

CITY INTELLIGENCE.

[FOR ADDITIONAL LOCAL ITEMS SEE INSIDE PAGES.]

CITY CRIMINAL CALENDAR.

A Violent Chap—Stole a Horse and Wagon—Lost his Watch—An Old Offender—An Absconding Thief—Did of Like his Arrest—Assault and Battery—A Pretty Mate—Female Domestic in Trouble.

A fellow named David Lamb was arrested this morning about 3 o'clock by Officer Tucker, at No. 753 South Thirteenth street. He had been exercising his arms upon his wife, when the screams of the poor woman caused the entrance of the policeman he also turned upon him. He drew a cavalry sabre and made a dash at the officer, but was secured before any damage was done. Committed by Alderman Bonnell in default of \$1000 bail.

Henry Cramer was arrested yesterday by Officer Bartleson, at Twenty-eighth and Jefferson streets, while driving a horse and wagon which he had stolen at Third and Green streets. The owner of the team kept a provision store at Twenty-third and Race streets, and had gone to Third and Green streets on business. He had only been out of his wagon a few minutes when it was driven off by Cramer. Alderman Hutchinson held the thief in \$1200 bail to answer.

Sarah Collins and Francis Turner, both colored, have been arrested and held for a further hearing, by Alderman Swift, upon the charge of robbing a peddler from what is known as the alley watch. Sarah enticed him into a house in St. Mary street, where Francis took the time-keeper. Officer Parker learned of the theft and made the arrest.

Louis Adams, colored, well known in police annals, has again been arrested. This time he is charged with tapping the till of a place at Seventh and St. Mary streets of \$10. Luke resided in Gillis alley. Alderman Moore committed him.

Detective Levy has arrested a chap named Michael Honig upon the charge of false pretences. It appears that Michael, who lives at the northwest corner of Eleventh and Jefferson streets, had been taking a number of places in this city, for which he never intended payment. After getting possession of the things he attempted to move to Wilmington, Del., and had already taken some of his furniture aboard the steamer "Herkules" when he was detected. Detective Levy caught him, however, before his little game was executed. A warrant for his arrest was issued by Alderman Beiler, at the instance of S. M. & J. L. Bartram, who are the agents on Market street, who, together with the firm of Seltz & Figurs, trunk and carpet-bag manufacturers, No. 818 Race street, had been secured by the accused. He had, altogether, received goods to the value of \$435. The Alderman held him for a further hearing on Saturday next.

On Saturday night last Joseph Morley was arrested for disorder on Frankford road, by Police Officer Jones, of the Eleventh District. Upon being taken into custody Joseph became contumacious, and drawing a knife, threatened to make use of it upon the person of the officer. He was taken before Alderman Neill, who held him in \$1000 bail to answer.

Arthur Shields, for committing an assault and battery on a conductor of one of the Philadelphia, Germantown, and Norristown Railroad trains at Manayunk, has been held in \$500 bail by Alderman Neill.

Henry Archer, the second mate of the brig Waverly, from Pernambuco to this port, was arrested by the Navy Yard yesterday, by the Harbor Police, upon the charge of threatening, upon the high seas, to kill the captain of the ship, and to take possession of the vessel. He was put in irons until the arrival of the ship at this city. Held for a hearing before an United States Commissioner.

Barbara Albright, who has been employed for some time in a restaurant on Race street, below Fourth, was arrested about twelve o'clock on Saturday night, while carrying off, in a large bag, cabbage and eggs, the property of her employer. For some time shirts, table cloths, knives, forks, and canbles had been used, and she is suspected of having purloined them. When arrested she maliciously broke the eggs in the bag. Alderman Godbon held her in \$700 bail.

ORGANIZATION OF A NEW POST.—A new Post has just been organized by the veterans of the Grand Army of the Republic. The object of this association is to benefit the families of those belonging to it when in distress. It seeks out the orphans of deceased soldiers and provides for their education. The new Post of the Grand Army of the Republic, No. 161, met at the hall corner of Ninth and Calloway streets, on Saturday night, for the purpose of installing the officers. Colonel McLean declined the office of Post, and was nominated and elected as Post Commanders—Dr. E. D. Buckman; S. Y. Com., General B. F. Foust, Jr.; A. Com., Lieutenant F. O. Garrigue; Quartermaster, Captain J. B. Gilbert; Post Commandant, Colonel S. C. S. The following persons were nominated and elected as Post Commanders—Dr. E. D. Buckman; S. Y. Com., General B. F. Foust, Jr.; A. Com., Lieutenant F. O. Garrigue; Quartermaster, Captain J. B. Gilbert; Post Commandant, Colonel S. C. S. The following persons were nominated and elected as Post Commanders—Dr. E. D. Buckman; S. Y. Com., General B. F. Foust, Jr.; A. Com., Lieutenant F. O. Garrigue; Quartermaster, Captain J. B. Gilbert; Post Commandant, Colonel S. C. S.

