

Daily Telegraph

HARRISBURG, PA. Thursday Afternoon, January 23, 1862.

STONED IN.—The "Stanton Guards," Capt. J. A. Curran, were sworn into the United States service to-day. The "Guards" are attached to a regiment at Camp Curtin, and are under marching order for the Seat of War.

SAXFORD'S OPERA HOUSE.—This popular place of amusement has become an "institution" in our midst. The performances are always clever, if we may judge from the happy faces nightly crowding the place to repletion, and we know of no place where a person may more effectually drive away dull care, or get the worth of his money. The patriotic drama of the "Seven Sisters," is still on the carpet, and will be repeated every evening this week.

THE "FAKIR OF AY."—This distinguished "Prince of Humbugs," has turned up at Pittsburgh, and the press of that city previously advised of his proceedings here, are "afiring him up" with an exceedingly sharp pointed stick. The Dispatch, of this morning, comes at him in this manner:

"Now we want to see, provided the authorities allow the show to come off, how many fools there are in Pittsburgh, and hope to be able to state that the bogus Fakir will meet with empty benches. It is a miserable swindle, and we hope that our citizens will not be duped by even the hundred dollar hoax."

THE MAIL ROBBERY CASE.—The case of the boy arrested night before last charged with purloining newspapers from the United States mail boys, in the Lebanon Valley Railroad depot, was heard before the Mayor at 3 o'clock yesterday afternoon. On this occasion he gave his name as Charles Wheeler, and stated that he had run away from his friends in Baltimore. He acknowledged having taken the newspapers, but cried, and begged hard to be let off, promising faithfully to "mend his ways." The Mayor, however, was compelled to commit him to prison, where he will remain until the United States authorities in Philadelphia can be heard from. As stated yesterday, the young delinquent is about fourteen years of age, comely, and with pleasing and intelligent looking features, well calculated to create favorable impressions.

THE ANDERSON BODY GUARD.—The Louisville Democrat of Saturday, the 11th inst., thus alludes to this fine company of young Pennsylvanians:— "This splendid body of young men, the flower of Pennsylvania, originally mounted as a body guard to General Anderson, and better known here as General Bull's body-guard, will leave to-day, it is expected, for active service. This troop has been sworn in as an independent troop for extra hazardous service, and they are exactly the men who may be expected to accomplish a great deal, whether as scouts, or skirmishers, or extra aids."

Yesterday the members of the troop made a present of a splendid saddle and bridle to Lieut. Spencer, one of their officers. He is a regular army officer, and is held in high esteem by all his men. Messrs. Valentine Hummel and Wm. H. Armstrong, both of our city, are members of the "Guard."

MADAME ANNA BISHOP.—The re-appearance of this lady after an absence of many years in our city, was an event of no ordinary character. The large hall was filled with our music-loving people. It must have been most gratifying to Madame Bishop the reception she got on this occasion. All seemed delighted with her singing. As we have not the time to particularize each piece, we would mention the sparkling song, "Robin Red Breast," the pathetic and plaintive old song of the "Beggars Girl," being something new here, and sung for the first time in this city. If we are to judge and express an opinion, this was one of the most successful concerts ever given in this city. Mr. Seguin possesses a fine voice and sings well. He was heard to the best advantage in the comic duet of "Quanto Amore" with Madame Bishop his forte seems the buffo style. Mr. De Spies is a fine pianist; we have had none better save Thalburg. He shows great schooling, being, we understand, a pupil of the celebrated Litz. We cannot omit mentioning the beautiful quality of the piano used on this occasion, being furnished by Mr. Knoche. Madame Anna Bishop has been prevailed upon to remain with us another night, giving an entire change of programme. She will appear in scenes from opera in costume, making this a very interesting programme indeed. We would certainly advise all to avail themselves of the last opportunity of hearing this great artist in this city.

