ENTERING IN A REPORT OF THE RE		a and the second se	and any second	and the second secon	Man an and the second	and the second
With Olderander	LIST of Deeds, etc., entered in the		Court Proceedings.	Rule granted to show cause why the name of T. J. Burke, should not be stricken	Leo's to the Assessments.	RAILROADS.
Elk Advocate.		wife to C. R. Earley dated July 2d	August term 1874, commencing August	from list of law students of Elk county. A	Under the old Constitution of this	PENNSYLVANIA RAIL ROAD
2	Deed from William Mack, to Horace	1874, for 150 acres land in Horton township part of warrant 4188; consid-	3d, 1874. L. D. Wetmore, presiding; Charles Luhr, and J. V. Houk associates.	LCourt. This rule was granted because 10	State, but ten days residence in an elec- tion district was necessary to qualify a	Philadelphia & Erie R. R. Division.
THURSDAY, AUGUST 13, 1874.	Little, dated Sept, 29, 1873 for 27 acres	eration \$11,000.	Attorneys present-Geo. A. Jenks, R.	was alleged that Burk advised Lizzie Wil- helm to secret herself from the officers of	voter, and the payment of a tax assessed	SUMMER TIME TABLE.
and public of all the second particles are second as a second second second second second second second second	land in Horton township, warrant 4373;		Lucore, Hon. R. Brown, John G. Hall, C. H. McCauley, H. M. Powers, Henry	justice.	within ten days would enable him to vote, if otherwise qualified; and the	N and after SUNDAY, JUNE 28, 1874
Car Time at Ridgway.	consideration \$1,00.	wife to Charles R. Earley dated	Souther, S. C. Hyde, J. O. W. Bailey, W.	CAUGHT It has been no secret for a long time, that Mr. Thomas E.	people having grown used to this short	the trains on the Philadelphia Erie Railroad will run as follows:
UE MAIL East	to John Turley, Jr, dated January 1st	January 6, 1874, for 518 acres land in Horton township, part of warrant 4272	W. Ames, Geo. A. Rathbun.	Metagar, a worthy passenger conductor	period of preparation for an election, there is danger that many of them will	WESTWARD. Ningara Ex, leaves Philadelphia., 7.20 a.
COM MODATION West 8:05 a. m do East10:04 p. m		reserving all the pine timber, considera-	On motion of Hon. Henry Souther, B. W. Green, of Emporium, was admitted to	of the P. & E. R. R. was the victim of domestic infelicity; that he suspected	forget that the new Constitution im-	" " " Renovo 4.20 p
and the second	consideration \$300,	tion \$1500.	practice in the courts of Elk county.	his wife of improperly receiving the	poses a longer period and exacts a greater amount of early attention to	" " arr. at Emporium 6 20 p " " St. Mary's 7,35 p
ELK LODGE, A. Y. M. The stated meetings of Elk Lodge, No.	Deed from Joel Taylor and wife to		CIVIL LIST.	visits of men during his absence, and the general impression was that there	what has heretofore been put off until	" " Ridgway
and hold of their hall some of Main	10 5 10 seres land in Bester temphine	C. A. Wilcox and wife to C. R. Earley dated May 18, 1874, for minerals in	The Spring Run Coal Company vs. Thomas Tozier; stricken off.	was some groundwork for these suspie-	the last moment. Under the new Constitution, every	ERIE MAIL leaves Philadelphia 11.55 p
esdays of each month.	consideration \$2000.	79 2-10 acres land in Horton township;	Thomas B. M'Lain vs. B. A. Weed; as-	ions, especially by those who remembered a circumstance of bygone days. Once	person offering to vote must show-	" " " Emporium 1.15 p " St. Mary's 2.10 p
W. C. HEALY, See'y.	Deed from Joseph W Taylor and		sumpsit, damages \$2000; verdict for the	upon a time a detective named Al	I. That he has been a citizen of the United States at least one month.	" Ridgway 2.83 p
Rates of Advertising.	wife to Horace Little, dated Nov. 14,		plaintiff \$283 03. Geo. D. Messenger, and Gilman T.	Horrell was caught there at an unseas- onable hour by the indignant husband	This will cut off all persons naturalized	" arrive at Erie 8.05 p EASTWARD.
