

LISS BORDEN IN JAIL

The Finding of Another Ax Wound Is a New Point Against Her.

NO WILL HAS BEEN DISCOVERED.

Church and Temperance Worker Was the Supposed Murderess.

WO IMPORTANT WITNESSES HELD

SPECIAL TELEGRAM TO THE DISPATCH.

FALL RIVER, Aug. 12.—Lizzie Borden spent last night in a small room on the second floor of police headquarters. She was restless in the early part of the night, but toward morning she slept soundly. Judge Blaisdell opened court at 9:40 o'clock. As he sat down Lizzie Borden walked down the long corridor leading from her room. She leaned on the arm of the Rev. E. J. Buck. Marshal Hilliard walked beside her. She wore a blue cloth dress, a black hat trimmed with black lace and jewels. In her left hand she carried a pair of black gloves.

Miss Borden Pleads Not Guilty. As the clock struck 10 Mr. Jennings motioned her to get up and go over to the attorneys' table. She hurriedly arose and stepped across the short space between the tables. Mr. Jennings read his motion to her in a low tone of voice. Then he told her to hold up her right hand while she swore to its contents. She signed her name on it and resumed her seat.

Lawyer Jennings then arose and read his motion in progress, and as his client had not yet been arraigned, the court had no power to hear the complaint. District Attorney Knowlton asked that Lizzie Borden be arraigned at once. Clerk Leonard read the warrant to the prisoner, and she was taken to the jail. She was taken to the jail by a police officer and Mrs. Borden, and asked her how she pleaded.

"Not guilty," whispered Lizzie Borden. "How do you plead," asked the clerk. "Not guilty," she snapped, with a strong emphasis on the "not."

As she sat down Mr. Jennings arose to speak on his client's behalf.

The Like a Star Chamber Proceeding.

Since the police began their investigation it has been commonly reported and admitted that Miss Borden was suspected. She was summoned summarily and forced to appear before the inquest, where she was not represented by counsel. I spoke to both you and officials about my being present. All the evidence was concealed from her. She was subjected to a merciless and severe examination. That inquest was a farce. I honor hearing this case as Judge Blaisdell also heard evidence in another case, which was such a farce. Does it not follow that you are prejudiced in the case? How do we know that questions were not asked of her? Attorney Jennings without any legal right to do so, is asking questions of her. I am incompetent and inadmissible. We have the duty to have her brought before the inquest of the inquest. I submit that this case is not being heard before an impartial jury.

District Attorney Knowlton said:

The Commonwealth demands to the plea and asks that it be overruled. There is nothing extraordinary about these proceedings. It is the duty of the court to hear the case for the state, and the line of 23 other cases in which I have been concerned. It is the duty of your Honor to hear the case and also your duty to decide whether the prisoner shall be bound over.

The Demurrer Is Sustained.

It is, at least, no complaint to instigate into a double trial. The inquest was performed. It is true that the inquest is still on, but the evidence has nothing to do with the evidence now before the court.

There was not sparring, the prisoner's counsel showing pugnacious powers. The Government's demurrer was finally sustained, and Mr. Jennings filed an exception. He moved for a trial at once. District Attorney Knowlton objected to the motion, and also your duty to decide whether the prisoner shall be bound over.

Miss Borden Behind the Bars.

Miss Borden entered a cell at Taunton jail at 4:25 this afternoon. Her entry took the form of a public ceremony. The excitement was high. Arriving at the Central passenger station, Miss Borden was escorted by a police officer, a member of the Seaver and City Marshal Hilliard, Detective Beck acting as guard and clearing the way. The only sign of interest she manifested was when Taunton was reached, where she was arrested by a police officer, and then dropped her head on her hand and closed her eyes.

Arriving at jail she was at once placed in a cell, the minister conducting her to the first floor. She was examined by a doctor, and she was properly secured. Mr. Wright, wife of Sheriff Wright, an old friend of the Borden family, hurried to the cell with a glass of water, which the prisoner eagerly drank. When Miss Borden entered the jail cell her face was composed and there was no sign of consciousness given. She passed through corridors, apparently seeing nothing and noticing nobody.

She Refuses a Chance to Explain.

It was learned to-day that Lizzie Borden was told at the last session of the inquest that she had at last a chance to explain away the evidence the police are said to have accumulated against her. But to their surprise she refused to do so. She said "I have nothing to say." She then said this slowly, as if weighing every word: "I have said everything I could; there is nothing more."