A REMARKABLE CRIMINAL CASE.—One of the most interesting cases that have ever been tried in this county, came off yesterday. A young girl by the name of Jane Bowman was indicted for concealing the death of a bastard child. The evidence, as detailed in court, seemed to be conclusive as to her guilt. Her appearance was testified to by various witnesses, showing that she presented the look of a pregnant woman; also, that a full grown child was found in the cess-pool of the house in which she resided, wrapped up in an apron similar to one that had been made for the defendant by a seamstress. Also, that on the very day that the child was alleged to have been born, she had been taken suddenly with sickness. These, and many analogous facts, were in evidence. However, the defence showed that the prisoner had submitted herself to a rigid medical and scientific test, the result of which was that she never had conceived; and that her sickness had been produced by a return of the menstrual flow, which had been checked. In addition to this, a highly respectable clergyman of this city, testified that he had married the defendant more than a year ago. The sensation produced in court when this testimony was heard was marked and striking. It completely vindicated the character of the defendant, and showed that she had been the victim of either much malice, or of a great mistake. The case was conducted for the Commonwealth by A. J. Herr, Esq., and for the defence by Jno. T. Kunkel and R. A. Lamberton, Esq's. On both sides it was well and ably managed.

COURT PROCEEDINGS.—The following cases have been disposed of since our last report: Com. vs. Jane Bowman. Indictment, concealing the death of a bastard child. Prosecution withdrawn. Com. vs. S. S. Cola. Indictment, assault and battery. Verdict—guilty. Com. vs. John M'Callough. Indictment, felonious assault and battery. Plead guilty and submitted.

Com. vs. Robert Baskins. Indictment, assault and battery. On trial. The Grand Jury of the term, having concluded their labors, submitted the following report, after which they were discharged from further attendance:

To the Honorable Court of Quarter Sessions of Dauphin County, January term, 1862. The Grand Jurors, for the Commonwealth of Pennsylvania, inquiring for the County of Dauphin, respectfully report that they have finished all the business submitted to them for their session. We have passed upon sixty bills of this number we returned a dissenting "No true Bill." A portion of these latter cases, should, in the judgment of the Grand Jury never have reached the grand jury room, and indeed, should never have come into court at all even had there been efficient evidence to warrant the jury in finding a "True Bill;" still, their bearing upon the peace of the community is of so trivial a character, that they would hardly be worth the time of the court, or the expense necessarily attending their trial. The Grand Jury is inclined to the belief, that were justices of the peace and aldermen, more mindful of the true interests of the county, and did they exercise a more prudent discretion, much of the time of the Grand Jury and court might be saved, and unnecessary costs to the county spared, instead of sending up to the court cases of very small moment, or cases depending on flimsy and very doubtful testimony, the committing magistrate might dispose of them finally themselves. For surely, if there is not sufficient evidence to warrant a Grand Jury in finding a "True Bill," there can hardly be sufficient to give the case an importance worthy the time and labor of the court and jury, to say nothing of costs to the county, which might be employed to more advantage to the people. We are somewhat surprised to learn from the District Attorney that the number of bills sent up at this term is less than usually engages the attention of the Grand Jury. While this fact affords some small occasion for congratulation, it still furnishes a sad commentary upon the morality and sense of our people. The offenses against law, order and common decency, are quite too numerous. The vigilance of the police and the terrors of the law seem to be, to a great extent, impotent. The force of public opinion and the influence of religion, seem also to exert but little restraining power.

