

NINETEEN TO NINE.

LANCASTER ADMINISTERS AN EFFORTFUL DEFEAT TO THE NORFOLK.

The Virginia Dogs Kept Chasing the Leather in a Very Vigorous Manner—Amusing Base Ball Exhibition by the Colored Pats and Leans—Field Notes.

The Lancaster was successful in its second game at Norfolk yesterday. The batting was heavy by both clubs, the visitors leading by one run. The home team, however, by a magnificent fielding game. The full score was:

Table with columns for team names (Lancaster, Norfolk) and various statistics (Runs, Hits, Errors, etc.)

AMUSING EXHIBITION GIVEN BY NINES.

Pat and Leans played a game of ball at McGinn's park, and although a small audience was charged there was a good sized audience present.

COLORED MEN PLAYING BALL.

Yesterday two nines of fat and lean colored men played a match game of ball at McGinn's park, and although a small audience was charged there was a good sized audience present.

THE NEW SPURT FOR THE QUALIFICATION OF THE AMATEUR FRATERNITY.

In view of the fact that on the 4th of July, for the first time in this city, there is to be a dog race here, the following account of this new amusement from the Sporting World will be of timely interest.

Among sports of a recent introduction in this country which have become popular is dog racing. Running dogs were first brought from England in 1881, and since that time they have been bred in large numbers.

James Dawson, one of the most expert administrators of dog races, has several years among the dog trainers and fanciers of the old country, gave the benefit of his experience to a reporter when he met a few days since at the following: "One can scarcely imagine," he says, "the tremendous aspect of the traffic in running dogs in some portions of England. In Lancaster and Yorkshire there are over 3,000. Nearly every young man there has a running dog, and races are an every-day affair."

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COURT IN SESSION.

CLEARING A FILE OF BUSINESS FROM THE JUDICIAL TABLE.

Auditors Appointed to Pass Upon the Accounts of Administrators, Etc.—Options Devised by the Judge—Some Current Business Transacted.

Court met at 10 o'clock this morning for the appointment of auditors to pass upon the accounts of administrators, executors and trustees of estates filed for the term and the transaction of current business.

Christian Werner, city, was appointed guardian of the minor son of Gottlieb Pink, deceased.

Benjamin Hess, of East Donegal township, was appointed guardian of Marie Z. Hess, who is entitled to a share in the estate of Conrad Ziegler, deceased.

A charter was granted to the Olivet Baptist church of this city.

The district judge entered a *pro non* in the suit of commonwealth vs. E. E. Fryburger, fornication and bastardy.

The judge appointed a jury of six persons in the assessment of damages to land taken from Peter Faejinger, John Kray and Amos Kirchner, in the proposed opening of three streets between Rockland and Ann streets, were withdrawn.

In the equity suit of Dana Graham against the Farmers' National bank, the Lancaster County National bank, the Lancaster Bank and Samuel Burns, to perpetuate the testimony of Joseph Herzog, counsel for Mr. Graham against the bill in several particulars as to the Farmers' bank. New bills were filed as to the other defendants.

Judge Patterson delivered opinions in the following cases:

In the estate of Elizabeth Greenly, the exceptions to the auditor's report were dismissed, and the report was confirmed absolutely.

In the suit of John F. Keaton vs. E. Y. Stewens, the rule for new trial was discharged.

In the suit of Samuel Keiser and wife, against the American Mechanics' Building and Loan association of Lancaster county, the rule to strike judgment of non-suit was discharged.

Judge Livingston delivered opinions in the following cases:

In the matter of the commonwealth vs. E. E. Fryburger, fornication and bastardy, the rule to set aside judgment was granted.

In the case of the commonwealth vs. Wm. E. Kendig, convicted of false pretense, the court granted the defendant a new trial.

In the estate of Isaac Shupp, deceased, the exceptions to the auditor's report were overruled.

In the suit of E. H. Rhoads vs. Emanuel Keener, the rule for new trial was granted.

In the case of the commonwealth vs. Henry D. Smith, accused of burglary, the jury rendered a verdict of not guilty and divided the costs equally between the defendant and John H. Presbury, the prosecutor. The rule to show cause why the costs should be paid by the defendant was discharged.