Mr. Dolan and Dr. Edward Draper, the medical examiners for the Southern district of Suffolk county, were busy at the cemetery yesterday morning examining the remains of Mr. and Mrs. Borden. The body of Mrs. Borden was examined first. The wound on the right side of the forehead and the slight wounds on the back of the head on the right side were all pointed out by Dr. Dolan. Dr. Draper then began an independent examination of the body. He discovered a wound on the back directly beneath the left shoulder blade. It is a clean cut and is the width of the blade of a medium-sized hand ax.

A Strong Point Against Lizzie.

How Dr. Dolan could have overlooked it is not clear. His examination must have been at least superficial. The wound is vertical, and was made, the police argue, while Mrs. Borden was standing erect. If she was standing and fell when she was out, why didn't Lizzie Borden hear the fall? She admitted while on the witness stand

WHAT GRESHAM SAYS

About Making Speeches for the People's Party in This Campaign

CANNOT YET BE MADE PUBLIC.

The Stiff Deadlock at Pansutawney No Nearer Being Broken.

A PECULIAR POLITICAL PROCLAMATION

St. Louis, Aug. 12.—An effort was made to-day to secure from Chairman Taubeneck, of the People's party National Committee, a copy of the letter received by him from Senator J. W. Gresham, of Indiana, State Committee, which states that Judge Walter Q. Gresham will enter the coming campaign as a speaker for the Third party. Mr. Taubeneck refused again to give out anything further, saying that the letter to him contained only extracts from the original Gresham letter. He, however, added:

"I will tell you what I know about the matter, and it can be relied upon as absolutely correct. I know how Gresham stood two years ago, while he was recognized as a Republican leader, yet from letters in our possession we know that he was in sympathy with our party and favored our principles. Knowing this to be a fact, he was urged to accept the nomination for the People's party at the Omaha convention, which he declined for personal reasons, and not politics. When General Weaver was tendered the nomination, Judge Gresham wrote him a very friendly letter, the contents of which I will not at liberty to make public, but I will say that he wished the General success, and intimated that at a proper time he could do him some encouragement in the receipt of a personal letter. I presume that that time is at hand, judging from the letter that Judge Gresham wrote to Mr. Stoll, Secretary of the State Committee of Indiana, to ask him to consult the committee in regard to a suitable date for him to deliver a speech at Indianapolis in behalf of the party."

"I know this to be a fact, as I am in receipt of a letter from Mr. Stoll conveying this information to the national headquarters, and in his letter he quotes a portion of the contents of Judge Gresham's letter, which at this time I refuse to make public without the consent of Judge Gresham, of the State Committee of Indiana, to which the letter was addressed."

STILL A STIFF DEADLOCK.

Twenty-First District Republican Conference Can't Come to a Conclusion—Resignation of the Chairman and Selection of Another—A Check Yet Looked For.

(FROM A STAFF CORRESPONDENT.)

PUNXSUTAWNEY, Aug. 12.—The Congressional conference of the Twenty-first district is no nearer an end to-night than it was at the start. The twenty-eight fruitless balloting over the day. They were seated on the floor for three sessions, equally. On the first ballot this morning Armstrong voted three straight to Nesbit. His own men built this up to six. There it ended. Neither Westmoreland nor Jefferson gave the necessary one. From that on the counties never left home. To-night Chairman W. D. Patton, of Armstrong, resigned, as he had to return to his home. His resignation was accepted, and ex-Sheriff W. W. Ficus, of Kittanning, was made his substitute. Mr. Ficus was also made President of the conference. The body passed resolutions thanking Mr. Patton. It was thought this afternoon that an adjournment would be made at the evening session. The intention of the conference to adjourn at Kittanning. This move did not materialize, and the conference did not talk of adjourning at all. Everybody here now wants to fight it to the bitter end.

Possibilities of a Conclusion.

Conferee McGovern, of Jefferson, says if the conference sticks out over Sunday a nomination can be made on Monday. He argues that everyone will have so much time to get together on Sunday that the question will be settled by the time the conference convenes Monday. His statements are rather favorably received by many. They cannot see how an adjournment from one week or more will help anyone. The intention of the conference is that an adjournment only served to make them more stubborn. When they go home they are bolstered up by their friends and come back as freely determined to play the baby act as ever, while if they stay in session it is different. Their stubborn feeling then wears off and they grow freer with their votes. It might be possible, however, that an adjournment would take place to-morrow morning.

A Popular Vote Not Wanted.