Depraved human nature, regardless of the restraints of morality, the peace of society, or the punishment that awaits evil doers, seems wedded to its own corruptions and bent on mischief. It breeds, the tendency of our unassisted nature, is to do wrong; but, it is also true, that the majority of cases that swell up our calendar of crime, have their origin in other causes than a mere love of doing wrong. It cannot be denied that much of the crime that harasses and disgraces society is closely allied with poverty and want. But poverty, itself, is, in very many instances, the consequence of imprudent and wrong doing. Poverty and crime are not twin sisters, unless made so by outside and unnatural causes. These causes, we think, are manifold. Are they not found in the unrestrained and reckless indulgence of intoxicating drinks? Intemperance prevails to a fearful extent, and is indeed, the natural mother of vice, and, in our judgment, is chargeable with a large proportion, if not a majority, of these petty offenses, such as assault and battery, riot, larceny, &c., as well as of a grave character, which absorb the time of our criminal courts, and pile costs upon our county to little purpose. Thus far a remedy for this evil has been sought in vain, and whatever measures could be adopted that would measurably check it, would be hailed by every good citizen with cordial delight. It seems to the Grand Jury that we have far more drinking houses than the good of the community or the morals of society require. This evil, no doubt, grows out of our license law itself, but even in that law are found safe-guards, which, if properly and rigidly enforced, would to some extent at least, modify much of its baneful results. In addition to our more respectable drinking saloons, where in many cases the habit of drinking gets its impetus, we have a hoard of low groceries, where cheap whiskey and three-cent glasses of what they call brandy are dealt out without stint or discrimination. Is it wonderful that intemperance should thrive when the temptations are so multitudinous? Is it less wonderful that crime should abound in the same ratio? The police suggest their fees in no small degree by their diligence in looking up and arresting drunken men, particularly of a certain sort, who are overcooled by the whiskey sold them by some trafficker in the article, where greed for money overrides his qualms of conscience. We find no fault with this action of the police. On the other hand, it is proper, as far as it goes. But all this is but adding to the public expense, while the fountain head of the evil is permitted to send out its pestiferous streams unchecked. It seems to the grand jury that a more vigilant looking after the vendor of the article that made their prisoners drunk, while they don't fail to take care of the drunkard, the cause of humanity and the public peace would be considerably the gainer, while the finances of the county would find a more profitable investment. If the law were promptly enforced when liquor is given to men already under its influence, good would be done, and if those who sell to habitual drunkards or minors are hunted up and brought before Court, much disorder and drunkenness would be prevented. While the grand jury have no information as to the persons who violate the law in this respect, yet that it is done there is no room for doubt, as the evidences that meet the eye in our streets are neither few nor far between. We trust our police will be held to the prompt discharge of their whole duty.

The Grand Jury also felt it their duty to refer to another evil, occurring quite too often in this city, and in different towns throughout the county, undisturbed by the proper authorities. We allude to what are modestly called "Gift Stores, Gift Peddlers and Gift Certificates." To call these schemes for money making "Lotteries" would, perhaps, be too unblushing a defiance of the law. If this is not a violation of the law against lotteries, it is, at least, an evasion of it, and is as demoralizing in its influence. The mode of procedure of this comparatively modern swindle we need not attempt to describe, as nearly every person is acquainted with it. It is a nuisance that should be speedily removed by the proper officers, and we respectfully recommend it to the notice of the court.

The east ends of Market and Chestnut streets, in this city, are frequently blocked up by trains of cars, being left standing across said streets an unreasonable length of time, to the annoyance and detention of those who have occasion to travel in that direction. A little more attention to those obstructions, by the proper officers, would remedy this evil.

The Jury would also beg leave to bring to the notice of the court the fact that the running of Mulberry street, at Second street, is of an extremely dangerous by the fall-out of post watchmen at said crossing, on many corners and goes of the approach of the cars. We have heard of several hair-

breadth escapes at this point, and, for the better security of passers by, we trust that said railroad company may be compelled to adopt some signal by which all accidents may be avoided. If this is within the power of the court, we respectfully ask its interference. If, however, this matter falls properly under the jurisdiction of the city authorities, we trust the matter complained of will be speedily remedied by them. In this latter event, we would respectfully recommend it to the attention of the Mayor and City Solicitor.

