

In the only paper in Pittsburgh authorized to receive advertisements for the JOURNAL. It has our best rates.

LOCAL AND PERSONAL.

Brief Mention—Home-made and Stolen.

Everybody is in the melting mood. Reading policemen glibly corner loafers.

Spire Murray has an attack of hay fever. Evening bear parties are fashionable and numerous.

The lightning-rod man has put in an appearance. Superintendent Gage drives a span of hand-some bays.

A live panther is roaming about the mountains of Fulton county.

An Altoona woman has been indicted as a common scold and a nuisance.

A colored person indulged in a picnic and a hot in 'C' on Friday.

Hon. John Scott promulgated the bores of "an ancient borough" on Monday.

"A lady subscriber" will find the article on "Aristocracy" in another column of to-day's JOURNAL.

The Juniata Valley Medical Association will hold its fourth annual meeting at Crescon on the 24th inst.

Rev. J. S. McMurray has had the degree of Doctor of Divinity conferred on him by Dickinson College.

T. C. Fisher, esq., has purchased a handsome Hamiltonian sorrel colt from Mr. Elliott Robley.

Our young friend, C. G. Brown, son of Hon. S. T. Brown, graduated at Lafayette College on the 1st inst.

The water in the Juniata, opposite Smithfield, is so low that a person can cross the stream dry shod.

Several drunken men promulgated our streets on Friday, and amused the "gamins" by their simple behavior.

Huntingdon's contribution was worthy of the ancient borough, and a splendid company it is—Harrisburg Telegraph.

J. H. Thomas and family started on Wednesday morning to visit friends in Ohio, and will be absent about a fortnight.

Capt. Jones, of the Tyrone Herald, has just had the finishing touches put on his new office building, and is very proud of it.

At church festivals in the eastern part of the State they serve spring chickens and waffles made of ice cream.

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Samuel Brooks, esq., a prominent citizen of Conantown, and well known to many of our readers, died at his residence, in that place, on the 27th ult., after a protracted illness.

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J. F. Jaggard, formerly a citizen of Altoona, was stabbed to death by a tramp, at his home in Beatty, on the morning of the 10th inst. ago. At the time of his death he represented this district in the legislature of that State.

The railing on the bridge spanning Muddy Run, at the Baptist church, gave way, on Sunday evening, and precipitated a party of about twenty-five persons into the water of the stream below, all of whom escaped without injury.

"Do the dying suffer pain?" is a question that is being considerably discussed by scientific men. We do not know how to answer it, but we do know that the living suffer pain, particularly in paying a subscription to a newspaper.

Some cowardly blackguard, who flourished a razor, and threatened to disembowel one of the victims of the foot of Fourth street, on the evening of the 4th, was kicked through the river bridge by some of the crowd present. Served him right.

Altoona lawyers, and the Recorder of that city, had a little row on Friday, which resulted in the arrest and binding over for trial of several disciples of Blackstone. Recorder Greeley has also been arrested and locked up to await a trial.

B. Frank Isenberg, esq., of the firm of Henry & Co., spent last week in the West, examining the flouring mills in that section, so that he will be better able to satisfactorily superintend the larger flouring mill of that class mill it is the intention of that firm to build.

Some of our citizens are already housing their winter colts. It fairly causes the indignation to come from every man's eye to see a wagon load of anthracite pass along the street when Old Sol's rays are coming down from a cloudless sky. Pass along the palm leaf, please.

A portion of the colored people of this place, by handbill, announce their intention of holding a camp meeting in Rhodes & Kennedy's Grove, along the banks of Stone Creek, from the 17th to the 27th of the present month. This will be good news to a certain element of the community.

A colored boy, named Wm. Ambrose, was accidentally shot dead, by a white boy named Campbell, on the 17th of the present month. The boys were shooting mark with an old shot gun, and while in the hands of Campbell the weapon was discharged, the load of No. 4 shot struck the neck of Ambrose, killing him instantly.

Drivers of vehicles when about to cross street crossings should drive slow and look to see if any pedestrians are on the crossings. If they are, they should stop, and wait until they have passed, and then proceed.

The Chambersburg Herald calls its delinquent subscribers by name and asks them to step up and settle. This is a new way of doing business, and we think it is a good one. They will pay up after an invitation of this kind, but their names, together with the amount of their arrears, should be published, so that other business men may know the rogues.

Mr. John McCoy, of our town, started for Johnstown, on Wednesday morning, where he has a contract for the making and burning of waffles. He is a very good man, and we think he will be successful in his new venture.

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EXTENDING THE JURISDICTION OF JUSTICES.

The following act to extend the jurisdiction of justices of the peace was passed by the Legislature, and is approved by the Governor and is now a law:

Sec. 1. That the aldermen, magistrates and justices of the peace in this Commonwealth shall have jurisdiction of all actions arising from contract, either express or implied, and of all actions of trespass, except the engraving of any means, when demanded does not exceed three hundred dollars, except in cases of real contract where the title to land or tenements may be in question, or action upon promise of marriage.

Sec. 2. In all actions brought before any justice of the peace, magistrate or alderman, on any contract, the payment of money, either expressed or implied, if the plaintiff shall file at any time before the issuing of the summons in any such case an affidavit stating the amount he verily believes to be due from the defendant together with a copy of the book entries or instrument of writing upon which the action is brought, or whether claims are not evidenced by writing, if a plaintiff shall file as aforesaid setting forth a full and detailed statement of the same, it shall be the duty of the justice, magistrate or alderman to make a copy of such affidavit, verify the same and deliver it to the constable to whom the summons is issued, and in the manner that service is made of the summons in the case, and the justice, magistrate or alderman shall render judgment for the plaintiff for the amount of the claim unless the defendant at or before the time at which the summons is made return a copy of the affidavit to the justice, magistrate or alderman, as aforesaid of defense set forth. And provided that the defendant shall be allowed to amend his affidavit at any time before the rendering of judgment.

Sec. 3. In all cases of trespass, the justice, magistrate or alderman shall have jurisdiction of all actions arising from contract, either express or implied, and of all actions of trespass, except the engraving of any means, when demanded does not exceed three hundred dollars, except in cases of real contract where the title to land or tenements may be in question, or action upon promise of marriage.

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