In the estate of Sarah B. Shirk, a daughter of deceased, \$400 per year for her maintenance and education.

In the case of the commonwealth vs. Daniel Tammany, Jr., convicted of assaulting Railroad Officer Troy, the rule for new trial was discharged.

THE CICADA.

Rev. Dr. McCook speaks of his personal acquaintance with this visitor.

From the Philadelphia Inquirer.

Dr. H. H. McCook enlivened the attention and interest of the members of the academy of sciences last evening with an account of his personal observations of the ways and means of the seventeen-year cicada.

That interesting character, the doctor said, had obtained himself upon his notes, and that was the way he came to study him up and talk about him.

He compared himself to a man who told of being attacked by a sheep, and boasted that he would let no man's sheep bite him. Although he was just as much of a sheep, having turned upon that fierce creature and made the most of him. He had just noticed the cicada burrowing up from below ground on the 23d of May, on the 23d of May, on the 23d of May.

By the 4th of June their education was so far completed that they were climbing trees and settling indiscriminately on the branches and leaves. The first thing that specially attracted his attention about the new comers was their large number. It was not long before he found a dozen on a twig eight or nine inches in length.

Dr. McCook, in referring to the appearance of the cicada, noted the time it took them to emerge from their earthly resting and acquire their wings, a process occupying about an hour. The cicada, when first appearing, splitting open first at the head, and then ripping down the back. Reverting to the numbers in which they appeared, the speaker stated that he had found a spread of some 12 by 18 inches; in another space 6 inches square he had discovered 7,000 had been counted within an area of five acres, and, according to a careful estimate, 9,000 had been within a circle with a radius of ten feet from the trunk of one tree, while under the branches of a cypress tree he counted some fifteen feet, a low estimate showed that there must have been 22,000.

Dr. McCook next spoke of the curious structure of the cicada, constructed on emerging from the ground, a branch of his subject in which he gracefully and gratefully acknowledged the assistance of Mr. S. M. Sener, of the Lancaster New Era, from whom he had received some very beautiful specimens.

The exhibition of these treasures excited great interest, as did Dr. McCook's description of the method of their construction, and the whole lecture was considered as such an important contribution to the history of the cicada that more than one of the members of the academy remarked that seldom in the history of the world had they held so memorable a meeting.

Maud S. Goes into Training.

Maud S. arrived in Cleveland on Tuesday and was immediately taken to the track at Glenville. She occupies her old quarters at the Orchard, between Phyllis and Maxey Cobb. There is a great growth of horse flesh at the Orchard, including Maud S., 2,995; Jay-Eye-See, 2,100; Maxey Cobb, 2,115; Phyllis, 2,135; and Clington, 2,145, besides fifty other fast ones. Maud S. will go into training and later in the season will try to lower her record. Preparations for the Maxey Cobb-Phyllis race are almost completed. The horses will appear on track Saturday, July 4, at 2 p. m., and 25 minutes will be allowed between heats. Sporting men from all parts of the country will be in Cleveland. Large orders for reserved seats have been received from nearly every city in the Union.

Hedden and Bart Take Hold.

New York, July 1.—Col. Robert Robertson today turned over the affairs of his office to his successor, Mr. Edward C. Hodden. The new successor, Mr. Silas W. Bart, also entered upon the discharge of the duties of that office.

In the Press North.

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Graphic Account of a Midnight Tenement Fire in Cleveland—A Young Man in Search of His Sweetheart Finds Another Girl—A Personal Narrative of a Wedding.

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The burned tenement houses were located at Nos. 349 and 353 Broadway, and were owned by Daniel Odell. The lower floor of No. 349 was occupied by Max Meisel as a tailor shop, and Louis Deutch occupied No. 353 as a saloon. Their families occupied the rear parts of the ground floors as living apartments. The upper floors were occupied by three families. The Kaufman family, consisting of the husband, wife and two children; the Cohen family, consisting of husband, wife and four children; and the Rosenbergs, mother and three daughters.