Whereas it is represented that the fund appropriated by the county Commissioners in aid of the families of our brave volunteers, who are now in the army of the United States, in defence of the integrity of our glorious Union, is exhausted. In view of this fact, the grand jury would respectfully recommend to the Commissioners of our county, to appropriate a further sum of eight thousand dollars to the same purpose, to be placed in the hands of the court, to be by it distributed to the families of the soldiers from Dauphin county, in the service of our country, in such sums, and at such times, as the court, in its discretion, may deem proper. We most cordially recommend this appropriation, as an obligation of the people of this county owe to our brave defenders of their families. The portion that would fall to each taxpayer to pay would be a mere unit in comparison to the sacrifices made by our soldiers in behalf of law and good government, while we remain in all the enjoyments of the comforts of home and in the pursuit of our various callings. We feel satisfied that no patriotic taxpayer could have it in his or her heart to find fault with our Commissioners should they concur with us in the views above set forth. We would also bespeak the influence of the court in their behalf. We visited the county prison, and found everything in good order, and therefore have no suggestions to make. All of which is respectfully submitted. GEO. P. WEISTLING, Foreman.

"Honor to Whom Honor is Due." CAMP CURTIN, Jan. 23, 1862. EDITOR TELEGRAPH:—Through the columns of your valuable paper we, the members of the Agaww Guards, 101st regiment, would respectfully tender our thanks to the Hon. J. W. Blanchard, member of the House of Representatives, for his kindness in furnishing us an excellent oyster supper on Saturday last. The young Representative who appreciates a soldier's worth. Long may he live to gain glory and renown from the old Keystone State and the American Union. C. J. D. H.

INSTRUCTION IN MUSIC.—A highly intelligent lady, well qualified by a thorough musical education in Europe under eminent masters, and by several years of successful teaching, desires a few pupils in piano music and singing, operatic and ballad styles. See advertisement.

THE SWORD AND THE CROSS.—Rev. J. R. Koenen, formerly of Mercersburg, and late Consul to Trinidad, is a captain of one of the volunteer companies now at Camp Curtin, near this city.

Pennsylvania Legislature.

REPORTED EXPRESSLY FOR THE TELEGRAPH. SENATE. THURSDAY, JAN. 23, 1862.

The Senate met at 11 o'clock A. M., and was called to order by Mr. Speaker HALL.

Prayer by the Rev. Daniel Gans, pastor of the German Reformed Church of Harrisburg. The journal of yesterday (Wednesday) was read.

SPEAKER'S TABLE. The SPEAKER presented the statement of the Philadelphia Saving Fund Society, made out by their auditors. Laid on the table.

PETITIONS PRESENTED. Mr. KETCHAM presented the petition of citizens of Luzerne county, praying for the repeal of an act relating to pedlars. Referred to the Committee on Judiciary.

Mr. LOWRY presented the petition of Col. John B. Boyce, Colonel commanding the Fifty-third Regiment of Pennsylvania volunteers, and thirty officers, asking for legislative relief. Referred to the Committee on Finance.

REPORTS OF STANDING COMMITTEES. Mr. BENSON, chairman of the Committee on Finance, reported as committed a further supplement to an Act to establish an asylum for the insane poor of this Commonwealth.

BILLS READ IN FLAG. Mr. ROBINSON, read in place a joint resolution relative to the payment of officers of volunteer forces in the service of the United States.

Referred to the Committee on Finance. Mr. MERRITT, an Act to authorize the re-examination of the account of Thomas McCandless, late Treasurer of Indiana county, and for the relief of his creditors. Referred to the Committee on Finance.

Mr. HESTAND, a further supplement to an Act incorporating the Reading and Columbia Railroad Company. Referred to the Committee on Railroads.

Mr. MOFF, a supplement to an Act relating to the lien of mechanics and others, passed June 16, 1836. Referred to the Committee on Judiciary.

Mr. CONNELL, an Act to re-organize the Board of School Controllers in the first school district of Philadelphia. Referred to the Committee on Education.

Mr. SMITH, (Montgomery), an Act relating to appeal from Justices of the Peace in Montgomery county. Referred to the Committee on Judiciary.

Mr. LAMBERTON, an Act providing for the recording of the town plot of the town of Clarion, Forest county. Referred to the Committee on Judiciary.

Mr. KETCHAM, a supplement to an Act to incorporate Insurance companies approved April 21, 1856. Referred to the Committee on Judiciary.

Mr. LAWRENCE, a supplement to an act approved May 7, 1855, to provide for the ordinary expenses of the Government. Referred to the Committee on Finance.