e column, one year\$75 00	1872, for 701 acres land in Horton		Wheeler vs. James George and Wm. Dil-	and tried to use a sluug shot, but Mr.	after the 3d day of October in the pres- ent year.	NIAGARA EX. leaves Kane 9.00 p
40 00 4 4 4	township, reserving 531 square rods; consideration \$4000.	1873, for minerals etc, in 54 9-10 acres land in Fox township, part of warrants	worth Jr., ejectment; continued by consent. John Tudor vs. Hiram Howard, et al.,	Metzgar wrested it from him and gave him a rap with it which caused Horrell	11. That he has resided in the State a	11 11 14 Emporium.,11.85 a
		4246, 4247, 4248, and 4249; considera-	trespass; continued by consent.	to carry the mark for many a day.	year or, if formerly a resident and re- moved therefrom shall have returned six	" " Renovo 4.05 p " arr. at Philadelphia 2.50 a
Transient advertisements per square of ght lines, one insertion \$1, two inser-	George Weis, dated Aug, 1, 1874, for			That was forgiven. How much more,	months preceding the election. This is	ERIE MAIL leaves Erie11.20 a Ridgway 4.45 p
ns, \$1.50, three insertions \$2. Business cards, ten lines or less, per	25 acres land in Benzinger township;	Deed from Joseph S. Chamberlain	et al.; stricken off. Geo. Decker vs George Schneider, case	About a month ago Mr. Metzgar,	the same provision that prevailed in the old Constitution.	" " St. Mary's 5.09 p " " Emporium 6.10 p
ar \$5. Advertisements payable quarterly.	consideration \$2528.	and wife to Charles R Earley dated Nov	upon promises; continued by consent.	after paying some heavy bills contracted	III. That he has resided in the el-	** ** Renovo
		22, 1872, for minerals etc in 150 acres land in Horton township, part of war-	Benjamin Johnson and M. D. Johnson vs. Johnson heirs, ejectment for undivided	by his wife, published a notice warning merchants that he would pay none con-	ection district where he offers to vote, at least two months immediately before the	Mail East connects east and west at E
BLACKBERRIES are selling at ten	1874, for 71 acres land in Jay township,		2-11 of five pieces of land in Benezette	tracted after that date. Since that time	election. And	with L S M S R W and at Corry and vineton with Oil Creek and Allegheny
ots a quart.	part of warrant 5386; consideration	and a second	township; verdict for defendants.	he applied for a divorce, and a subposa was awarded and the case is pending	IV. That he has, within two years and at least a month before the election,	R W. Mail West with east and west trains
D. F. FARRAND has been appointed	\$215.	STATE NOTES.	James Curry vs. E. & C. Paine, assump- sit; stricken off.	The complaint charges his wife with	paid a State or county tax assessed at	L S & M S R W and at livineton w Oil Creek and Allegheny B R W.
-staff for the several courts of this anty.	Deed from Hon. Jessee Kyler and Adelphus Kyler, and wife to Prochorus	Fulton county is infested with horse	Martin Sorg vs Nicholas Kronenwetter	adultery and the first person named is Charles Joachim, a painter, aged about	least two months prior to the election.	WM, A. BALDWIN, Gen'l Sup'l
GEO. BERGNER, editor of the Harris	Thompson, dated Oct, 9, 1867, for 153	Among other things, Scranton boasts	and Charles Kronneuwetter, ejectment;	23.	Heretofore, taxes could be paid up to and on the day of election. Now they	
rg Telegraph, and Postmaster of that			Martin Sorg vs. Nicholas Kronenwetter,	Mrs. Metzgar and a hired girl occupy the house, which is a comfortable dwell-	will have to be paid a month before.	A .V. RAILROAD TIME TABLE.
ty died at noon August 5th, 1874.	eration \$49,871.	Unhappy Mercer county! It hasn't	and Charles Kronnenwetter, replevin; con-	ing on Eighteenth street, near Peach,	Assessments must be made at least two months previously, instead of ten days,	LOW-GRADE DIVISION.
