

RAHWAY ADVOCATE

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RAHWAY, N. J., MARCH 22, 1884.

OUR LEGISLATURE COMING TO THE RELIEF OF BANKRUPT CITIES.

The charge has been repeatedly made that the present legislature is absorbing all its time in talk and is doing nothing in the line of legislation. So far as bills designed to aid bankrupt cities are concerned however, the reverse is the case. Three bills, each one of a series of the passage of which is intended to relieve the demands of the reasonable creditors and to compel the unreasonable ones to join with the reasonable, have passed; all with great speed and with little or no display of "eloquence."

The obligations of our cities required to be met by taxation are of three different classes. The first class consists of those imposed for State, County and State school purposes. The second includes those incurred for the various local needs, such as the support of the fire, school, police and other city departments; and the third comprises the interest and principal of the bonded debt. If these obligations are not met judgments may be obtained upon them and writs of mandamus issued to compel the tax assessors to make the amount of these judgments in the tax levy.

The bankrupt cities do not ask to be relieved from the payment of their obligations included in the first two classes. They however assert they cannot meet the demands of the reasonable creditors and ask the creditors in this class to accept a compromise. Meetings to arrange this compromise have been held and an adjustment with some of the creditors agreed upon. In Elizabeth the largest creditors have refused their consent and have issued writs of mandamus in consequence amounting to over \$100,000. In Rahway a larger proportion has accepted but similar writs for a smaller amount have been issued. The prospect of a settlement as to Rahway under the excellent plan developed by Amos Dodd has been somewhat encouraging. Between one third and one-half of the creditors have agreed to the plan provided all the other creditors should come in. But the others are not coming in to any extent and the assurances of their doing so are by no means comfortable. In Elizabeth the prospects was positively discouraging. Clearly as to both cities some extraneous and additional aid was required. This aid these bills are intended to furnish.

The question to be solved by these cities was this. Assuming an ability and a desire to meet the obligations belonging to the first two classes, and an inability to meet those of the third, how could legislation be enacted in such a way as to prevent the writs from being enforced as to the third class and not interfere with their full action in regard to the other two classes. Of course the assessors might decline to serve. This would render the writs inoperative. But while such action would prevent unreasonable creditors of the third class from enforcing their claims, it would be injurious to the rights of the reasonable ones who would thereby be equally prevented from enforcing theirs, and would prevent the levying of taxes for the other two classes, which the cities desired to have levied.

The three laws we have referred to were passed in order to solve this question. The first one is Senate No. 72. In general terms it provides that when assessors in any city decline to qualify the county board may select one of its members to assess the State, County and State school taxes apportioned to such city. As this provided for the enforcement of the collection of the first class of taxes it satisfied those who were interested in that particular class.

The second one is Senate No. 102. This provides that when any encumbered city makes or has made a proposition to arrange its debt in any way, the same to be published in at least one newspaper in the city of New York for four weeks at least three times a week, and also in a newspaper published in such encumbered city. This proposition shall be binding upon the city. Notices of such proposition shall also be sent to the creditors whose post office addresses are known and all creditors shall be requested to send so acceptances or declarations within three months. Those who shall accept will be bound and all those who do not respond shall be considered by their silence as acquiescing in the arrangement. This is intended to give to creditors who are in doubt what to do, a reasonable time within which to decide in order for the affected cities to know how far the compromise is assured.

This third is the most important of all. It directs that in case the assessors decline to serve the Governor shall appoint three commissioners who shall perform the duties of such assessors so far as making valuations of property are concerned. In addition they shall make levies of taxes up on the property for such sums as they shall deem expedient for the support of schools, for supporting the poor and for other local purposes, not including anything to meet the obligations upon bonded indebtedness. In order to restrict their power of levying excessive taxes they are limited in fixing the rate to one and one fourth per cent.; and it is made unlawful to use any appropriation for any other purpose than that for which it is made. Full freedom for the enforcement of all class of obligations, and of all enforcing the

collection of taxes for State, County, State school and local purposes. But under them if the local assessors refuse to serve the officers appointed to fill their place have no power to levy taxes to enforce the writs of mandamus under the third class.