ORIGINAL RESOLUTIONS. Mr. LOWRY offered a resolution requesting the State Treasurer to inform the Senate what amount of funds the State had deposited in the "Bank of Commerce" at the city of Erie at the time it closed its doors. After a debate the resolution passed.

COMMEMORATION TO OFFICERS OF PENNSYLVANIA VOLUNTEERS. On motion of Mr. ROBINSON the Senate proceeded to the consideration of a "joint resolution" relative to the payment of officers of volunteer forces in the service of the United States. After a long debate an amendment was appended requesting our Representatives in Congress to call the attention of the War Department to the fact that the United States paymasters have in many cases disregarded the order of the War Department directing them to pay privates from the date of their enrollment, and requesting that it be rectified. As so amended the resolution passed.

REPORTS OF COMMITTEES. A number of bills of a private nature were reported from the Standing Committees. BILLS IN FLAG. The following bills of a general nature were read in place. Mr. SHANNON, one to establish a State Military Academy. Mr. BIGHAM, one relative to the settlement of the military supplies furnished by regular orders. Also, one to extend the time of which certain Railroad Companies may claim the benefit of the 43rd section of the act for the commutation of the tonnage duties.

Mr. SMITH, (Chester) one entitled a supplement to the act concerning the sale of railroads. Mr. KATZ, one relative to the rate of interest. Mr. BLANCHARD, one repealing an act relative to private bankers and brokers. Mr. HOFFER, one to abolish the board of Revenue Commissioners.

Mr. ARMSTRONG, one respecting the taxation of real estate owned by corporations. Mr. GREENBANK, one relative to co-partners and joint debtors. Mr. MOHANNUS, one providing for an oath of allegiance.

Mr. RYAN, one relative to the commencement of actions. Mr. VINCENT, one to attach Erie and Crawford counties to the Eastern district of the Supreme Court.

Mr. SHANNON, one entitled a joint resolution to instruct our Senators and members in Congress to procure the passage of an act relative to the duties of volunteers. The resolution was taken up and considered.

Mr. KATZ moved to amend by adding "and further to make sufficient provision for the payment of the expenses incurred in recruiting companies and regiments for the volunteer service." The amendment was agreed to; and the resolution as amended then passed finally.

RIVER AND HARBOR DEFENCES. On motion of Mr. VINCENT, the House proceeded to the consideration of the joint resolution relative to harbor and river defences, and after some time the said resolution was passed finally.

JOINT RULES OF THE TWO HOUSES. The House then took up the resolution relative to the adoption of the joint rules of the last session, and after some little debate it was adopted.

ALLEGED CORRUPTION IN THE LAST LEGISLATURE. Agreeably to order the House resumed the consideration of the joint resolution submitted by Mr. HOPKINS, relative to alleged corrupt influences in procuring the passage by the last Legislature of an act for the commutation of the tonnage duties. The resolution was debated up to the hour of adjournment.

HOUSE OF REPRESENTATIVES. THURSDAY, JAN. 23, 1862. The House was called to order at 11 o'clock A. M. A large number of petitions were presented. PAY OF RETIRING OFFICERS. Mr. KATZ, from the committee of conference to whom was referred the difference between the two houses on the joint resolution relative to the pay of retiring officers, submitted a report, which was adopted.

PURDON'S DIGEST. Mr. WORLEY presented a resolution that so much of the resolution authorizing the Clerk of the House to purchase copies of Purdon's Digest for the use of the House, restricting him to wholesale prices be waived, and that he be directed to buy the required number at a price not exceeding five dollars per copy. Agreed to.

THE NINTH RULE OF THE HOUSE. Mr. CESSNA offered a resolution that the ninth rule of the House be amended by adding to the end thereof the following: "And resolutions shall be offered only on Wednesdays and Saturdays." Mr. BIGHAM moved to amend so that the amendment shall take effect after the eighth of February.