The families retired as usual last night. Rosie Meisel, a niece of Mrs. Rosenberg, occupied the same room with her two cousins. About 1 o'clock a son of Cohen's awoke his father and said he smelled smoke. The father on opening the door, found the hall full of smoke, and quickly gave the alarm. In less than three minutes after Cohen was awakened, the house was one sheet of fire, men, women and children rushed through the smoke, wringing their hands and crying for help.

A neighbor had in the meanwhile raised a ladder to the front window, down which the Kaufman family descended in safety. While the Kaufmans were escaping, the Cohen family jumped from the windows and escaped apparently without serious injury.

RESCUING A GIRL.

Meanwhile Theodore Trow, the affianced of Miss Meisel, who had also occupied a room in the house, rushed through the flames and smoke searching for his sweetheart. He was about to give up his search, when he stumbled against a crouching female figure. Lifting the girl in his arms, he rushed to the window and jumped.

In the leap he broke his arm and received several lacerated injuries. On looking into the room, he saw his fiancée, who was not Miss Meisel, but one of the Cohen girls. At that same moment Rosie and her two roommates were struggling with death in the room above. The noise had not awakened the girls until it was too late to save them. While the other girls were leaping from the window, a cry rang out that there were three girls in a rear room. The firemen climbed into the windows, but found no trace of human beings.

CHARRED REMAINS FOUND.

Some time afterward, a citizen named Stewart made a search and found the charred and blackened bodies of Rosie Meisel, aged 20, and Sarah and Jennie Rosenberg, aged 10 and 8 years respectively. The position of the bodies gave evidence of a desperate struggle. Miss Meisel was undoubtedly suffocated, as she was scarcely touched by the flames; the other two girls, however, were so terribly burned that it was impossible to state whether they were burned or smothered to death. The three bodies were removed to the morgue, where the coroner will hold an inquest to-day.

The chief of the fire department is of the opinion that the fire originated in the saloon and was of incendiary origin. The loss will not aggregate more than \$5,000. Miss Meisel and Theodore Trow were to have been married next Sunday.

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The Street Railway Strikers in Chicago Show That They Mean Business.

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Two cars were started from the Lake street depot, but they did not even reach the main track. The crowd surrounded them, blocked the wheels and hurled stones through the windows at the deputy sheriffs who were within. The cars were returned to the barn. While this was going on, Wm. Miller, a newly-employed driver, attempted to take a car out on the Western avenue line. Several hundred sympathizers were in waiting, however, and at a signal the crowd began the same tactics they had employed on the Lake street line. The police tried to restrain the mob, but John Hughes, the old driver of the car, knocked him senseless from the platform by a blow on the head from a paving stone. The police then charged the crowd and arrested Hughes, and this car, too, went back to the barn. While the crowd was thus engaged, the police tried to restrain the mob, but John Hughes, the old driver of the car, knocked him senseless from the platform by a blow on the head from a paving stone. The police then charged the crowd and arrested Hughes, and this car, too, went back to the barn.

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Pieces of the Boiler and Machinery Picked Up by 600 Feet Away.

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The explosion occurred about 10 o'clock for the night before 10 o'clock. Capt. Cooley, the owner of the boat, cannot account for the bursting of the boiler except upon the theory that some evil-disposed person went on board, shut the door of the furnace and fastened down the safety valve. The boiler was in good condition and had never been patched.

To Be Hanged August 15.

Troy, N. Y., July 1.—J. Horace Jones' date of execution was to-day fixed by Judge Peckham for August 15. Jones shot and killed his wife on the 4th of July last. He was convicted last fall in the county court and his case was carried to the court of appeals, which reaffirmed the sentence of the lower court.

The New York Oil Situation.

New York, July 1.—At the opening of the Consolidated Petroleum exchange to-day there was a decidedly unsettled feeling in the market. Pipe line certificates were held at 92 1/2 @ 93 1/2 @ 94 1/2. Mr. S. H. Osborn, the president of the exchange, announced on Monday that he had arranged to-day to meet all obligations.

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In the Press North.

