

W. L. FOULK, Agent of the Pennsylvania, Ohio and West Virginia Press Association.

Is the only person in Pittsburgh authorized to receive advertisements for the JOURNAL. He has our best rates.

Laws Relating to Newspaper Subscriptions and Arrangements.

The following is the law relating to newspapers and subscribers.

1. Subscribers who do not give express notice to the contrary, are considered to continue their subscription.

2. If subscribers omit the discontinuance of their subscription, the publishers may continue to send them until all arrears are paid.

3. If subscribers neglect or refuse to take their periodicals from the office to which they are directed, they will be held responsible until they have notified their bills, and orders discontinued.

4. If subscribers move to other places without informing the publishers, and the papers are sent to the former residence, they are held responsible.

5. The publishers have decided that "testing" to take periodicals from the office, or removing and saving them, is illegal, and a breach of the contract.

6. Any person who receives a newspaper and makes use of it, whether he has ordered it or not, is held in law to be a subscriber.

7. If subscribers pay in advance, they are bound to give notice to the publisher, at the end of their term, if they do not wish to continue taking it; otherwise the publisher is authorized to send on, and the subscriber will be responsible until an express notice, with payment of all arrears, is received to the contrary.

REDUCTION!

Until further notice, we propose to insert specials, or locals, in our local columns—not among the items, but distributed through the local matter—at TEN CENTS per line, eight ordinary words constituting a line. No charge, however, will be made for less than fifty cents.

LOCAL AND PERSONAL.

Brief Mention—Home-made and Stolen.

Subscribe now. Advertise for the JOURNAL.

"Have you done garden yet?" "Old folks don't believe in printer's ink.

Fourteenth street wants to be graded badly. We hear of no May-Day party on the tapis.

A few warm days would do much for vegetation.

Wiley's Union pens are cheaper than goose quills or steel pens.

Fifth street is rapidly becoming the business centre of Huntington.

The subscription list of the JOURNAL is steadily on the increase.

Large numbers of ratmen pass this place, daily, on their way home.

Lamberson's gang of carpenters put on a roof in double quick time.

Hollowback & Carey's Banking House Pens for sale at the JOURNAL STORE.

Every school boy and school girl should have one of Wiley's Union pens.

St. John's Catholic church, Altoona, will be dedicated on Sunday, May 23d.

The State Sunday School Convention meets at Lebanon on the first of June.

Rev. M. P. Doyle has purchased a comfortable residence in West Huntington.

The editor is off to Bedford on a pressing invitation of some of his old friends.

M. M. Logan, eq., of the Onondaga dairy, has rigged up a convenient milk wagon.

Bamor has it that the Altoona Tribune will soon be revived as an evening paper.

Col. Milliken, of Blair county, is raising a regiment for the Centennial exhibition.

Graf, Miller has put a handsome and showy sign in front of his grocery, on Fifth street.

A couple of loads of dry yellow pine wood will be taken at this office, on subscription.

In the Altoona District of the M. E. Church, there were 12,000 conversions during the past year.

It is said brick can be bought at \$6 per thousand. If this is so, now is the time to build.

The weather, last week, would have done no discredit to mid winter. It was as cold as Greenland.

Samuel Dickson, esp., has opened out in the old Farmers' Hotel, and is doing his share of business.

Will, DeArmitt is fixing up his residence, on the corner of Fifth and Church streets, very handsomely.

The body of Howard, the colored man who was drowned the latter part of March, is still in the water.

Philip Drumbaugh is building a neat residence on the corner of Fourteenth and Allegheny streets.

We do hope some steps will be taken to macadamize Eighth street, between Washington and Millin.

Abraham L. Mumper has been appointed postmaster at Barre Forge, this county, vice S. M. Green, resigned.

Attention is called to the rules laid down by Judge Dean in relation to the granting of licenses in this county.

The annual session of the Grand Lodge of the I. O. O. F. will be held in Williamsport on Tuesday, the 18th of May.

We learn that Miss Ellis Scott, of this place, won the first prize at a spelling bee, in Alexandria, on Saturday night last.

Geo. A. Port, esp., will break ground, early next month, for his new building on the corner of Fifth and Washington streets.

We had the pleasure of grasping the hand of our genial and clever friend, Archy Hutchinson, of Warriorsburg, one day last week.

A special police force from Philadelphia has been sent to the Clearfield county coal regions, and the mines are working with a reduced force.

The equines of Warriorsburg township are suffering from a violent distemper, many valuable animals having died within the past week or two.

Alexander A. Anderson, esp., was complimented with a large social party, at the residence of his mother, on the 23d inst., on the occasion of his reaching his majority. It was a brilliant affair.

