tion, since the people have already order- in the array of faithful legislators, the first ed its settlement upon their own loyal unguarded moment of a wearied vigilance, terms, among which are the infinitely will afford the golden opportunity for the more reliable bonds of power on one side lobby to storm and sack the public resources. Both House and Senate stand pledged, by square votes, against the acquiescence of both parties. Such, we grant of subsidies to private corporations think, will continue to be the prevailing at this session. The people rely on those sentiment of Republicans in Congress, pledges. If any member be weak enough to yield to temptation, faint-hearted enough to fail out from fatigue, or dull enough to sleep while the thieves are The day for lenity, for a wise removal of about them, he may be sure that the pecrestrictions no longer necessary to be ple will neither forgive nor forget his

AMONG ALL the fire-eating ex-rebels, who threatened to drop the ez if GRAKT should be elected, none used bigger words or menaced bloodier deeds than General CULLEN A. BATTLE, of Mobile.. In the event of BLAIR's defeat, this chivalrous Southron was going to smash the machine and kill severy Union man, black and white, who should come in his way. Alof its judgment. Discussion has gained abama should never submit—never, no. never! What does he say now? Evidently, as they say in the Harrisburg and Washington lobbies, this BATTLE-brand has been "seen." And this is the way in which this degenerate Southron goes back

upon his own record. He says: "The States have ratified the action of Congress. The controversy is settled, and the Constitution, with the late amend-ments, is as binding on all the citizens of ments, is as ornaing on all the cutters of the Union, as it was when it came from the hands of Washington. Like you, I am resolved to give to the State and Na-tional administrations a fair trial, and to support them in all they may do to secure the liberties and advance the presengity of the people." prosperity of the people."

In RESPONSE to inquiries made by us, a few days ago, Mr. Elisha W. Davis

has sent us the following note: HARRISBURG, January 28, 1869. DEAR SIR: I have no defense to make for myself, or for the House of Representatives, session of 1868. I think for ability and integrity it will compare favorably dismisses the appeal to its weakness, it with any of its predecessors. I write this to correct an error that seems to pervade the press generally. The Speaker has nothing to do with the payment of the officers. He draws his warrant for the pay of the members, and here this responeibility ceases. I never drew a war-rant for the pay of any officer or attache of the press. Respectfully Yours,

> GOVERNOR GEARY and Senator Lowey are both reported as convalescent, so as

Generals Grant and Banks.

The New York Herald has the follow ing important communication, signed "W," dated New York City, January line on the Pennsylvania Central road. 28, 1869: Seeing the contradictory statements published in the papers regarding the facts, or otherwise, of an order having been issued from the War Departand making competition lively, have been warned off, and an advance in freights may be expected within a few weeks."

It is possible to infer from this statement of fact, that the promises of advantage, which competition is supposed to hold out to the business world, are not always retary Stanton wrote two orders, directretary Stanton wrote two covies of them, one for telegraphing and one for filing. The first of these orders was address eneral Banks, directing him to proceed at once to Vicksburg and relieve Grant. The second order was to General Grant, directing him to turn over his command to General Banks on the ar rival of the latter, who had been ordered to relieve him. I do not pretend to give the wording of these orders, I shall give, however, their exact substance, and they should be on file now in the War Department, unless they have since been re moved. I will state further, the copies of these orders to be transmitted by telegraph I sent by a messenger of the War Department telegraph office by order of cretary Stanton. These copies should iso be on file at the latter office.

SINCE the transfer of the proprietorship of Alaska, the schools, whose teachers were paid by the Russian government have been suspended, and the youthful Walrussians are running around loose, picking up bad habits. There were thireen schools, a seminary and marine college for the education of the children of Aleutians and Creoles, and all the children were in the habit of attending school regularly. On the Kodiac alone there are three hundred idle children whose condition is described as sadly demoral. zed, and surprise is expressed that our government has not taken measures for the establishment of schools in the new

KENTUCKY has an apprentice law under which thousands of persons are held in practical bondage. They are mostly children, and generally black or yellow. They are called apprentices, but treated as were the slaves of former years. They are subject to the lash, and feel it daily. Their nominal legal rights are reduced to few by the apprentice statutes, and even when these rights are withheld or violated, they are practically without redress—the courts of Kentucky, with few exceptions, refusing to admit the evidence of black people where there are white

RECENT foreign journals announce that Cambridge University in England is to be thrown open to women students. The first examination for admission is to take place on July 5th, 1869. Candidates are required to be eighteen years of age on January 1st, 1869, and to make appli cation before the first of May. Examinations will be held in any place where twenty-five fees are guarant ed, provided a committee of ladies will superintend the examination and provide accommodations for strangers.