WASHINGTON, D. C., July 1.—Lieutenant Stony reports to the navy department his arrival at Hinkley, Oranaska, and states that he is progressing northward as rapidly as the ice permits. The winter in Behring straits he says has been phenomenally severe.

Injections Sent Domestic.

BALTIMORE, July 1.—Judge Bond and Morris in the United States court to-day dismissed the suit seeking an injunction and the sale of Chesapeake & Ohio canal on the ground that the court had no jurisdiction.

LEGISLATION APPROVED.

The General Revenue and Other Bills Signed by Governor Pattison.

The governor has signed the general revenue bill, which contains the clause exempting manufacturing corporations from taxation. Other bills signed by him are as follows: Authorizing boards of health in cities of Pennsylvania, and for the protection, registration and licensing of master plumbers and the construction of cesspools. An act providing for the manner in which intestate estates shall be distributed where the distributee stands in some degree of consanguinity to the intestate. An act to provide for the health and safety of persons employed in and about the anthracite coal mines of Pennsylvania, and for the protection and preservation of property connected therewith. An act relating to bituminous coal mines, and providing for the lives, health and safety of persons employed in and about the same. An act to prevent the employment of female labor in and about the coal mines and to regulate the hours of labor of women in the county where they are present. An act to change the date of election of the county treasurer collect the tax, to regulate the date of election of the county treasurer collect the tax, to regulate the date of election of the county treasurer collect the tax.

Thirteen Vetoes by the Governor.

Governor Pattison on Tuesday vetoed thirteen bills among them that regulating the amendment of and proceedings upon municipal claims in cities of the first class. The governor says that the provisions of this measure are exceedingly dangerous. Among the other bills vetoed are: To amend the fire insurance company to insure against loss by lightning, wind-storms, tornadoes or cyclones; a supplement to the act regulating lateral railroads; and the creation of two bills are vetoed because they are substantially duplicated by acts approved by the governor. The other bills vetoed are of their character, and are disapproved for constitutional reasons.

JOHN McCULLOUGH'S ESTATE.

NEW YORK, July 1.—Mrs. John McCullough, wife of the deceased tragedian, lawyer, and actor, Mrs. Watts of Danmore, Pa., and Philadelphia lawyer, Wm. F. Johnson, arrived this morning at the Philadelphia express. The party drove to the St. James hotel and held a short conference with Captain Osmond, the proprietor of the building, and the friends of Mrs. McCullough. They then left saying they were going down town to consult a lawyer with reference to instituting proceedings for the judicial appointment of a referee or commission to determine the question of John McCullough's insanity and application for his removal to an asylum. It is remains after his lavish expenditures of the past six months. Capt. Connors stated to United Press reporter that the rumor fixing the value of McCullough's property at \$50,000, was wrong. "McCullough's net worth was more than \$200,000," he said, "his own money," said the captain, "and that valuation covers jewelry, stocks, bonds and some funds deposited in St. Louis. He has a good wardrobe for some of his plays, which is also in charge of his friends, but you know there is no line of effects in the world that lose so much at auction or second-hand as theatrical goods."

ROSSA CALLS THE TRIAL A FAUCE.

He Says Yacult Dudley Was No More Inmate Than He Was.

NEW YORK, June 1.—Mrs. Lucille Yacult Dudley, who was acquitted yesterday on the ground of insanity on the charge of having shot and killed her husband, was seen by a United Press reporter at the Jefferson Market prison to-day. She was in good spirits and felt, she said, highly gratified at the opportunity afforded her to give Rossa a dressing out. "This, she said, pleased her more than the fact of her acquittal. She understood that she will not be sent to an asylum, but will be sent back to England in charge of some friends who have just arrived here to take her in charge. O'Donovan Rossa was called on later and asked what he thought of the verdict. "It's just as I expected," he replied, "the trial was a farce from the beginning to the end, and was nothing more than a burlesque on justice." He said he would not have appeared against the woman, and was subpoenaed twice before he consented to appear. He expressed the belief that the woman was a sane woman, and that her husband's attempt on his life was the outcome of a well-planned and deep-laid conspiracy. He had not the slightest doubt but that her mission to this country was for the sole purpose of taking his life.

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