THE BOARD OF SURVEYS.—The Board of Surveys held its regular meeting at noon to-day, President Strickland presiding. The Chairman, a petition to place Tappan place on the plan of the city was negatived. A large number of applications for sewers and drain pipes were presented, and of these the Committees reported upon the following:—Three applications on Broad street, between Fifth and Sixth; Sartin street, between Poplar street and Girard avenue; Columbia avenue; Sixteenth and Montgomery avenue; Chance street, east of Tenth and north of Chestnut; and Tenth and Chestnut streets. An eight-inch pipe on American street, from Diamond street to Susquehanna avenue. A petition for a bridge, over Frankford creek, at Orthodox street, was referred to the Chief Engineer and Surveyor and Mr. Shallock. The Board then adjourned, to meet on Monday next at 10 o'clock.

A SCURGE.—Yesterday morning the drowned body of a man named Millard Murray was found in a pond, at Crystal Springs, near Holmesburg. The deceased, a married man, about sixty years of age, residing at Holmesburg, had for some time been bent on taking his own life, and had been closely watched to prevent the accomplishment of his purpose. Yesterday, however, he took advantage of the absence of his wife, and, going to the pond, he deliberately drowned himself. The Coroner has been notified.

HORTICULTURAL EXHIBITION.—To-morrow evening the annual exhibition of the Pennsylvania Horticultural Society will open in Horticultural Hall, and continue open day and evening until Friday night next. It promises to be one of the finest displays of fruit, vegetables, plants, and flowers that has ever been seen in the city. Contributions are solicited, as competition will be open to all exhibitors.

NOT SUCCESSFUL.—On Saturday night some thieves effected an entrance into the office of the malt house of F. Blackburn & Co., Eighth street, below Jefferson, and attempted to blow open the safe. Though the safe was seen to be open, they could not, however, get it open.

GURKING ACCIDENT.—On Saturday last, while running on the marshes below Mount Hope, H. William Fort, aged about twenty-five years, H. attempting to draw his gun out of a boat, discharged the contents of both barrels, blowing away the left hand of his right arm below the elbow.

HEARINGS AT THE CENTRAL STATION.—This afternoon, before Alderman Beiler, at the Central Station, John McConnell, residing at No. 707 South Broad street, had a hearing upon the charge of selling liquor to temperate persons, after having been notified to cease doing so.

Mrs. Ann Cummings, residing at Broad and Shippen streets, testified that the accused sold liquor to her daughters; that she had notified him to refuse it, but that he still continued supplying them; her daughters drank to excess; the accused sold liquor also to the little son of one of her daughters, which he afterwards carried to his mother.

HELD IN \$1000 BAIL TO ANSWER.

LEGAL INTELLIGENCE.

U. S. DISTRICT COURT—Judge Caldwell.—The first term of the court held at the adjournment of last month, was opened this morning, the same jury being in attendance that served in July. The first case called upon upon the docket was the case of the Philadelphia and Reading Railroad, in which a freight car was the subject of claim. It was conceded by the defendant that the car, when seized by the government officials, contained fraudulent whisky, but that it was not intended to be used for any purpose other than that of a freight car. The court, however, was this—situated near the railroad at North Second street, and was a side track running into their yard, for the purpose of receiving coal, and other articles to and from the depot. On the same day the proprietor of this establishment applied to the agents of the government for a writ of habeas corpus, to remove the car from their place. The agent replied that he had no such writ as that, but that he would issue one if the car was obtained from the Reading Railroad, and at the same time he requested the agent of the latter road to lend them one. The car was readily sent across the bridge from Bridgeport, and lodged in the yard of the defendant on the following day. The car was every morning, the coal and other cars were taken from the distillery to the grounds of the defendant, and the defendant, in consequence of this, looked into it and discovered the whisky. Like a law-abiding citizen he had the car at once impounded, and notified the agents of the District, into whose hands the matter was placed. The latter, however, they had not participated in the fraud, and he hastened to give the full information of his detection to the government.

On the following day the defendant, for the forfeiture of the car. The jury rendered a verdict for the Railroad Company.

A Furniture Car and Pair of Mules, John Thompson, claimant. This was an action for the return of a pair of mules and a wagon which were used for the removal of whisky in violation of the requirements of the act of Congress.

On the part of the claimant, Mr. L. C. Oswald, who has resumed business, took the ground that there was no evidence in this case to show that the defendant acted without any knowledge of the illegality of his conduct, and therefore he should not be deemed to lose his property.

The jury rendered a verdict for the claimant.

On the part of the defendant, Mr. J. L. Ludlow and Pierce.—The September term of the Court opened this morning, the current motions list being the subject of consideration.