A correspondent complains seriously of irregularities in the post office at Habberville. We hope that the parties in charge of that office will take heed.

The Glass Works project ought to be revived. Something new is wanted for some of the old "blowers" to talk about. The old project is "blown out."

A valuable Alderney cow died for Dr. R. Allison Miller, a few days ago. The Doctor had been repeatedly offered \$100 for her. She was a great pet of the family.

Col. I. H. Hawkins, a Republican member of the Legislature from Blair county, is dangerously ill with consumption, and little hopes are entertained of his recovery.

Occident, the celebrated California trotting horse, valued at \$60,000, passed eastward over the Pennsylvania railroad, one day last week, under charge of his driver, Budd Doble.

Wm. Sleep, of Hopewell, Bedford county, has been appointed Superintendent of the East Broad Top coal mines, and will have his headquarters at Robertsville, this county.

The many friends of J. Sylvanus Blair, esp., will be pleased to learn that on motion of Attorney General Williams he was admitted to practice in the United States Supreme Court.

Mr. David Long, the green-house and market gardener man, is improving the appearance of the eastern end of Church street by putting a neat pale around his lots in that locality.

If the coal project goes forward, at Saxton, a furnace or two ought to be located at this point beyond doubt. Iron can be manufactured here twenty per cent. cheaper than elsewhere.

The crowd of half-grown boys and young men who range themselves in front of the post-office, every evening, compelling ladies to force their way through their ranks, should receive the immediate attention of the police.

The card in the News, accepting the challenge of the gentlemen, was in very bad taste.

We are pleased to know that the lady whose name is attached to it, as well as all other ladies, disclaim having anything to do with it.

It is the duty of all mayors and burgesses of cities and boroughs to see that the fish and game laws are enforced, and if they know of any violations they are bound to report them.

The "Bee," at the Opera House, on Saturday night, resulted, in a victory for the masculine, but the fair sex have every reason to be proud for the learned and able manner in which they acquitted themselves in the war of words.

Dolph Laporte, of Franklin township, this county, has received the appointment of postal clerk on the Philadelphia Express west from Philadelphia to Pittsburgh, and Fast Line east over the same route, vice H. L. Africa, resigned.

When our country friends come to town to make their spring purchases, they will save money by consulting the advertising columns of the JOURNAL before doing so. We can vouch for the honorable dealing of those merchants whose advertisements appear in our paper.

An unsuccessful attempt was made, one day last week, by the prisoners confined in Fort Henderson, to gain their liberty. They had manufactured lead keys for the different doors, but in trying the one for the door to their prison room, it broke off in the lock and led to their detection.

Some time ago we made note of the arrest of Daniel Melton and wife, in Fulton county, who were charged with setting fire to their home, and the burning to death of three of their children. They were acquitted of the charge, but at once left McConnellsbury, fearing rough usage at the hands of those who were in attendance at Court.

Blair and Cambria counties present a female candidate for county superintendent of schools. Cannot Huntington turn out one from amongst her accomplished school marm's? We should like to see some one of our young ladies placed in a position where she could have the opportunity of "popping the question" as often as she saw proper.

During the session of the M. E. Conference at Huntington, while the members were being distributed among the friends, and inquiries were being made as to whether ministers or laymen would be preferred, a pious old lady from the country, remarked that she would prefer to entertain preachers, as it was entirely too far for "cane men" to hobble out into the country.—*Occident Revue.*

McPike, of the Cambria Freeman, is again a candidate for the office of Treasurer, and we know of no Democrat, the wide world over, more deserving of the place than the said McPike, and as a Democrat will fill the position, the "Frosty snow" cannot do better than nominate this ink-linger. He labors hard for his party, and it is meet that the laborer should receive his reward.

The cases of A. P. Wilson, under the supervision of J. M. Green, Jr., Esq., of this place, Cyrus Jeffrey vs. John Dougherty et al., of Borough of Huntington vs. D. Caldwell et al., Martin Walker vs. B. F. Wallace, M. Walls vs. Penna. Canal Company, E. H. Green vs. E. J. and F. C. Forst, M. A. Simes vs. George Whittington et al., and Samuel Halliday vs. George Simes' Exrs., were all continued.

