

The Pittsburgh Post.

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PITTSBURGH, WEDNESDAY MORNING, JANUARY 15, 1862.

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The Pittsburgh Post.
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The Daily Post
PITTSBURGH:
WEDNESDAY MORNING, JAN 15
CITY MATTERS.

RIGHTFUL ACCIDENT.—On Tuesday morning a lad named Grim, about nine years of age, whose parents reside in the Fourth Ward, Allegheny, was passing along the bridge work of the Pittsburgh, Fort Wayne and Chicago Railroad, between Anderson and Sandusky streets, his foot caught between a couple of the timbers, and before assistance could be rendered he was trampled along and killed him. The engine and tender passed over one of his legs, cutting it entirely off. It is said that this was not discovered by the engineer until the engine had passed over him. He was taken home and it was thought last evening he would recover.

TRIAL AND ACQUITTAL OF J. H. WEAVER.
The Court of Oyer and Terminer, Judge Mellon, Parks and Brown on the bench, was occupied nearly all yesterday in the trial of John H. Weaver, indicted with Nicholas Butler, for the murder of Mr. Rahrath, who it will be remembered, was found dead in a stone yard in Allegheny last November. Messrs. Mellon and Seibert conducted the case for the prosecution and Messrs. Swartzwelder and Condy for the defense. The evidence did not differ materially from that adduced on the first trial. The prosecution contended that the death resulted from exposure of Mr. R. in a stone yard, where he was taken by Weaver and Butler (who has been missing ever since) and Mr. Seibert argued that it was their intention to do violence to the person, but death ensued before it was consummated. The defense, in the absence of any evidence of violence, insisted that however wrong the morals it was for defendants to leave the woman exposed to her weak condition, they were not legally responsible for the death. This view seems to have been accepted by the jury, as they, after a brief absence, returned a verdict of not guilty and the prisoner was discharged by proclamation.

Public Meeting.
The inhabitants of McClure township assembled at "Recker's Hotel" (Wood's Run) on Monday, the 13th instant, to take into consideration the presentation of the Grand Jury made in pursuance of the charge of the Court.
On motion of E. H. Kerr, Esq., the subject was organized by calling Mr. Henry Phillips to the chair. Jas. Galloway and Charles Cummings were chosen as Vice Presidents, with Osa Hartman and Jas. S. Anderson for Secretaries.

The object of the meeting being stated by the President, Mr. Kerr read from the Chronicle, the presentation—which was received with demonstrations of satisfaction.
On motion the following gentlemen were appointed a committee to investigate the case: Messrs. Kerr, Shipman, McGill, Hartman and Cummings. The committee, after some time spent in deliberation, reported, through their chairman, the unanimous report of the committee, and which was adopted by acclamation.
Resolved, That we most cheerfully and cordially assent to the charges of the Grand Jury, and we will do every thing in our power to secure the conviction of the guilty, and the punishment of the law.
Resolved, That the charges of the Grand Jury are just and reasonable, and we will do every thing in our power to secure the conviction of the guilty, and the punishment of the law.
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THE ARMY CONTRACT FRAUD CASE.
The Court of Quarter Sessions yesterday, Judge Mellon delivered his decision in the application of the Messrs. Morganstern, indicted with the former and Ned for defrauding the government, for a trial at the present term. He held he could not discharge them now, neither could he grant the Commonwealth a writ, as the District Attorney was not ready. This occupation has been the most annoying one to the Messrs. Morganstern, subjecting them to great inconvenience and loss. It is particularly hard upon them, as they claim to have done nothing of which any honorable business man need be ashamed, yet have been utterly unable to remove the incumbrance upon their business, although they have made every effort to get relief, failing in every instance. It seems very wrong that they should be compelled to "submit to such injustice if they desire it they should certainly have an opportunity of placing themselves "right on the record" before the community and the country at large. As the jury for this term has been discharged there is but one course open for them, however unsatisfactory it may be, viz, to apply, at the close of the term, for the discharge they will be entitled to, having been under bonds for two terms. This will rid them of the nuisance vexation attending what in their case seems more like a persecution than a prosecution.

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100 LBS. UNDERWEAR,
100 LBS. OUTERWEAR,
100 LBS. ACCESSORIES,
100 LBS. MISCELLANEOUS.

SELECT TALE.
HOW THE DUEL BEGAN, AND HOW IT ENDED.

Our regiment was quartered in a small and miserably roofed place—there was no society, no enjoyment, no home, we were left to our own devices, and we remained but to collect together at each other's lodgings, where, except our uniforms, there was nothing to be seen.
There was only one person that I knew who did not belong to the army. He was a man of about thirty-five years of age, and he was called Silvio. He was a man of a very high opinion of himself, and he was very vain. He was a man of a very high opinion of himself, and he was very vain. He was a man of a very high opinion of himself, and he was very vain.

FROM MISSOURI.
On Tuesday, January 13—A special detachment of the 1st Missouri Cavalry, consisting of two companies, was ordered to move to Kentucky. The detachment was composed of the 1st and 2nd companies, and was commanded by Captain [Name]. The detachment was ordered to move to Kentucky, and was expected to arrive there on the 15th inst.

INSURGENT GOV. FOD.
On Tuesday, January 13—The Governor of Missouri, James W. Brown, was inaugurated at St. Louis. The inauguration was a grand affair, and was attended by a large number of people. The Governor was inaugurated at the St. Louis Convention, and was inaugurated at the St. Louis Convention.

Latest from New Mexico.
On Tuesday, January 13—The latest news from New Mexico is that the situation is still very serious. The rebels are still in possession of the territory, and the Government is still unable to dislodge them. The situation is still very serious, and the Government is still unable to dislodge them.

Case of Mrs. Warner.
On Tuesday, January 13—The case of Mrs. Warner was heard in court. The case was a very interesting one, and was heard in court. The case was a very interesting one, and was heard in court.

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BY TELEGRAPH.
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