One cannot at once determine what will be the practical effect of these laws. The design of them is, as we have stated, to make the interest of unreasonable creditors to yield to the wishes of the reasonable ones. So far as they appear from a cursory reading, they will aid very materially in effecting compromises in the Elizabeth and Rahway plans of adjustment. In Elizabeth all the assessors have declined to act and the first practical application of these laws will be made there. We regret that there appears to be no authority giving these Governor's commissioners to levy a tax to meet the interest on the new compromise bonds. It seems to make those conditions who are willing to do so justice to the unjust unwilling ones.

All these bills were passed by a substantially unanimous vote. This is significant, as it shows that the public sentiment of the State is in sympathy with the desires of these cities in their embarrassments.

NEW JERSEY LEGISLATION.

The Senate has passed the Assembly bill to prevent the pollution of the waters within the borders of the State by the discharge of petroleum, commonly called sludge oil. The act as amended by the Senate forbids the deposit of sludge oil in the harbor, rivers, etc., under penalty of \$1,000 for each offence, one-half which goes to the person prosecuting. The bill is drawn with great care, and it is believed that it will be impossible to invalidate its operation.

Both houses have passed an important bill in reference to Elizabeth and the bankrupt condition of that city. It provides that when the local assessors fail to act, the Governor shall appoint three assessors who shall proceed to levy a tax, not to exceed 12 per cent, for the support of the departments of fire, police, health, highways and public schools. This tax will not be subject to the levy of the local assessors, but the city thus gains an important advantage, and the result of the act will be, it is thought, to hasten the adjustment of the difficulties. The bill was drawn by Frank Bergen and submitted to the scrutiny of ex-Judge Dillon, of New York, and Governor Aldrich, before it was presented. It is stated here that it was pushed through so rapidly because of the possible opposition of the Singer Sewing Machine Company, and it is alleged that the obstacles in the way of a settlement have been raised principally by that corporation. Whether or not the actual situation, Elizabeth, under this act, will be in a better position to make terms with her creditors than before. The city, it is stated, will promise at fifty cents on the dollar, with a low rate of interest.

PROCEEDINGS OF THE BOARD OF CHOSEN FREEHOLDERS OF THE COUNTY OF UNION, N. J.

ELIZABETH, N. J., March 6, 1884.
Regular meeting of the Board, held on Thursday, March 6, 1884, at 10 o'clock, P. M.
Present—Director Martine and Freeholders Bryant, Belmer, Doty, Deane, Debbie, Haliday, Husbands, Jernigan, Newberry, Oliver, Pieson, Thompson, Vanderbeck—14.
Absent—Freeholders Bauer, Hubbard and Smith—3.
The minutes of the last meeting were read (omitting list of bills ordered paid) and, on motion, approved and read.
COMMUNICATIONS.
A communication from P. H. Gilhooly, late county attorney in the matter of the mandamus against City of Rahway, and recommending that no further action be taken at present, was read.
On motion, received and ordered on file.
A communication from Messrs. Alward & Farret, attorneys, and signed by a number of freeholders, notifying the board of objections to navigation in the Staten Island Sound, near the city of Rahway, in the city of Elizabeth, was read.
On motion, received and referred to the chosen freeholders of the city of Elizabeth.

REPORTS.

The following report from County Attorney Fay, in reference to justice bills, was read, and, on motion, received and ordered printed with the minutes of the board.
ELIZABETH, N. J., March 6, 1884.
To the Honorable the Board of Freeholders of the County of Union:
GENTLEMEN:—As to the bills referred to me at your last meeting of two justices of the peace, viz., George Mulford, Esq., and D. M. Bynette, Esq., I have the honor to report that as to the bill of the former, amounting to \$20.05, while a number of the detailed costs annexed are excessive, there is no need of specifying the irregularities in this report, inasmuch as the justice has failed to comply with the law by his own omission to file his claim upon the county for any costs in the enumerated cases. I find that while the bill to the county is made out and sworn to, January 9, 1884, the services performed, with a single exception, in July and August, 1883, and in all but one case judgments were found at the October term of the court.
The 140th section of the Justices' Court act, to be found on page 666 of the revision, directs "that every justice of the peace shall make a bill of particulars of the costs in each criminal case before him, and certify and send up the same with the papers in the case to the prothonotary of the peace. And if an indictment be found the case, said bill of costs shall be handed by the prothonotary to the county clerk, who shall review and correct the same, if necessary, and certify the correct amount to the county collector, etc."
This course has not been pursued by Justice Mulford, and to pay the bill as it comes in its present shape would be a manifest injustice to the county because the costs were taken upon the judgments and paid by the defendants in all but one case without any allowance having been taxed for the justice by reason of his own neglect to comply with the law, and the court has no power to alter the costs heretofore taxed so that the county treasury cannot be reimbursed in case this bill be paid.
As to the bill of Justice Bynette the \$2 and 84 items, viz.: \$2.75 and \$2.00, amounting to \$4.75, are precisely like the case of Justice Mulford, and in fact they refer to some of the same cases and have never been forwarded as required by the section above quoted. As to the bill of \$2.00 for its cases at 40 cents each, the claim will be correct if reduced to \$1.00, as the law allows but 25 cents per case, and the case number being line.

