

TWAS ALL SOUND AND FURY.

AND LIKE ALL REVOLUTIONS OF THE SORT, SIGNIFYING NOTHING.

This is the general verdict of the Republican Meeting at the Court House last night when Candidate Hayes, Major Monro...

Storily before eleven o'clock the speakers were escorted from the Naveus house. Harry Schroyer, A. H. Bickel and the low-headed boy...

Senator Mylin welcomed the audience to what he called a political campaign. He was...

William J. Davis, candidate for lieutenant governor, was the first speaker on the programme. He spoke for about ten minutes...

He made a strong appeal to those Republicans who are contemplating voting for Will...

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HEBREW CHARITY BALL.

A BRILLIANT AND SUCCESSFUL EVENING AT THE MANOR HOUSE HALL.

A Dream of Fate Women and Brave Men Moving to the West Coast of the Ocean—An Elegant Supper—Some of the Feats—Totals That Were There—Worn...

The many gay sets of Monroemer hall flashed down upon a brilliant company last evening when the Hebrew charity ball...

The rattling of coaches over the stony streets in the early part of the evening brought an unusual stir in the local society...

The grand promenade was led by David Lohrman and wife, and 125 couples participated in the beautiful scene...

Mr. Childs wrote back a letter in which he said that he was not a subscriber...

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LOUISE ARMOT'S ENGAGEMENT.

A Favorite Actress Opens for a Week to a Tremendous House Last Evening.

There is no doubt that Louise Arnot is a favorite actress in this city, and persons who believe otherwise would have quickly changed their minds had it been their good fortune...

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PETER ROSE CONVICTED.

BUT RECOMMENDED TO THE MERCY OF THE COURT.

Thirty-One Other Indictments Against Him to be Disposed of at the November Quarter Sessions Court—Some of the Charges—Brother Against Sister.

Monday afternoon upon the re-opening of court at 2:30 o'clock, the trial of Samuel Peter Rose, indicted for robbery, was resumed. Additional testimony was offered to connect the accused with the theft of the gold ring from the finger of Louise Shantz.

The defendant denied that he stole the ring. He alleged that the ring was stolen at the same time he was there with Mrs. Shantz, took the ring and went off with it. He denied having made the threats spoken of to induce the prosecutor to withdraw the complaint.

A dozen witnesses, neighbors of Rose, testified they had known him for several years and prior to this charge being brought, they had never heard his sister or brother make any threats.

The jury after a brief deliberation rendered a verdict of not guilty.

A verdict of not guilty was entered in the case of commonwealth vs. Leopold Weikensberger, indicted for larceny as baiter.

The district attorney stated the case could not be made out.

A disposition was made of the assault and battery cases against Harry Miller and George H. Stricker for carrying concealed deadly weapons.

These cases were returned to the August sessions, growing out of a family fight on Woodward street in the seventh ward.

At the last of the cases he preferred and went to jail, not being able to pay them.

A liquor case. Charles Shantz, of Little Britain township, was indicted for violating the liquor law by selling liquor on Sunday and without a license.

According to the testimony of the witnesses, Shantz does not keep a hotel, but his house was the resort of the idle people of the neighborhood, who congregated there on Sundays and spent the day in drinking.

On cross examination McCourey admitted that he gave a receipt for the liquor to the captain after Shantz's father had sold him, to get square with him.

A dozen witnesses were called all of whom testified that they had seen Shantz on different Sundays from the defendant and paid him for the same. He sold it by the pint and quart.

McCourey was indicted for larceny of a watch at the last term of court, was sentenced to pay a fine of \$10 and costs.

The complaint was filed by the wife of the man who charged with being the father of her child.

James C. Edridge, who served a term in prison for a burglary in the peace case, was discharged under the insolvent law.

Ellis N. Leiby, city, was divorced from her husband, Edgar Leiby, on the ground of desertion.

Charles Shantz, court met at eleven o'clock and the trial of Charles Shantz, indicted for violating the liquor law, was resumed.

The defense was a denial that Shantz had sold any liquor to any of the witnesses called. The court was advised that the defendant gave the information to the constable only after the father of defendant had sued him.

The jury rendered a verdict of guilty, with a recommendation to mercy. A motion was made for a new trial, and reasons were given for a new trial.

ACCIDENTS TO TWO BOYS.

One Almost Killed and the Other Falls From a Tree When Playing a Revolver.

One of the most serious accidents happened in Columbia on Monday afternoon to Daniel O'Donnell, a young son of Daniel O'Donnell, living on Manor street. While he was handling a revolver in some manner the trigger slipped from his grasp, exploding the cartridge, which sent the bullet through the body part of the right hand near the index finger.

The wound was attended to by a family physician, who was called in by the mother. The accident caused a painful laceration.

A serious accident happened at Cordelia Lane, Sunday, when a young boy, George Young, six years of age, was playing with an apple, engaged in picking the fruit, and stepped from the limb upon which he was sitting.

The fall resulted in very serious internal injuries, but of what nature cannot yet be ascertained. A physician was summoned to attend to the injured boy.

It is rumored that the Columbia rolling mill will start soon. It is then at the Bailey mill, Harrisburg, getting in readiness for its first run in the Columbia mill.

It is to be hoped that Arter Day, the 25th instant will be as well celebrated here as it has been for two years past.

Mr. W. J. Wilson left town this morning for a visit to Philadelphia.

Extra well attended religious meetings are still being held at the Cookman Chapel, North street.

Dr. W. J. Wilson's family have removed from Second street to the house lately fixed up by Mr. H. J. Briner.

In a few days the officers of the Pennsylvania railroad will begin their work for the winter.

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LOWELL MAKES DENIAL.

OF THE VIEW ASSIGNED TO HIM BY JULIAN HAWTHORNE.

He Indignantly Takes to Task the son of His Old Friend for Touting a Social Convention to a Newspaper Editor—An Epistle of a Cutting Answer.

BOSTON, Oct. 26.—The following letter to the editor of the Advertiser from Mr. Russell Lowell sufficiently explains itself. It repudiates the alleged "interview" published in Sunday's New York World by Mr. Julian Hawthorne, which has created such a sensation.

DEAR SIR:—I beg pardon for not replying to you sooner. I have been very busy and grieved that Mr. Julian Hawthorne's breach of confidence in his report of my conversation with him, upon which you comment this morning on such terms, would become impossible and the temporary journal would need to be qualified by its author. I have never seen him. I never entered my head that the son of my old and honored friend was in any way connected with the Advertiser. I have never found him dumb, but I have always thought of Voltaire's motto, "he grew old as a man." Now that I am grown old as a man, I have no objection to the worst of such charges against social morality as the explanation and correction are required by the nature of the case. I have never seen him. I never entered my head that the son of my old and honored friend was in any way connected with the Advertiser. I have never found him dumb, but I have always thought of Voltaire's motto, "he grew old as a man." Now that I am grown old as a man, I have no objection to the worst of such charges against social morality as the explanation and correction are required by the nature of the case.

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