United States District Court-Judge Mc-

FRIDAY, January 29.—The case of the United States vs. George Barnes, indicted for stealing a mail box from the postal 'car at the Union Depot, reported on trial yesterday, was concluded. The jury found a verdict of guilty. The defendant was remanded for sentence.

The following true bills were found by

the Grand Jury: United States vs. John Samuels; illegally removing distilled spirits to a place ther than a bonded warehouse. Same vs. John V. McCaslin; passing Same vs. Fred. Shultz; two indict ments-one for exercising the business of a hotel keeper without license, and the other for selling liquor without a license. Same vs. Ebenezer Drake and Samuel

Davis; illicit distillery.
Same vs. Charles H. Miller, alias Chas. H. Shaffer; perjury.
Same ys. John B. Finley; two indictments—one for perjury, and the other for making false returns to the Internal

Revenue Department.

The Grand Jury having concluded the business of the term, were discharged with the thanks of the Court.

F. P. Tierney, Esq., of Ebensburg, was, on motion of R. B. Carnahan, Esq., duly qualified and admitted to practice as an Attorney in this Court.

District Court—Judge Hampton. FRIDAY, January 29.—The jury in the case of Wm. Smith vs. Youghlogheny Iron and Goal Company, previously reported, returned a verdict for plaintiff in he sum of \$3,209.

John Roberts va. G. W. McGraw & Sons. Action on two promissory notes: Verdict for plaintiff for \$2,404.82. Owners of steam tow boat "Neville" vs. D. M. Edgerton. Action to recover for towing. On trial.

Quarter Sessions-JudgeMellon. FRIDAY, January 29.—The jury in the case of Commonwealth vs. George Brawdy, indictment manslaughter, previously reported in the Court of Oyer and Term-iner, returned a verdict of not guilty, and the accused was discharged by proc-

lamation. John A. Korhren, who plead guilty to John A. Korhren, who plead guilty to charges of malicious mischief and assault and battery, and who was convicted on a second charge of assault and battery, was sentenced to pay a fine of ten dollars each in the first cases, and twenty doleach in the first lars in the third, with the costs. John Carson was found guilty of committing an assault and battery upon W. Kreps, cf Ross township. He was sentenced to pay a fine of ten dollars and

The case of the Commonwealth vs William Neel, was next taken up. The defendant is owner of a coal schute across a public road, in Mifflin township, and indicted for maintaining a nuisance.

Jury out.

Mathias Matje, was convicted of a charge of fornication and bustardy, pre-ferred by Mary Price. He was sentenced to pay the usual expenses, together with a fine of thirty dollars, to go to the Guardians of the Poor and the costs of rosecution.

TRIAL LIST FOR MONDAY. 217. Com. ys. Michael Blackenbulcher. 67. Com. vs. Philip Hass. 140. Com, vs. George Stackner. 218. Com. vs. Frederick Myers cases.)
225. Com. vs. James Leaf and Hugh

270. Com. vs. Malvina Wallace. 261. Com. vs. James Dunu. 267. Com. vs. Daniel Smith. Com. vs. Canter 158. Com. vs. Robert Foster. 270. Com. vs. Fritz Pool and

TRIAL LIST FOR TUESDAY. 262. Com. vs. William Groves. 271. Com. vs. W. W. Wallace. 224. Com. vs. James Gellepsie James Scully. 233. Com. vs. John Neelus.

223. Com. vs. Jacob Baer. 216. Com. vs. D. Brainerd Rorison. 273. Com. vs. William Clark et al. TRIAL LIST FOR WEDNESDAY. 266. Com. vs. Myer Hanauer. 203. Com. vs. Frederick Nagle. 265. Com. vs. Thomas Smith. 238. Com. vs. Daniel E. Groover (three

cases.)
296, Com. vs. Robert H. Bercroft. 236. Com. vs. Anthony Jaquay et al.
301. Com. vs. Samuel Perry et al.
195. Com. vs. Bernard McGuire.
199. Com. vs. Eliza Pryse and Rudolph

Pryse. Common leas-Judge Sterrett.