It is also prepared to be noted, and Messrs. Alward & Farret, corner, respectfully,
W. H. Gilhooly, County Attorney.

By Freeholder Oliver:
Resolved, That the county collector be authorized to pay money bill for quarter ending May 15, 1884, amounting to \$4,977.58, when properly audited by the Finance Committee.
On motion, adopted by a unanimous vote.
By Freeholder Oliver:
Resolved, That the county collector be authorized to pay money bill for quarter ending May 15, 1884, amounting to \$4,977.58, when properly audited by the Finance Committee.
On motion, adopted by a unanimous vote.
By Freeholder Belmer:
Resolved, That the Committee on Milton Avenue draw bridge, Rahway, be empowered to renew the contract with Peter Van Pelt as draw-master for said bridge at the same compensation as received under the last contract, viz.: \$250 per year.
On motion, adopted by a unanimous vote.
By Director Martine:
Resolved, That \$400 be transferred to bridge account, \$400 to building account, and \$229.58 to livery account from interest account.
On motion, adopted by a unanimous vote.
By Freeholder Vanderbeck:
Resolved, That the freeholders of Plainfield be authorized to repair abutment wall to Washington Avenue bridge over Fresh Brook, at an expense not to exceed \$500.
On motion, adopted by a unanimous vote.
By Freeholder Newberry:
Resolved, That the freeholders of Linden be authorized to repair culvert on Rahway Avenue at an expense not to exceed \$30.
On motion, adopted by a unanimous vote.

BILLS ORDERED PAID.

The following bills, audited and approved, were read and ordered paid by a unanimous vote:
Bridge account—J. W. Van Pelt, Elizabeth, \$20.10; Chas. A. Smith, New Providence, \$2.50; Jason Sidmon, New Providence, \$2.50; John Wilson, Plainfield, \$2.50; Joseph F. Selley, Plainfield, \$7.50; Peter Van Pelt, Rahway, \$250.00; George W. Reedy, Springfield, \$4.75.
Court account—Amos Moffett, \$21.00; McGowan, \$14; Wm. Ennis, \$10; Wm. Adams, \$10; John McCall, \$2; J. H. Staats, \$40.50; Chas. J. Smith, \$10; Jacob Marsh, \$14; John Stanton, \$10; Geo. Ball, Rahway, \$10; William Scott, \$10; William R. Wilson, \$20.
Committee expenses—S. P. Debbie, \$3; George W. Doty, \$12; C. W. L. Martine, \$10; C. P. Debbie, \$12.25.
Publication account—Cook & Hall, \$25; New Woodruff, \$25; E. O. Chamberlain, \$20.
Public buildings—Elizabeth Gas Co., \$20.75; Wm. A. Smith, \$72.82.
Salary account—Thomson, Terrill, Jr., \$41.49; J. A. Fay, Jr., \$25; J. L. Crowell, \$25.
School account—N. W. Pass, \$12.
Freeholder Dwyer moved to adjourn, which was carried.
The director declared the board adjourned to Thursday, April 8, 1884, at 2 P. M.

BUCKLE'S EARLICH SALVE.

The Best Salve in the world for Cuts, Bruises, Burns, Ulcers, Salt Rheum, Itch, Sores, Eruptions, Chapped Hands, Chilblains, Corns, and all Skin Eruptions, and positively cures them. It is guaranteed to give perfect satisfaction, or money refunded. Price 25 cents per box. For sale by Geo. F. Brown.

A LADY'S PERFECT COMPANION.

