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SPECIAL BARGAINS! FLOOR OIL CLOTH and LINOLEUM

FOR SALE. Three Cars No. 1 Timothy Hay. Two Cars Fine Middlings.

Florida Oranges, Condensed Milk, AT KEITER'S

OUR POTTSVILLE LETTER! BATCH OF INTERESTING ITEMS OF COURT NEWS.

THE LICENSE REMONSTRANCES Grounds Upon Which Some of Them Have Been Made are Briefly Stated—Other Matters Noted.

YES! Becoming Interesting E. W. Wilde

DOUGHERTY'S Saloon and Restaurant

JOHN F. PLOPERT'S Bakery and Confectionery

25 CTS. PER YARD FOR OIL CLOTH

OUR POTTSVILLE LETTER! HUGHES' PLACE IS IN THE REAR OF THE CHURCH...

THE GRIM REAPER'S WORK MICHAEL O'HARA SUCCEDED EARLY THIS MORNING.

OBES OBSERVATIONS. What He Sees and Hears During His Travels.

THE GRIM REAPER'S WORK (continued) HE citizens of Shenandoah to-day lost one of their oldest and most respected citizens...

OBES OBSERVATIONS (continued) The name "Council" given the governing body of the borough is a misnomer.

OBES OBSERVATIONS (continued) People must not be misled by the announcement that the joint committee has decided to throw all the responsibility for the proposed new water works upon the Borough Council.

OBES OBSERVATIONS (continued) The chairman of the Citizens' standing committee of towns has called a meeting for this evening.

OBES OBSERVATIONS (continued) The name of N. H. Davis still lives, although he has been dead many years.

OUR POTTSVILLE LETTER! (continued) Judge Green made a New Year resolution, got well and is holding court with his old-time vim.

OUR POTTSVILLE LETTER! (continued) Messrs. H. J. Muldoon and John A. Kelly, Jr., and Miss Ella Kelly, of Shenandoah, and the Misses Moore, their guests, of Philadelphia, visited the almshouse on Thursday.

OUR POTTSVILLE LETTER! (continued) Judge Pershing is still confined to his Howard avenue domicile. He has been sworn in for ten years more, but he has not had ten minutes of healthful time to enjoy his new term.

OUR POTTSVILLE LETTER! (continued) Quite a number of remonstrances against Shenandoah gin mills have been filed. They are mostly against new stands. I will dish them up for your readers in another article.

OUR POTTSVILLE LETTER! (continued) Three applications in the Legislature for Schuylkill are the result of the efforts of the Republican side, Keeter, Loebe, Keeney, Cagle and Cooper.

OUR POTTSVILLE LETTER! (continued) The managers of the Academy and Union have the dry rot. So have the pieces they pretend to manage, and they won't spend a cent on them.

OUR POTTSVILLE LETTER! (continued) There is no business which admits of so many wonderful innovations as the theatrical business. The present age might appropriately be styled "The Realistic" Age.

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OUR POTTSVILLE LETTER! (continued) Harry Cleaver, formerly of Ashland, was convicted of rape on oath of Phoebe Miles, of the same place. The child is only 13 years old and Cleaver will doubtless get a severe sentence.

OUR POTTSVILLE LETTER! (continued) Attorney Hollister, acting for the "League for the Enforcement of the License Laws of Schuylkill county," has remonstrated against the following cases in the First ward in Shenandoah:

OUR POTTSVILLE LETTER! (continued) D. J. Creeden, for a retail license. The reason given are that the house is not a suitable one for the purpose; that the court has used to license it before, and that it is not a public necessity.

OUR POTTSVILLE LETTER! (continued) Rose Bradley, retail. Remonstrated against because: 1st, not a public necessity, and 2nd, the applicant is not a suitable person to have a license.

OUR POTTSVILLE LETTER! (continued) Mary Lipsitt applies for a retail license in the Second ward. Objected to because the house is not suitable and is also not a public necessity.

OUR POTTSVILLE LETTER! (continued) Leo Long applies for a retail license in the Third ward and the attorney files these objections: It is really a "new stand" while marked an "old stand," if a "new stand" there is no necessity for it.

OUR POTTSVILLE LETTER! (continued) James Tobin, in the same ward, wants to retail liquors and the reasons filed against him are three: 1st, the house is alleged to belong to Mrs. Bridget Delaney, and is said to be situated on northeast corner of Jardin and Coal streets, and an old stand, neither of which statements are true and the application is void for want of proper advertisement.

OUR POTTSVILLE LETTER! (continued) James M. Dougherty applies for a retail license in the 5th ward. It is objected 1st, that the record does not disclose whether it is an old or new stand and 2d, if for a new stand, it is not a public necessity.

OUR POTTSVILLE LETTER! (continued) Mr. Hollister excepts to Peter Mackin's license in Kline township, and states three reasons: 1st, The re-licensing is not a public necessity; 2d, the applicant is not a proper person, and 3d, Mackin has violated the law in the past year, openly, &c.

OUR POTTSVILLE LETTER! (continued) S. H. Kaerher, Esq., attorney, has filed remonstrances against Patrick Curlin and Neil O'Donnell, "old stand" places, and Hugh McGrady, "new stand," all of Kline township, and gives as a reason that neither is a public necessity.

OUR POTTSVILLE LETTER! (continued) John R. Coyle, Esq., attorney, filed a remonstrance against John Nelson's license in Ryan township for the reasons that 1st the applicant has been notified to leave the house on January 1st, 1893, and will have no place; and 2d, B. J. Yost, of Shenandoah, has applied for a license for the same premises.

OUR POTTSVILLE LETTER! (continued) Father P. C. McEnroe, of Mahanoy City, has written to Clerk Toole, protesting to the licensing of John Lynch, of the Second ward of that place, and Owen Hughes, of the First ward. His reasons are "Lynch's place is across from our church, about 75 feet, and

OUR POTTSVILLE LETTER! (continued) Hughes' place is in the rear of the church about 50 feet. Besides there is no necessity for them, as there are about 10 or 12 licensed places not more than twenty steps from Lynch's and Hughes' houses." Rev. McEnroe also questions the qualifications of the parties.

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