This morning Conferee McConnell, of Westmoreland county, offered as a resolution the proposition Mr. Laux yesterday submitted to the conference. It was to let the selection of the candidate go to the vote of the people of the district. It was voted down by a vote of 9 to 3, every county being against it but Westmoreland. When it was brought up Chairman Patton on some ground ruled it out of order, and it was sustained by his own and Indiana and Jefferson counties. They thought there was a snake in it. This is the way with all propositions. The conferees are all afraid of the feeling in Pansutawney is still increasing for Colonel Huff. To-day the town was nothing but Huff. The business men, the professional men and the farmers are all for him and against the conferees.

At Brookville the Senatorial conferees are afraid to ballot. This morning after a couple of ballots had been taken they adjourned. In the afternoon they went to see a ball game and did not return till tonight, and then nothing was done.

A POLITICAL PROCLAMATION

Issued by the Civil Service Reform League Against Official Contentions.

WASHINGTON, Aug. 12.—Good Government, the official organ of the National Civil Service Reform League, will publish in its issue of August 15 the following proclamation: At the outset of the political campaign which is now pending this commission feels it to be its duty to call public attention to the provisions of the civil service law in relation to political assessments or contributions to inform Government employees of their rights in the premises, and to warn those not in the Government service of whatever political party, not to infringe upon these rights. Political assessments, under any guise, are prohibited by law. The provisions of the law on this subject are in substance as follows: First—That no Government officer or employee shall, directly or indirectly, receive or contribute to any political party, association, or organization, or to any individual, in any matter whatsoever, a contribution for political purposes, or for the purpose of procuring the appointment, promotion, or advancement of any person to any office or position in the Government service. Second—That no Government officer or employee shall make a contribution for political purposes to any other Government officer or employee. Third—That no person shall in any manner, directly or indirectly, receive or contribute to any political party, association, or organization, or to any individual, in any matter whatsoever, a contribution for political purposes in any room or building occupied by Government employees, in the discharge of official duties. Fourth—No superior officer shall discriminate against or in favor of any Government officer or employee on account of his action in reference to contributions for political purposes. Government employees must be left absolutely free to contribute to any party, see fit, and to contribute to either party, according to their preferences, and an employee refusing to contribute to either party shall not be discriminated against because of such refusal. It is the duty of the commission to see that the provisions of this law are enforced, and it will employ every available means to secure the prompt execution of the law, whoever may violate them. The commission requests any person having knowledge of any violation of the law to report the same to it, and it will at once take action upon them.

This is the first time since the establish-

A DAYLIGHT AURORA

Knocks Out the Telegraph and Cable Lines for Several Hours

FROM CHICAGO TO GREAT BRITAIN.

A Remarkable Display That Was Invisibly in the Sunlight.

FREAKS OF THE CURRENT ON THE WIRES

NEW YORK, Aug. 12.—It will be news to most folks to hear that there was a very remarkable and widespread display of the aurora borealis to-day. But what was not known by the general public about the matter was more than made up for by the extraordinary amount of knowledge the electricians and telegraph operators had of it. In this case it was a display of auroral force without any scenic effects.

The atmosphere of the whole country, north, east, south and west of the North Atlantic, and even as far over as Great Britain, was very heavily charged with electricity, and for an hour in the middle of the day all efforts to telegraph, by either aerial, underground, or submarine circuit, were vain and vexation of spirit. On the occasion of the last auroral disturbance, on July 18 last, it was noted by the electricians and telegraph operators that the amount of electrical force in the atmosphere was very much greater during the day, between the hours of 11 and 4 P. M., than at night. There was a wonderful local spectacle at night on that date, but the auroral force was not felt nearly so much then as during the day.

Rendered Invisibly by the Sunlight.

The auroral disturbances to-day were very great, but the footlights of the sun killed the red and blue fire of the aurora up in the sky, and the auroral force was rendered invisible by the sunlight. The auroral disturbances to-day were very great, but the footlights of the sun killed the red and blue fire of the aurora up in the sky, and the auroral force was rendered invisible by the sunlight. The auroral disturbances to-day were very great, but the footlights of the sun killed the red and blue fire of the aurora up in the sky, and the auroral force was rendered invisible by the sunlight.

FUNDS FOR FRESH AIR.

Subscriptions Being Sent to the Improvement of the Poor Association.