FRIDAY, Jan. 29.—In the case of Haid vs. Fischer, reported yesterday, the jury found for plaintiff in the sum of \$154,88. Chestnut Hill Iron Company vs. J. Painter & Sons. Action to recover a balance of \$5,000 for iron sold and delivered. Jury withdrawn and the case continued or settlement.

Amusemen ts. OFERA HOUSE.-Last night Mr. Leffingwell, who has contributed largely

to the amusement of the patrons of the Opera House, took a farewell benefit. He appeared as "Beppo," in Fra Diavolo, and as "Widow well benefit. He appeared as "Beppo," in Fra Diavolo, and as "Widow Timothy," in "Aladdin or the Wonderful Scamp." We have previously stated that Mr. Leffingwell is a burllesque actor, immensely funny, and that he is popular is fully demonstrated by the crowded condition of the opera. House nightly since his engagement. He will also appear at the Mathne this afternoon and this evening, when his engagement closes. The Worrell sis-ters will occupy the boards at this establishment next week.

PITTSBURGH THEATRE.-The Coutel lier brother and sister, who perform on the flying trapeze at the Pittsburgh The atre, are creating considerable furore in this city. The feats they perform are really astonishing and should be wilnessed to be properly appreciated. The varieties company at this establishment is one of the best that has eyer been in the city, and many of the members are becoming very popular with the habitues

of the theatre.

The great local drama of "Pittsburgh a Hundred Years Hence" is drawing large houses. It will be repeated to-

"AMERICAN THEATRE.-To all persons in search of fun of a genuine character, the doors of Smythe's American Theatre are open, and all such are cordially in-wited to attend. The Manager, Mr. Smythe, is a veteran in the show busicellent character of the entertainments

A new bill to night.
CHARITY FAIR.—The Grand Charity Fair still continues in the basement of the Cathedral. The attendance increases nightly, while the attractions are being steadily increased. A matinee will be held this afternoon.

Report of Fire Blarshal. N. Grattan Murphy, late Fire Marshal of the county, yesterday submitted to the Court of Common Pleas a report, in-

cluding the losses by fire in the county from March 23d, 1868, to July 26, 1868. the date of his resignation, with the amount of insurance. The total loss for the time above named was \$171,834; in-surance loss \$106,661; amount of insurance on property destroyed, \$163,505.
In referring to the office of Fire Marin referring to the office of Fire Marshal the report says that the powers conferred upon the Marshal are inadequate to a faithful perforulance of the duties. It also advecates or recommends the appointment of a building inspector, to whom plans of all buildings should be appointed before the building in the same state. submitted before the building is con-

structed.
It refers to the insecurity and the danger to be apprehended in case of fire in some of the places of amusement in the city, in consequence of their inadaptation for the purposes for which they are used. The report concludes as follows:
"I cannot conclude without being per-

"I cannot conclude without being permitted to return my sincere thanks to the Underwriters of this county for the uniform courtesy and kindness they have extended to me during a period of four years; also, to Chief Engineers Hare, of Pittsburgh, and James Crow, of Allegheny, and S. T. Paisley, Esq., Superintendent of the Pittsburgh Fire Alarm, for valuable information."

Street Commissioners.

EDITORS GAZETTE: I see in yesterday's

Commercial that my friend Paterfamilias favors consolidation of three road districts in case he can have his favorite appointed to the new office thereby created. Now, I have a better man than his in view for such an office, but I would by no means interfere with the plans of my friend Paterfamilias, and would there-fore respectfully suggest to Councils to consolidate three other districts in a similar way to give my man a chance: and it would be a still further improvement in the same line to consolidate all the road districts into triplets, each individual district having its commission er as heretofore, or its Sub, as pro-posed in the new plan, and each triplet its general commissioner, with good salary, and then a general commis-sioner-in-chief over the whole constella sioner-in-chief over the whole considera-tion of consolidations with a still better salary. Indeed, nothing is so important as the salary. This plan of commission-ers, from the subs up to the general-in-chief, forms the proper official pyramid; and as those friendly to the measure had and as those friendly to the measure had much trouble in obtaining consolidation and jurisdiction over these districts in the first place, they ought now to be al-lowed to reap the full fruits of their la-MATERFAMILIAS.