Robert C. Galbraith vs. A. P. Wilson's Adm'r. Summons in Assumpsit. This suit was brought by plaintiff to recover for services and supplies rendered and furnished to A. P. Wilson, during his lifetime, and during the period of his absence, on account of his being confined in Singing Valley, where plaintiff resides. The services by plaintiff consisted in aid rendered to General Wilson in the buying and selling of land in Singing Valley in 1862-63, which lands were then supposed to contain valuable ore deposits and were bought up by companies who expected to develop and work the lead or zinc mines; and in one or more of these companies General Wilson was alleged to have a fifth interest in the profits. The jury returned on Wednesday evening with a verdict for plaintiff for \$640.10, which was about two-thirds of the amount claimed by plaintiff. S. P. McMurrie for plaintiff and Patrick & McNeil for defendant.

On Wednesday the following sentences were pronounced in the criminal cases, viz: Thomas Long, who admitted having sold liquor, in this borough, without a license, was sentenced to hand over \$85, in the shape of a fine, and also to be the costs of prosecution, all of which he did.

Martin Geist, convicted last week of the larceny of cattle, was sentenced by a fine of \$200.00 the costs of prosecution, and to serve a term of two years in the Western Penitentiary.

Franklin Fieldy, who broke into the store of R. C. Summers & Co., in this place, with intent to steal, according to the verdict, was sentenced to pay \$10 fine and costs, and also to serve two years in the Western Penitentiary.

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NOW IS THE TIME TO START NEW IMPROVEMENTS.—Why don't you urge up new factories and other improvements now, since Spring is here?" said a merchant to us the other day. To which we now answer that for the last four years we have done everything that we could to advance the interests of the town and county. We believe that much of the increase of population is owing to the puffing and blowing which we and others, connected with the newspaper press, did. In the meantime, we spent our money and labor to build up an office and employ men capable of meeting the wants of the community, but no sooner is a source offered that can do work for less money, than we can, because our paper costs more and we must pay more for skilled labor, than the men whose interests we have been laboring, so long and arduously to advance, give us the cold shoulder. We have been worth thousands to them, but at the moment they can get a few dollars by patronizing a source that has done nothing for their interests, though it should cripple or ruin those who have risked every thing for their benefit, they desert them and give them the go-by. This may be gratified, but it belongs to that class which is more in vogue among heathen peoples than Christians. Yes, when you want the interests of the town advanced, you believe we have the medium through which it can be done, but when you want a little advertising or job work, you make us patronize them, from necessity, we'll necessarily probably prosecute its work till success crowns its efforts. There is no doubt but that a good coal bed lies hidden below the mountains. It requires a little more engineering and prospecting to develop the coal.

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COURT PROCEEDINGS—SECOND WEEK.

April Term, 1875.—May Decker vs. Huntington & Broad Top Railroad Company. This very important railroad suit was commenced on Friday morning of the first week of the term. The Court convened, pursuant to adjournment, on Monday morning of the second week, at 9 o'clock, and after hearing the motions and petitions, took up the above case at the point at which it was left at the adjournment on Saturday. Many of our readers are already familiar with the circumstances of the horrible railroad accident which happened on the defendant's railroad, at Piper's Run, November 1, 1872, in which plaintiff's husband and four other persons, employees of the road, were killed. The plaintiff sued to recover damages sustained in the loss of her husband, A. P. Decker, of this borough, who was at that time employed by the Company as an engineer on the road. On the day of the accident, owing to the blowing up of the Cumberland Coal Train from Huntington to Mt. Dallas. This train ran by the schedule had the right of way, and was on time, but when it reached Piper's Run; but it was there met by the Local Freight, a train running no schedule, but by orders received by telegraph, and its conductor, Jacob Bowser, had received orders on his return trip from Mount Dallas that the other train was coming and to run ahead of this. This order was given to 'switch off' his train to allow the other to pass him, but for some unexplained cause he neglected to obey orders, and running his train at full speed met the other train at a curve in the road, at Piper's Run, where the two trains were visible to each other for a few seconds. The result was the collision in which A. P. Decker and four others were killed. The Court, in their charge, instructed the jury that Decker was, at the time of the collision, just where his duty required him to be, and therefore, that the accident was attributable to the negligence or recklessness. If he was an ordinarily careful man, and took his orders, the plaintiff could not recover; if he was reckless or intoxicated, was his recklessness or intoxication occasional or habitual? and if habitual, were his habits known to the Railroad Company or their representatives? and if known, did they persist in keeping him in their employ? were questions for the jury to consider, as was also the question whether Decker knew Bowser to be habitually intemperate or reckless, and with this knowledge, continued to expose himself to the consequences, or, in other words, did the evidence show that he contributed to his own death. Decker. The defendants also undertook to show that the rules under which they employed their men exempted the Company from liability. The jury were instructed, as this is to inquire whether Decker knew of these rules and consented to them. The jury retired at 10 o'clock on Wednesday morning, and in the afternoon returned with a verdict for plaintiff for \$5,000. Speer & McMurrie for plaintiff and Brown & Blair for defendants. The defendants moved the Court for a new trial, but the Court refused to entertain the motion at all.