The amendment was agreed to; and the resolution as amended was then adopted. ESTIMATES FROM THE DEPARTMENTS. Mr. ARMSTRONG offered a resolution calling on the Auditor General, State Treasurer, Secretary of the Commonwealth, Surveyor General, and Superintendent of Common Schools, for estimates of the contingent expenses of their several departments for the ensuing year. Agreed to.

THE GENERAL SCHOOL LAW. Mr. MCLELLAN offered the following, which was agreed to: Resolved, That the Committee on Education be directed to enquire into the expediency of so amending the general school law, so that the first five of the week-days in each week shall constitute a school week, and four of these weeks a school month, and report by bill or otherwise.

ASSUMPTION OF THE NATIONAL TAX. Mr. BROWN, (Mercer), offered the following, which was adopted: Resolved, That the Committee on Ways and Means be instructed to report a bill, if deemed advisable, providing for the assumption and payment of that portion of a direct tax of twenty million of dollars annually laid upon the United States by an act of Congress, approved August 8, 1861, which was thereby apportioned to the Commonwealth of Pennsylvania; and to provide for the assessment and collection of said amount as other State tax is now by law assessed and collected.

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TO THE PUBLIC.—Having just got through auditing our last year's account of last year's business, which shows a reasonable margin of profit, we are induced to test (notwithstanding the great advance in dry goods), that with a large stock of goods on hand, bought much below the present ruling rates. We are determined to offer such inducements, during this time, that the most prudent buyers can not help but be pleased. Yours, &c., URICH & BOWMAN, Cor. Front & Market Sts.

NOTICE! BARGAINS! BARGAINS!—Gentlemen now is the time to have a good fitting shirt made to measure or from sample. I am now making a good shirt for \$1.25 equal to any other now in the market for \$1.75. All work guaranteed to fit and to give entire satisfaction to the wearer. Always on hand a large assortment of Ladies' and Gentlemen's Furnishing Goods at the old prices; also a large lot of A. I. Irish Linens at the old prices. If you want a bargain or a good fitting under garment, just go to James A. Lynn, Manufacturer, No. 12, Market street, next to Hummel & Killinger's grocery store, Harrisburg, Pa., where he is selling without regard to cost or the advance of goods.

New Goods, New Goods.—25 pieces of beautiful Delaines, black ground with soft flower, at 25cts., worth 37cts. 50 pieces of white, yellow and red flannels, all prices. Hoop skirts at 75¢, \$1, and \$1.25. 100 dozen white linen pocket handkerchiefs, from auction. Shirt braces at 15¢, 25¢, and 37cts. A new lot of those white ribbed stockings. 50 dozen white and grey drawers and undershirts. 50 dozen half wool and all wool socks. A large lot of velvet ribbons. Children's wool stockings, all prices, 12cts. and upwards. Our balance of stock of fur at cost. Beautiful mourning Delaines, pant stuffs, sateens, alpacas, merinos at 75c. Full stock of all kinds of domestic goods at L. Lewy, Rhoads old stand. jy10.

New Advertisements. YOUNG MEN desiring to serve in an Infantry Regiment, which will likely be sent South, would do well to apply to the undersigned, who has authority to raise a company. J. WESLEY AWE. HAY! HAY!—50 tons superior baled Hay, for sale wholesale and retail by JAMES M. WHEATZER.

THEO. F. SCHEFFER, BOOK AND JOB PRINTER, NO. 18, MARKET STREET, HARRISBURG. Particular attention paid to Printing, Rolling and Binding of Booklets, Broadsides, Pamphlets, Choice, Drafts, &c. Gans printed at \$2, \$3, \$4, and \$5 per thousand in elegant style.

WM. T. BISHOP, ATTORNEY-AT-LAW, OFFICE NEXT DOOR TO WYETH'S HALL OPPOSITE NEW COURT-HOUSE. Consultations in German and English. SHAEFFER'S RESTAURANT, THIRD STREET, OPPOSITE TELEGRAPH PRINTING OFFICE. Having handsomely fitted up the building formerly occupied by the "State Senate" printing office, the undersigned is prepared to furnish the public with refreshments in good style and quality. Order is served up in every style, and the table supplied with all the delicacies of the season. Orders by the Quart or Bag, Reading Ale, Lager Beer, &c., constantly on hand. [20 adw] E. C. SHAEFFER.