FROM the report of the superintendent of the Girard estates, just rendered, for 1868, we find that the cash receipts for that year amounted to \$460,324 71, while the expenditures for the same period footed up to \$247,876 86, leaving a balance on hand, December 31, of \$112,447,-85. The college expenditures make an item of \$135,648 59.

DR. SARGENT'S BACKACHE PILLS. The most efficient DIURETIC, for treatment of all complaints resulting from weakness and derangement of the Kidneys, such as pains and weakness in the Back or Loins; Gravel, Dropsy, Incontinence of Urine, Stranguary, Inflammatio of the Kidneys, &c., &c. DR. SARGENT'S BACKACHE PILLS can be used with perfect safety in all cases in children as well as adults. Upwards of thirty-seven years' experience has proven this medicine to be the most uniform and interferes with the regular discharge of duties. These Pills can be had at wholesale and retail from the Proprietor

GEORGE A. KELLEY, Wholesale Druggist,

CORNER OF WOOD STREET AND SECOND AVENUE, PITTSBURGH.

and from all Druggists and Dealers in Medicine

50 cents per box. WHAT ARE YOU TAKING!

Probably two-thirds of the adult population o Probably two-times of the autopolarian ac-the United States indulge, more or less, in bar-room stimulants. Hot alcoholic beverages are habitually imbibed by thousands of people in the winter months to "keep out the cold." The al-coholic material of all these drinks is more or less pottonous, and is rendered all the more del tess poisonous, and is rendered all the more deleterious in consequence of being taken worm. Avoid these dangerons eveltements. Shun, as you would shun the deadllest drug, all free stimulants. They paralyze the disection, congest the liver, disture the natural section of the kidners, irritate the bowels, shatter the nerves, and impair the reason.

The operation of HOSTRTTEB'S STOMACH BITTERS is diametrically opposite to this. The overation of HOSTETTER'S STOMACH BITTERS is dismetrically opposite to this. They spur no organ into unnatural sctivity; but they tone and regulate all. If the digestion is feeble, they waken the dormant energies of the stomach, and promute the work of assimilation. If the liver is sluggish and torpid, they regenerate it. If the kidneys fell to perform their functions properly, they are regulated without being tritised. If the bowels are constipated, the peristalic action is moderately increased, and the discharges become natural and regular. If the nerves are tremulous, they are strengthened. If the mind is ciounded, the BITTERS tend to disper e the gloom.

Thus are the effects of the great VECETABLE CONIO AND CHEROTYER, which for twenty years has been a staple m-dictine in this country, and the demand for which steadily increases in all parts of the Western Hemisphere.

parts of the Western Hem sphere,

It is not offered as a beverage, but as a medicine;
nor will it ever be used to satisfy a craving for
alcoholic stimulants, because its effect is to check,
not to create, a false appetite for excitants. The
champions of temperance will do well to mark
this peculiarity, and to ecommend it as the only
safe preparation containing alcohol, shat can be
used or medicinal purposes

THE SOUND OF THE LUNGS. One of the most accurate ways of determining To those experienced in this practice it become as well known to the operator as are the voices of his most intimate acquaintances. The belief that long standing coughs, and diseases of the lungs upon which they are dependent, are incurable, are fast becoming obsolete. One great advantage to be gained from this advance in medical knowledge is the earlier application of those who become afficted with those diseases to some one competent to afford relief. The error which had taken hold of the public mind in regard to the curability of consumption, or rather non-curabil-ity, is fast becoming obliterated, and it is well that salutary fear which would make them apply ness, understands it thoroughly, and his patrons are sure to receive the worth of their money. The attendance has largely increased since the opening of the exactly increased since the opening of t ced to use remedies while there is any hope. It i the delay in these cases that fills us with ap. make timely application of DR. KEYSER'S LUNG CURE in the beginning of a cold or cough, few cases would go so far as to become irremedia

140 Wood street. WILL SHORTLY REMOVE TO HIS NEW STORE, NO. 16 LIBERTY STREET, SECOND DOOR FROM ST. CLAIR. DP. KEYSER'S RESIDENT OFFICE FOR neld this afternoon.