The Secretary of the Improvement of the Poor Association reports \$5 as having been received for the fresh air fund from the Mission Band of Grace Church, Sharpshooters and from the King's Sons and Daughters of First Congregational Church \$32. Six little girls gave a croquet tournament and netted \$5. He also received a letter addressed to the association containing a smaller envelope with \$50 enclosed addressed to the fresh air fund. There was no name on it, and the writing could not be identified. The children who have been at Oakmont return to the city to-day, and a new lot of 70 little ones will be sent on Monday. "We have a balance on hand for the fresh air fund," said the Secretary, "but if we have a warm September we will need quite a deal more. We usually stop the work of this fund about September 1, and then open the children's Temporary Home on Washington street."

FOR CRUELTY AND NEGLECT.

Alderman K-r Imposes Fines Upon Owners of Cruel and Neglected Dogs.

There were two hearings before Alderman Kerr last night of persons charged with cruelty and neglect by Agent J. W. Jack, of the Anti-Cruelty Society. Michael Hollahan, who lives at 2621 Penn avenue, was accused of ill-treating his 14-year-old girl, sending her out to beg, and into saloons to buy beer. He was fined \$10 and costs. The children of Isabella Crawford were charged with cruelty and neglect of their three children. They are the persons who were so scathingly rebuked by Coroner McDowell last week while holding an inquest on their four-year-old child, which died from neglect. A fine of \$20 and cost was imposed on them.

They Said the Fall Hart Him.

John Rauff, David Kenney and William Gerhard were intoxicated Thursday night and got into a fight on Sandusky street, Allegheny. When a policeman arrived he found Rauff lying insensible on the sidewalk, with the head badly cut. He was taken to the Allegheny General Hospital, and the other men were taken to the lockup. The three were arraigned yesterday morning before Mayor Kennedy. Kenney and Gerhard swore that Rauff fell and cut his head on the curb. All three were fined the costs.

Fell Down Stairs.

Ned Barrett, of 1,210 Ringham street, Southside, was taken to the Southside hospital last evening by patrol wagon No. 7, suffering from injuries that may prove serious. He fell from a flight of stairs while under the influence of liquor. His right ear was almost torn off and it is thought he suffered a concussion of the brain. He was unconscious last evening.

Supposed to Be a Robber.

Charles Rohn was arrested yesterday on a warrant sworn out before Alderman Leslie by A. Kinordinger, charging him with larceny. It is alleged that Rohn was implicated in the robbery of the plaintiff's liquor store at 1038 Penn avenue one day last week. In default of \$800 bail he was committed to jail for a hearing next Thursday.

Mill-Workers in a Squabble.

Samuel Harrison and August Larnots entered cross suits before Alderman Warner yesterday, charging each other with aggravated assault and battery. The men are employed at the Black Diamond Steel works, and yesterday got into a quarrel. They had an ugly row. Each was fined \$1,000 bail for a hearing Monday.

Investigating the Charges.

Colonel L. G. Martin, of the Treasury Department, is here investigating the charges made against the appointment of George L. Calk as Assistant Immigrant Inspector. He called on a number of manufacturers yesterday who sent protests to Washington. He also had a long conference with President Eberhart, Hammet and Calk.

They Did Not See Like.

Messenger boys in the service of the Western Union and Postal Telegraph companies were to have gone out on a strike yesterday afternoon. They want an increase of 1 cent on every message they carry. The strike was called for 2 o'clock, but for some reason the boys did not go out.

A Homeless Worker in Trouble.

Thomas Kirkup, one of the non-union employees at the Homestead Steel works was committed to jail last night by Magistrate Gripp on a warrant charging him with unlawfully pointing firearms. The information was made by Robert A. Zach, a resident of Homestead.

Detectives Sworn In.

Quite a large number of commissions for new coal and iron detectives have been sworn in by the City Recorder's Office for several days. They were sent here from Harrisburg. Yesterday 22 men called for the commissions and were sworn in. It is said the majority of them are from Homestead.

Ocean Steamship Arrivals.

Steamer. Where From. Destination. Britannia.....Liverpool.....New York. Pacific.....London.....New York. Adriatic.....London.....New York. Adriatic.....London.....New York. Adriatic.....London.....New York. Adriatic.....London.....New York.

MOTHERS RESPONSIBLE

Simple Causes of So Much Cholera Infantum.

The Dangers of Stale Milk and the Milk of Unhealthy Cows.

Reason for Sorrow That Cold Mortality Figures Cannot Measure.

A child in the house is a wellspring of pleasure.