Wm. Keener's Exrs. vs. Mary Walker, Oliver Tatham and Wm. S. Shue. Summons in Debt, settled by paper filed.

Daniel Stoner vs. Henry Britton was an appeal from the judgment of Samuel Rafaling, eq., Settled by defendant confessing judgment to plaintiff for \$80.

Samuel Myro vs. E. J. Livingston, constable of Barre township. The defendant levied and sold some cattle which plaintiff claimed. Settled by defendant confessing judgment for \$55.

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HUNTINGTON PRESBYTERY.—The Presbytery of Huntington held its stated meeting in the Presbyterian Church, at Perryville, Tuesday morning, by a very able and interesting Moderator, Rev. Joseph H. Mathers, of Bell's Mills. The Presbytery was then constituted with prayer, after which the following officers were elected for the ensuing year: Rev. A. H. Parker, Moderator; Rev. D. W. Moore, Recording Clerk; and Rev. N. H. Miller, Reading Clerk.

The Middletown and Lost Creek congregation asked that the church of Middletown be reorganized into a separate organization, which was granted.

Rev. T. J. Sherrard then presented a request for a dissolution of his pastoral relation with the above congregation, which request was granted.

Mr. G. A. Alexander, a member of the Little Valley church, and a student at Princeton Seminary, was licensed to preach the Gospel, and Mr. G. S. Hackett, a member of the Second church of Altoona, was received under the care of the Presbytery as candidate for the diaconate.

Rev. George W. Zakharof, of Huntington, and Rev. R. M. Wallace, of the First Presbyterian Church of Altoona, presented requests for a dissolution of the pastoral relationship existing between them and their churches, which churches were cited to send representatives to the June meeting of the Presbytery to give reasons, if any, why their requests should not be granted.

Rev. S. T. Wilson, D. D., of Birmingham; Rev. Jas. Doak, of Saxton, and Dr. G. M. Graham and R. R. Hamilton, Elders, were elected to the General Assembly which meets at Cleveland, Ohio, in May.

The overture sent down from the General Assembly in full communion, shall prefer to be admitted to the same by the Presbytery in the affirmative, a small minority of ten ministers voted in the affirmative. The overture reads as follows:

"VIII. If any part of a church by a vote of members in full communion, shall prefer to be ruling elders for a limited time in the exercise of their functions, this may be done; provided the ruling elders do not exceed the number of three, one of which only shall be elected every year; and provided that no ruling elder shall hold the office of pastor or elder of the same church, when appointed by the session of the Presbytery."

If this overture is approved by a majority of the Presbyteries it will be added to the thirteenth chapter of the Form of Government, and as far as the Presbyteries of this State are concerned, this overture is the affirmative are greatly in the majority.

The statistical reports from the various churches within the Presbytery, with few exceptions, were far more encouraging than usual. There was reported from the entire Presbytery an aggregate addition of one hundred and sixty members to the profession of faith.

Quite a number of congregations reported very blessed revivals of religion. The churches of Alexandria, Redville, Sinking Valley and Petersburg reported each over fifty additions to their membership on profession. The church of McKeown reported eighty-three additions and the Second church of Altoona reported one hundred and thirteen additions on profession.

MOUNT UNION COLLEGE.—ITS DISTINGUISHED FEATURES AND LATE IMPROVEMENTS.

The late Chief Justice Chase, as Trustee, founded the key-note, "Mount Union having the elements of the best College in the West, and the best free and widely extending its superior advantages equally to our country's worthy poor or self-dependent." Attendance in departments past year 1,197; distinct students from 11,027, of whom 519, one-third ladies, have sought public schools. The Departments—ancient and modern languages; mathematics; natural history, commercial, musical, fine art, Preparatory—unsurpassed in modern facilities and competent professors. Apparatus and Museums, worth over a quarter million dollars, best in United States for objective teaching, applying Science. Superior buildings in Music, Normal Training, and Commercial Departments, and the best of modern architecture. College property, donated for benefit of students, worth \$451,235.50, enables any persons of either sex to attend through institution in any study, and support themselves; income last year \$26,540.00, benefiting students; three regular terms, (Spring, Summer, Fall), sessions starting in early July, and ending in late October. All the studies are taught by the best teachers, and the best of modern facilities and competent professors. Apparatus and Museums, worth over a quarter million dollars, best in United States for objective teaching, applying Science. Superior buildings in Music, Normal Training, and Commercial Departments, and the best of modern architecture. 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