We have just published a new book by a lady, and containing nothing of the sort, shows how any woman may become a mother without suffering any pain whatever. It also tells how to treat an overgrown nervousness, morning sickness, swollen limbs, and all other evils attending pregnancy. It is a good book issued to help suffering women, and contains nothing of the sort. Physicians highly recommend it as the wife's true companion. Send two cent stamp for full descriptive circular, testimonials, &c. Address FRANK THOMAS & Co., Publishers, Baltimore, Md.

ELECTION NOTICE.

Public Notice is hereby given, That an election will be held on TUESDAY, APRIL 8, 1884, for the following County, City and Ward Officers of Rahway:
COUNTY OFFICERS:—Two Chosen Freeholders.
CITY OFFICERS:—Mayor, one Water Commissioner at Large, one School Commissioner at Large, one Coroner, one Assessor for the 1st District (1st and 2nd Wards), one Assessor for the 2nd District (3rd and 4th Wards).
WARD OFFICERS:—One Ward Clerk, one Judge of Election, two Inspectors of Election, one Constable.
2nd Ward—One Councilman, one Ward Clerk, one Judge of Election, and two Inspectors of Election.
3rd Ward—One Councilman, one Ward Clerk, one Judge of Election, and two Inspectors of Election, one Constable.
4th Ward—One Councilman, one Ward Clerk, one Judge of Election, and two Inspectors of Election, one Constable.
Poll will be held at the following places:
First Ward—Engine House No. 1, Milton Avenue and Milton Avenue.
Second Ward—Hermes Hotel, corner Grand and Newton Streets.
Third Ward—Chamberlain's Hotel, Campbell Street.
Fourth Ward—Crownell's Hotel, corner Main Street and Milton Avenue.
5th Ward—Polls open at 7 A. M. and close at 7 P. M.
FRANKLIN MARSH, City Clerk.
March 31, 1884.

HEREDITARY SCROFULA.

Are you aware that in your blood the cause of scrofula has a prominent place? This is true of every one. It is liable at any time, on the slightest provocation, to develop itself in some infectious disease. Consumption and many other diseases are consequences of this impurity of the blood. Hereditary scrofula is a terrible disease, discharging so that it is obliged to wash them every morning, his system nearly all coming out; he was exceedingly dirty, most of his time being spent in his bed. He was unable to find anything that did the least good upon him till last spring, 1878, we gave him two bottles of Hood's Sarsaparilla. His system improved at once. The back of his ear healed up without any treatment, and he is in his usual health.

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HOOD'S SARSAPARILLA.

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Messrs. C. I. Hood & Co., Gentlemen:—Your Sarsaparilla has always been tried by the Bostonian Bureau, and in his head discharging from his ears, and a running sore on the back of his ear for two years, his system would fester and rot, discharging so that it was obliged to wash them every morning, his system nearly all coming out; he was exceedingly dirty, most of his time being spent in his bed. He was unable to find anything that did the least good upon him till last spring, 1878, we gave him two bottles of Hood's Sarsaparilla. His system improved at once. The back of his ear healed up without any treatment, and he is in his usual health.

Beverly Hills, Cal.,
No. 108 Merrimack St., Lowell, Mass.

FOR SALE.

ABOUT 10 ACRES
of first rate land, with great variety of ornamental and fruit trees, Small Fruits, Asparagus bed, etc. House of ten (10) Rooms and Attic, Tool House, Wagon House, Cow Shed and Barn. Excellent well of water, Rain water in house. Extensive view. One mile from station on P. R. R. and one-half mile from Avenue on the Pennsylvania Long Branch R. R.

More Land can be had if wanted.

Also for sale

TWO ACRES OF SALT MEADOW.

adjoining the upland. Also, Lot of Corn Stalks, Corn on Ear, and one white Cattle Horse, perfectly gentle any where.

Also</

JEWELRY CASES.

A. EDWARD WOODRUFF,

Attorney and Counselor at Law, Exchange Building, No. 100 Broadway, New York.

AUGUST SOHNREIDER,

120 Main Street, Rahway, N. J.

Wedding, Parties, and all other occasions.

Orders solicited and promptly attended to.

A FINE ASSORTMENT OF

RUBBER GOODS,

BOOTS, SHOES AND APOTHS.

At AVERY'S,

No. 4 Cherry Street.

VAIL & WARD,

COUNSELLOR AT LAW,

Room 4 & Exchange Building, Rahway, N. J.