It cultivates all and twining itself around the hearts of even the sternest, it is loved by everyone. But it is the mother who enjoys most the delights of sweet friendship with the little one.

Children are what the mothers are. No fondest father's fondest care can fashion so the infant's heart.

It is to her alone up to her waking arms; to her those eyes open with joy and no surprise.

It is the mother who is responsible for the health of the babe. It is she who sees the first shadow of illness. It is, unfortunately, too often her fault that the child is ill.

There is so much illness among children this summer that half a dozen of the leading medical journals of the country have found it necessary to get out special editions upon the subject of cholera infantum and the similar complaints of indigestion which have made such fearful mortality among infants.

The pages overflow with the oft-told warning that it is the children who receive insufficient

nourishment from mother's milk, and who are then improperly "hand-fed," who have caused the sorrow that cannot be measured by the cold figures of mortality statistics. The advice to such mothers is:

Don't take any chances with secret preparations that are put upon the market in the guise of infant foods.

Beware of the dangers of stale milk, and milk from sick cows.

The milk can on your door step is one of the most fertile causes of summer illness. To state the case mildly, it is hard in August to procure good milk. If anything but breast milk must be given the child, use lactated food.

Lactated food is the most perfect substitute there is for mother's milk. Like nature's food, its basis is the purest sugar of milk. With it is combined the nutritious elements of the great cereals, wheat, barley and oats, so prepared as to be readily digested and assimilated. The addition of the salts found in mother's milk makes it a perfect substitute. With the increase of cholera infantum, there has come from physicians and nurses an extraordinary demand for it.

Experience has proven that pure food and pure air are the only panacea for the illness of infancy.

Thousands of mothers have found that nothing but lactated food will agree with their children. Mrs. August Spuhler, 30 Merrimac street, Haverhill, Mass., writes:

"We have used lactated food for our little girl, and it furnished her nourishment when everything else failed. I sent two photographs of her, one when she was nine months old, the other when 12 months old. [The latter appears above.] We began the use of the food when she was seven months old, at a time when she was very ill. She was quite backward in cutting teeth. Our family physician stated that she received no nourishment from my milk and recommended lactated food, which our friends also recommended. I am satisfied that it is the cause of her life and health."

HERE'S Neckwear Bargains!

We've made prices that ought to sell every piece in our entire stock to-day. And they will if every man who reads this "ad" should realize that he can actually save as much as \$1 on most of the Neckwear we offer. It means Neckwear for \$1 less per piece than you would ordinarily pay, and the best, too, imported or domestic make—we only have the best.

FINEST SILK NECKWEAR.

All new patterns and shapes,

AT 50c EACH,

Were \$1, \$1.25, \$1.50 and \$1.75 Each.

—AND—

Fine Imported and American Made Silk Neckwear, and our whole stock of fine Fisk, Clark & Flagg and other best makes of Summer Neckwear,

AT 25c EACH,

Were 50c, 75c, \$1, \$1.25 and \$1.50 Each.

Sale Gents' Furnishing Department To-Day.

JOS. HORNE & CO.,

609-621 PENN AVE.,

PHILADELPHIA.

TRI-STATE REVIVALS.

LATROBE—Jessie Flank, a coke-drawer at the Lippincott works, was run over by a Larry Thurlow and killed.

STURTEVILLE—A collision occurred on the Peenick Railroad opposite this city Thursday morning, blowing up several cars and badly damaged.

BEAVER—At 7:45 yesterday morning Station Agent Grant Grim liberated 30 carrier pigeons which had been shipped to him by Reed Davis of Waterford.

BEAVER FALLS—Frank Larzer, who was arrested for fire-bombing, was held for court yesterday. Lawrence county officials were here with a warrant on the same charge.

ROCKLAND, PA.—Mills, the young wife of James Watson, shot herself in the head with a revolver Thursday, and died almost immediately. She had been ill for some time, and was undoubtedly insane.

SCRANTON—Timothy Harrington, a Lehigh Valley engineer, while sitting in the cab of an engine at Scranton, was hurled from his seat by another train backing against his. He landed upon the railroad and another freight train ran over and killed him.

NEW CASTLE—Engineer William Whitney, of the Pittsburgh and Western Railroad, who was arrested at Mahoningtown on the charge of negligently blowing up the whistle, was discharged yesterday evening. He showed that he was blowing the whistle for the engine.