NINTH WARD ASSESSMENT.—COURT OF QUARTER SESSIONS—Allison, P. J. The first term of the court held at the adjournment of last month, was opened this morning, the same jury being in attendance that served in July. The first case called upon upon the docket was the case of the Philadelphia and Reading Railroad, in which a freight car was the subject of claim. It was conceded by the defendant that the car, when seized by the government officials, contained fraudulent whisky, but that it was not intended to be used for any purpose other than that of a freight car. The court, however, was this—situated near the railroad at North Second street, and was a side track running into their yard, for the purpose of receiving coal, and other articles to and from the depot. On the same day the proprietor of this establishment applied to the agents of the government for a writ of habeas corpus, to remove the car from their place. The agent replied that he had no such writ as that, but that he would issue one if the car was obtained from the Reading Railroad, and at the same time he requested the agent of the latter road to lend them one. The car was readily sent across the bridge from Bridgeport, and lodged in the yard of the defendant on the following day. The car was every morning, the coal and other cars were taken from the distillery to the grounds of the defendant, and the defendant, in consequence of this, looked into it and discovered the whisky. Like a law-abiding citizen he had the car at once impounded, and notified the agents of the District, into whose hands the matter was placed. The latter, however, they had not participated in the fraud, and he hastened to give the full information of his detection to the government.

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THIRD EDITION

WASHINGTON

Proceedings of Congress—An Adjournment until October

Agreed to—Inquiries into the Revenue Difficulties.

Etc., Etc., Etc., Etc., Etc., Etc.

FROM WASHINGTON.

Special Despatch to The Evening Telegraph.

Republican Appointments.

WASHINGTON, Sept. 21.—Hon. James G. Blaine, of Maine, chairman of the Republican State Committee of that State, and Horace Maynard, of Tennessee, will speak in Concert Hall, Philadelphia, on Wednesday night. Mr. Boutwell, of Massachusetts, will speak at Chester, Delaware county, Wednesday evening. Senator Henry Wilson will speak Thursday night next at the Steamboat Station, Chester county.

Adjournment.

The House met at noon. A quorum was present.

Mr. Schenck offered a joint resolution that, the Senate concurring, both houses adjourn till October 16, and after that, unless otherwise ordered, till November 10, and then, unless otherwise ordered, till the first Monday in December. He called the previous question, which was sustained, and the resolution passed without a division.

CONGRESSIONAL PROCEEDINGS.

The Senate.

THE PRELIMINARY PROCEEDINGS.

Despatch to The Associated Press.

WASHINGTON, Sept. 21.—The Senate was called to order at 12 o'clock.

The Rev. Dr. Gray, Chaplain, in the course of his prayer, invoked the wisdom and grace of the Supreme Ruler of the universe, and his duties, so that whatever courses they pursue may meet the Divine approval and sanction of the whole Christian Church.

The clerk commenced reading the journal, but on motion of Mr. Edmunds, the further reading was discontinued.

Resolution to Adjourn.

Mr. Anthony offered the following resolution: Resolved, By the Senate, the House of Representatives concurring, that the President of the Senate and the Speaker of the House of Representatives adjourn their respective Houses until 12 o'clock, noon, of the 16th day of October, 1868, and that they then, unless otherwise ordered, adjourn till the 10th day of November, 1868, at 12 o'clock, noon, and that they then, unless otherwise ordered, adjourn till the 1st Monday of December, 1868, at 12 o'clock, noon.

A Quorum Present.

On motion of Mr. Sherman there was a call of the Senate, when 34 members answered to their names, and the Senate proceeded.

Mr. Anthony stated that his colleague, Mr. Sprague, was not present, owing to sickness.

The Resolution Adopted.

The question was taken on the adoption of the resolution, and yeas 33, nays 1, Mr. Buckalew.

Thirty Minutes Recess.

On motion of Mr. Anthony, at 12:15 the Senate took a recess for half an hour.

After the recess a message was received from the House that the latter had passed the resolution to adjourn to the 16th of October, if not otherwise ordered to the 10th of November, and the Senate adjourned to the 16th of October, at 12 o'clock, noon.

House of Representatives.

PRELIMINARY BUSINESS.

Continued from our Second Edition.

The Vacant Chairs.

WASHINGTON, Sept. 21.—The prayer alluded to in our report of yesterday, was that all who are "passing away," and in a short time account of the deeds done or left undone should be rendered by all. He prayed for Divine aid to the members of the House, to promote the highest welfare of the country.

The Speaker announced that, the recess having expired, the House of Representatives had convened at 10 o'clock, and that the session of the last day's session was in print, and that there was no objection, its reading would be dispensed with.

Adjournment to October.

Mr. Schenck offered the following resolution: Resolved, The Senate concurring, that the President of the Senate and the Speaker of the House of Representatives adjourn their respective Houses until 12 o'clock, noon, of the 16th day of October, 1868, and that they then, unless otherwise ordered, adjourn till the 10th day of November, 1868, at 12 o'clock, noon, and that they then, unless otherwise ordered, adjourn till the 1st Monday of December, 1868, at 12 o'clock, noon.

Mr. Schenck moved to suspend the rules, and to order that the House do pass the resolution, and that they then, unless otherwise ordered, adjourn till the 16th of October, 1868, at 12 o'clock, noon, and that they then, unless otherwise ordered, adjourn till the 10th day of November, 1868, at 12 o'clock, noon, and that they then, unless otherwise ordered, adjourn till the 1st Monday of December, 1868, at 12 o'clock, noon.

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