A GRAND SOIREE Will be given at BRANT'S HALL on THURSDAY Evening, Jan. 30, 1862, by the German citizens. TICKETS FLOOR MANAGERS \$1 00 Benj. G. Peters, D. J. Unger, Wm. Metzger, David Herr, Philip Lin, Fred. Haehlein. [21-td]

SOMETHING NEW! NO excuse for having Boots and Shoes not blackened.—Blacking that will give a polish on wet or greasy boots. Just the thing for the times, when every one cannot afford two or three pairs of shoes or boots. Call and examine, at NICHOLS & BOWMAN'S, corner Front and Market streets.

FOR SALE CHEAP.—A TWO STORY FRAME HOUSE, 12x20x50 feet situated on Gra. 4 street, in the rear of the Reservoir. For further particulars apply on the premises to E. M. MATER, JR. [22-2d*]

JUST OPENED! A FINE LOT OF SUPERIOR SEGARS, MADE OF Good Tobacco, and from one to two years old, of my own manufacture. A fine lot of choice Chewing and Smoking Tobacco, Pipes, Snuff and a large variety of other articles constantly on hand for sale wholesale and retail. Thankful for former patronage, I hope by strict attention to business to receive a liberal share of the trade. A fine Smoking Room attached, where customers may lay back and rest my Segars and Tobacco. Don't forget the window with the sign in it; that is the place to buy your Tobacco and Segars. North Market Square, above Market street, Harrisburg. Wm. WYRHOFF. Dec. 4, 1861.—43m