CHAMBERLIN'S HOTEL,

OPPOSITE RAILROAD DEPOT,

RAHWAY, N. J.

This house is conveniently located for

the accommodation of the traveling public.

Added to this hotel for the accommo-

dation of the public is a

LUNCH ROOM,

where meals are served at all hours.

Transient board and lodging.

50c. PER MEAL AND 50c. LODGING.

Permanent board for families and single

gentlemen at reasonable rates.

Billiard Room and Stable connected

with the Hotel.

WM. S. CHAMBERLIN, Prop.

CHRISTIAN EHRLICH,

No. 88 Irving Street,

MANUFACTURER OF SEGARS.

Wholesale and Retail Dealer in

all the best brands of home manufactured

and imported Segars, Tobacco, Cigars, etc.

and all other articles of domestic and foreign

manufacture at the lowest prices.

I will receive orders for cleaning, repairing

and oiling machinery goods at reasonable

prices.

AGENT FOR GERMANIA FIRE INSURANCE

COMPANY OF NEW YORK CITY.

E. M. SLATER,

HOUSE PAINTING, PAPER HANGING

AND KALOMINING.

PAINTS, OILS, GLASS AND PUTTY.

A good assortment of Paper Hangings

always on hand.

10 Cherry Street, Opposite P. O. Rahway, N. J.

ESTABLISHED 1834.

LINUS HIGH,

Successor to J. & L. High,

DEALER IN CARBON MATERIALS, IRON, STEEL, CO.

Grand Street, Rahway, N. J.

I. LOHMEYER,

MANUFACTURER AND DEALER IN

FURNITURE, MATTRESSES & FRATHERS.

Undertaking in all its branches.

Re- upholstering and repairing done.

20 MAIN STREET, RAHWAY, N. J.

LESLIE LUTON,

COUNSELLOR AT LAW,

Exchange Building, Rahway, N. J.

LEWIS S. AYER, D.D.S.,

Graduate of the Coll. of

DENTAL, BOSTON.

Prize of Gold Medal for "Superior Dentistry."

OFFICE OVER CORNER DRUG STORE,

MAIN ST.

Opening Hours: Monday, Thursday and Friday

8:30 a.m. to 5 p.m. Tues. & Sat. 10:30 a.m. to 5 p.m.

MARSH & RYNO,

No. 111 MAIN ST., RAHWAY, N. J.

Manufacturers and dealers in Furniture and Mat-

tresses, which we offer as low as they can be

obtained elsewhere. Please give us a call and

examine our stock and prices. Undertaking in all its

branches.

SURVEYING AND LEVELING

IN ALL ITS BRANCHES.

W. R. CLARK, CITY SURVEYOR.

Office—City Hall Building, corner Main and Mon-

roe Streets, Rahway, N. J.

Special attention paid to re-locating old property

PENNSYLVANIA R. R.

On and after Thursday, January 1, 1884, trains

will leave Rahway as follows:

For Philadelphia, New York, and points South:

1. For Philadelphia, N. J., 7:30 a.m., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

2. For New York, N. J., 7:30 a.m., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

3. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

4. For New York, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

5. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

6. For New York, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

7. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

8. For New York, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

9. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

10. For New York, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

11. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

12. For New York, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

13. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

14. For New York, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

15. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

16. For New York, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

17. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

18. For New York, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

19. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

20. For New York, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

21. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

22. For New York, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

23. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

24. For New York, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

25. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

26. For New York, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

27. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

28. For New York, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

29. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

30. For New York, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

31. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

32. For New York, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

33. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

34. For New York, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

35. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

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37. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

38. For New York, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

39. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

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41. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

42. For New York, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

43. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

44. For New York, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

45. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

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47. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

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51. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

52. For New York, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

53. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

54. For New York, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

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64. For New York, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

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67. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

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81. For Philadelphia, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

82. For New York, N. J., 12:30 p.m., 3:30 p.m., 6:30 p.m., 9:30 p.m.

RAHWAY POST-OFFICE.

New York Time.

MAILS ARRIVE.

New York, North, East, and West, 5:15

a.m.

Through Southern and Philadelphia,

5:45 a.m.

Woodbridge and Perth Amboy, 5:45

a.m.

Philadelphia and Way, 5:57 a.m.

New York, North, East, and West, 9:24

a.m.

Through West, 10:29 a.m.

GENERAL NEWS

GENERAL NEWS