WILKESBARRE—The executive committee of the Order of Railway Telegraphers met yesterday to discuss the action of the Delaware, Lackawanna and Western Railroad in discharging members of the Brotherhood. Their action was held in Brotherhood being ordered out, but this cannot be varied.

DEPTFORD, O.—While Fred Wehner was in the act of drawing a revolver, Samuel Hurler hurried an ax which killed the man. The shooting was a tragedy. Hurler has not been arrested. He was accused by the man he killed of alienating the affections of Hurler's wife.

POTTSVILLE—A terrific wind and rain storm prevailed Thursday night throughout the Southern farming districts of this county, doing much damage. The barn of John Reuter, near Pottsville, was blown away by lightning, killing four head of cattle and two horses and destroying the building.

VAWORT (near Beaver)—Yesterday a load of lumber got stuck on the C. & P. track just as the 5 o'clock freight was approaching. John Rubie and George Pearson were driving the train. One unhitched the horses, and the other ran down the track to flag the train. It could not stop, however, and the train ran over and killed him.

SIDNEY, O.—A Big Four passenger train collided with a freight Thursday evening, wrecking both engines. A mail car was whirled down the embankment against a dwelling house. John M. Lingley, of Indiana, who was traveling with the passenger train, was fatally injured, and the engineer slightly. The passenger train had the right of way, and was running very fast. The freight was behind time and trying to make a switch when the collision occurred.

BAGGED BY THE POLICE.

JOHN LAFFERTY and Charles McLaughlin were arrested yesterday on a charge of being drunk and disorderly. Officer Miller last night. Lafferty was arrested and McLaughlin was going through his pockets.

JOHN O'BRIEN, of the Humane Society, went to Leechburg yesterday to investigate a case of cruelty to a horse. It is said that two men beat a horse so badly with a fence that the blood flowed to the ground in streams.

FRANK MERSEK, an Italian, was committed to jail yesterday by Alderman Cahill on a charge of pointing firearms preferred by R. Severo, who alleges that Mersek threatened to shoot him last Thursday evening. Both parties live on High street.

J. W. Goss and T. M. McNichol, of East Liverpool, are at the Monacaubela House.

E. H. Coddling, of Akron, and W. S. Liver of Canton, are stopping at the St. James.

J. W. Clark, of Indiana, and J. H. Morley, of Johnston, put up at the Seventh Avenue Hotel yesterday.

C. A. McFarley, manager of the Massachusetts Mutual Life Insurance Company, left for Springfield last evening.

F. E. Trowbridge, of Toledo, and A. B. Hatcomb, of Paulding, two lumbermen, were registered at the Grandon yesterday.

Warden John McAleese, of the jail, left yesterday afternoon for a ten days' sojourn in Beaver county, where his family is now spending the summer.

Superintendent Wilcox, of the water department, went to Boston last evening to bring his little daughter home. She has been visiting relatives at the hotel at the end of the month that new men will be ordered out.

Major Hepburn, of the Fifteenth Regiment, went to his home in Warren last night on a 30 days' furlough. He says if more men are needed at Homestead at the end of the month that new men will be ordered out.

M. Y. Robertson, who was for years the well-known Paying Officer of the Keystone Bank, has resigned and is now with the Austin Engineering Company. Mr. Robertson returned last evening from Chicago where he has about closed a \$200,000 contract with a street electric railway company.

Pittsburghers in New York.

NEW YORK, Aug. 12.—[Special.]—The following Pittsburghers are registered at the hotels here: A. Abrams, Metropolitan; J. Shapiro, Metropolitan; J. R. Brien, Belvidere Hotel; B. Carson, Continental Hotel; A. R. Gold, Continental Hotel; W. F. Morrison, Continental; H. F. Pilgram, Continental; H. Hammond, Metropolitan; J. C. Kay, Albemarle Hotel; E. T. Yarnley, Albemarle; J. R. and W. Brien, Albemarle; T. S. Squire, Albemarle; Kieber, Easton Square; F. Kieber, Union Square; H. Kornblum, Union Square; W. A. Magee, Westminster; W. H. Seif, Westminster; H. M. S. Smith, Stephens; G. R. Ware, Coleman House; J. W. Smith, Grand Union; A. J. Kelly, Grand Union; Miss E. E. Brown, Grand Union; W. S. Main, Starvante House; M. Smith, Broadway Central; A. D. Stratus, New York Hotel; J. S. Schweizer, Hotel Brunswick.

\$1 to Ohio Flye and Return To-Morrow.

Special train leaves B. & O. R. depot at 8:00 A. M.

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