GOAL! GOAL!! GOAL!!! THE undersigned would inform the consumers of Coal that he is now prepared to furnish Coal from under cover perfectly dry and clean in all kinds of weather. Lyles Valley Broken Coal "Large Egg " "Small Egg " "Nut " "Pileston Lump Coal. "No. 1 " "No. 2 " "No. 3 " "No. 4 " "No. 5 " "No. 6 " "No. 7 " "No. 8 " "No. 9 " "No. 10 " "No. 11 " "No. 12 " "No. 13 " "No. 14 " "No. 15 " "No. 16 " "No. 17 " "No. 18 " "No. 19 " "No. 20 " "No. 21 " "No. 22 " "No. 23 " "No. 24 " "No. 25 " "No. 26 " "No. 27 " "No. 28 " "No. 29 " "No. 30 " "No. 31 " "No. 32 " "No. 33 " "No. 34 " "No. 35 " "No. 36 " "No. 37 " "No. 38 " "No. 39 " "No. 40 " "No. 41 " "No. 42 " "No. 43 " "No. 44 " "No. 45 " "No. 46 " "No. 47 " "No. 48 " "No. 49 " "No. 50 " "No. 51 " "No. 52 " "No. 53 " "No. 54 " "No. 55 " "No. 56 " "No. 57 " "No. 58 " "No. 59 " "No. 60 " "No. 61 " "No. 62 " "No. 63 " "No. 64 " "No. 65 " "No. 66 " "No. 67 " "No. 68 " "No. 69 " "No. 70 " "No. 71 " "No. 72 " "No. 73 " "No. 74 " "No. 75 " "No. 76 " "No. 77 " "No. 78 " "No. 79 " "No. 80 " "No. 81 " "No. 82 " "No. 83 " "No. 84 " "No. 85 " "No. 86 " "No. 87 " "No. 88 " "No. 89 " "No. 90 " "No. 91 " "No. 92 " "No. 93 " "No. 94 " "No. 95 " "No. 96 " "No. 97 " "No. 98 " "No. 99 " "No. 100 " "No. 101 " "No. 102 " "No. 103 " "No. 104 " "No. 105 " "No. 106 " "No. 107 " "No. 108 " "No. 109 " "No. 110 " "No. 111 " "No. 112 " "No. 113 " "No. 114 " "No. 115 " "No. 116 " "No. 117 " "No. 118 " "No. 119 " "No. 120 " "No. 121 " "No. 122 " "No. 123 " "No. 124 " "No. 125 " "No. 126 " "No. 127 " "No. 128 " "No. 129 " "No. 130 " "No. 131 " "No. 132 " "No. 133 " "No. 134 " "No. 135 " "No. 136 " "No. 137 " "No. 138 " "No. 139 " "No. 140 " "No. 141 " "No. 142 " "No. 143 " "No. 144 " "No. 145 " "No. 146 " "No. 147 " "No. 148 " "No. 149 " "No. 150 " "No. 151 " "No. 152 " "No. 153 " "No. 154 " "No. 155 " "No. 156 " "No. 157 " "No. 158 " "No. 159 " "No. 160 " "No. 161 " "No. 162 " "No. 163 " "No. 164 " "No. 165 " "No. 166 " "No. 167 " "No. 168 " "No. 169 " "No. 170 " "No. 171 " "No. 172 " "No. 173 " "No. 174 " "No. 175 " "No. 176 " "No. 177 " "No. 178 " "No. 179 " "No. 180 " "No. 181 " "No. 182 " "No. 183 " "No. 184 " "No. 185 " "No. 186 " "No. 187 " "No. 188 " "No. 189 " "No. 190 " "No. 191 " "No. 192 " "No. 193 " "No. 194 " "No. 195 " "No. 196 " "No. 197 " "No. 198 " "No. 199 " "No. 200 " "No. 201 " "No. 202 " "No. 203 " "No. 204 " "No. 205 " "No. 206 " "No. 207 " "No. 208 " "No. 209 " "No. 210 " "No. 211 " "No. 212 " "No. 213 " "No. 214 " "No. 215 " "No. 216 " "No. 217 " "No. 218 " "No. 219 " "No. 220 " "No. 221 " "No. 222 " "No. 223 " "No. 224 " "No. 225 " "No. 226 " "No. 227 " "No. 228 " "No. 229 " "No. 230 " "No. 231 " "No. 232 " "No. 233 " "No. 234 " "No. 235 " "No. 236 " "No. 237 " "No. 238 " "No. 239 " "No. 240 " "No. 241 " "No. 242 " "No. 243 " "No. 244 " "No. 245 " "No. 246 " "No. 247 " "No. 248 " "No. 249 " "No. 250 " "No. 251 " "No. 252 " "No. 253 " "No. 254 " "No. 255 " "No. 256 " "No. 257 " "No. 258 " "No. 259 " "No. 260 " "No. 261 " "No. 262 " "No. 263 " "No. 264 " "No. 265 " "No. 266 " "No. 267 " "No. 268 " "No. 269 " "No. 270 " "No. 271 " "No. 272 " "No. 273 " "No. 274 " "No. 275 " "No. 276 " "No. 277 " "No. 278 " "No. 279 " "No. 280 " "No. 281 " "No. 282 " "No. 283 " "No. 284 " "No. 285 " "No. 286 " "No. 287 " "No. 288 " "No. 289 " "No. 290 " "No. 291 " "No. 292 " "No. 293 " "No. 294 " "No. 295 " "No. 296 " "No. 297 " "No. 298 " "No. 299 " "No. 300 " "No. 301 " "No. 302 " "No. 303 " "No. 304 " "No. 305 " "No. 306 " "No. 307 " "No. 308 " "No. 309 " "No. 310 " "No. 311 " "No. 312 " "No. 313 " "No. 314 " "No. 315 " "No. 316 " "No. 317 " "No. 318 " "No. 319 " "No. 320 " "No. 321 " "No. 322 " "No. 323 " "No. 324 " "No. 325 " "No. 326 " "No. 327 " "No. 328 " "No. 329 " "No. 330 " "No. 331 " "No. 332 " "No. 333 " "No. 334 " "No. 335 " "No. 336 " "No. 337 " "No. 338 " "No. 339 " "No. 340 " "No. 341 " "No