LUNG EXAMINATIONS AND THE TREATMUSEUM.—The number of visitors at
MENTOFORSTINATE CHRONIC DISEASES, Burnell's Museum increases daily, owing doubtless to the many new attractions which are being added to the collection.

MENTOF OBSTINATE CHRONIC DISEASES, No. 120 PENN STREET, PITTSBURGH, PA. Office Hours from 9 A. M. until 4 P. M., and from which are being added to the collection.

BOTICES-"To Let," "For Sau," "Lost." "Wants." "Found." "Boarding." de., not expecting, FOUR LINES each will be inserted in these rolumns once for TWESTY-FIVE CENTS: each additional line FIVE CENTS.

WANTED---SITUATION

WANTED. - SITUATION. - A
BUSINE'S MAN, with good qualifications,
who can adapt himself to circomstances, desires
a situation. Address G., UNZETTA office.

WANTED-AGENTS.

WANTED-To employ a few V good MEN to distribute 11c. Ashbaugh's reat Rheumatic Remedy, "The Wonder of the orld." on the package system, not to be paid r until fully tested. Address J. C. TILTON. WANTED. - AGENTS, - DR. ASHBAUGH'S WONDER OF THE WORLD" is warranted to cure Rheumatism, Neone is required to pay until fully tested. a pay \$60 per month, a large commission, to good men to distribute these packages, Call at No. 10% St. Clair Street. D. C. TIL ION.

WANTED---HELP.

WANTED. - COOK. -- A good W GiRL will find a pleasant home in a small family, by applying early at No. 65 BEAVER STRLET, Allegheny City, Must be a good cook, washer and ironer. References required. WANTED HELP AT EM-V PLOYMENT OFFICE. No. 3 St. Clair Street, BOYS GIRLS and MEN, for different kinds of employment. Persons wanting help of all kinds can be supplied on short notice.

WANTED -- BOARDERS, WANTED. - BOARDERS. -

WANTS,

WANTED.—SUITE OF ROOMS

LOST.

OST-On Tuesday last, a large

TO LET.

TO LET.-Six Offices on the

TO-LET. - FRONT OFFICE.

TO-LET.-ROOMS.-Two fine ROOMS in GAZETTE BUILDING, Apply at Counting Rooms, 84 and 56 Figh avenue. TO-LET.—A House With Many

TO-1.ET.—DWELLING HOUSE and OFFICE, 176 FEVERAL STREAT, Allegheny. The office is very distraction for a physician. Apply at WM. SEMPLE'S, 180 Federal street, two doors above.

TC-LET.-ONE STORE ROOM.
FOUR BASEMENTS, well lighted and

finished.

OFFICES in the second story.

SLEEPING ROUMS in the third story, and

ONE LARBE HALL, with two ante-rooms,
in the fourth story of A. H. English & Co's new

puilding, Fourta avenue. Apply 10 A. H. ENGLISH & CO., No. 39 Fifth avenue. TO-LET.-THE SECOND AND

animo Siuries of a Business House on e-eral street, A legheny city. Fach room is 20 y 80. Splendid location for a PHOI OGEAPH-B, SAMPUE ROOM or light Manufacturias. Spacious front entrance, and in the best business portion of the street. For particulars, apply to CROFT & PHILLIPS, Beal Estate Agents and Brokers, No. 139 Fourth Avenue. NO LET-HOUSE'A First Class

3 story brick house with 11 r. oms, a good e of modern kind in kirchen, bot and cold er of stairs anoldown, a good wash house and room, a good coal house on alley back; also a i dry celler under the who e. house. Every-

TO LET .-- TWO Handsomely furnished rooms, with gas and fire, one on first floor, and one front up stairs. Inquire at 199 Third avenue.

FOR SALE

TOR SALE.—House and Lot on in depth.

Two Lots on Chartlers street, each 20 feet front
by 120 feet in depth, corner of Bayard Alley.

One Lot on Nixon street 20 feet front by 139
feet in depth, Sixth Ward, Allegheny.

Also, for lea e 1% acres of ground with a good
House of Three Rooms with necessary out buildings, at Woods Run, for a term of from one to Ings, at woods hun, and when the years.

House and Lot No. 220 Lacock street, Allegheny city. Apply to

ALEXANDER PATTERSON,

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