SHERIFF OYSTER has taken James	Assignment from Procherus Thomp-	a single Grange of Patrons of Hus- bandry.	Henry Souther, Albert Willis and D.	Mr. Metzgar boarding elsewhere while in the city. That Joachim has been in	and a two months' residence in the dis-	On and after MONDAY, JULY 6, 183
osier to the Western Penitentiary to	son and wife to Enos Hays, dated May	Porcelain elay is said to have been	Scribner, late doing business as Souther	the habit of visiting there often, seemed	trict must be shown. It behooves every one who wants to	trains between Redbank and Driftwood w
rve out a term of three years on charge	26, 1871, assigning I hompson's interest in the foregoing deed; consideration	discovered in Nippenose township, Ly-	& Willis vs II. S. Belnap, Jacob Dieble	to be well known and he was warned	store and the second of the second	EXPRESS and MAIL will leave Dri
seducing a little girl of 13 years. It's bad his sentence could not have been	8250.	Two men will stand trial for murder	H. S. Belnap & Co., case upon promises;	respectedly to stay away. On Saturday, when Metzgar should have gone to Em-	his name is on the Assessor's list for his district before the 3d of September	wood daily at 12:30 pm, Reynoldsville 3:30 pm, Brookville at 4:20 pm, arrivin
r a lifetime.	Deed from Charles Horton and wife	next week in Sunbury, each for killing	verdict for the defendants.	porium with his train, he quietly	next The Assessment and required ha	at Redbank at 6:30 p m, connecting wi
CARD OF THANKS-We have been	to Hornee Little dated Nov. 11th 1872,	his brother-in-law. Oil City is about opening the Collins	Mary J. Beman vs N. M. Brockway, ense upon promises: verdict for plaintiff	changed off with another conductor; kept out of sight and went to the vicinity of	law, to exibit their lists at the polling places, and any one can see for himself	Express on Main Line for Pittsburgh. MIXED WAY leaves Reynoldsville dat
quested by Rev. J. Breneman to re-	for 100 acres land in Horton township, warrant 4249, and 4255; consideration	House, a new brick hotel 140x110 and	\$675 95.	his house last night to see if any visitors	whether he is assessed or not It will	at 5:45 a m, Brookville at 7:25 a m, arr ing at Redbank at 11:50 a m, connecti
n his thanks in the name of the Evan-	\$3500.	four stories high.	The School District of Fox vs. John Myers and P. W. Hays; continued.	came. He espied a man on all fours pass an alley way but the fellow disap-	also be essential to see that the taxes ne- sessed are paid before the 3d of October.	with trains north and south on Main Line EASTWARD.
lical Lutheran Congregation of Ridg-	Dead from Wm Mack to Charles R.	John Fairburn has been appointed Postmaster at Pithole, in place of Whit-	Geo. T. Paull vs. Wilcox Tanning &	peared before he could get another view,	or the receipts will not avail; and persons	EXPRESS and MAIL leaves Redbar
y, to the ladies and citizens of Bidgway	Earley dated Sept. 29, 1873, for 4	ney Briggs, resigned.	Lumber Co., appeal; verdict for plaintiff	and after waiting awhile, he went into the house and instituted a search.	who are applicants for naturalization will	1:30 p.m, Reynoldsville at 12:37 p.m, Drit
d vicinity for their assistance at the e festival held in aid of the Lutheran	tracts of land and mining rights in 8	People are being chased by bears in	\$100 44. Anthony Wise vs J. A. Hask, assumptit;	There was nobody to be found, though	do well to get their papers out in season Any person naturalized after October 3d	wood at 5:20 p m, connecting with trai east and west on P and E Railroad.
urch.	tracts in Elk and Jefferson counties, Pa,	Cameron county. No one masticated, so far as heard from.	continued.	every nook and corner was looked into, and during this time he was aided by	of this year will not be entitled to vote	MIXED WAY leaves Redbank daily 12:40 pm, arrives at Brookville at 5:25
DIED At Danville, Hendricks	fee simple 50101 acres, mining rights 54271 acres; consideration \$241,845.	Dunmore, Luzerne county, has two re-	John Dubois vs David Tyler and Martin V. Tyler, ejectment; continued.	the jeers of his spouse who denied any	until next year. No citizen will be deprived of his	m, Reynoldsville at 6:45 p m.
unty, Ind., on July 6th, 1874, Mable,	Deed from Jerome Powell and wife to	markable men. One weighs three hun- dred and thirteen pounds; the other	The Clarion Navigation Co., vs Hiram	one had been there and made fun of the searching. Finally he was going out	right to vote, even if his name is lef off	MAIN LINE
		sixty-tour pounds.	Carman, assumpsit, Continued.	baffled, when Mr. Dieffenbach, a neigh-	the Assessor's list, if he can show that he has paid a State or County tax within	On and after MONDAY, JULY 6, 185 trains on the Allegheny Valley Railroad w
acken, aged 1 year, 10 months, 2	The same of the second state of	On Monday evening last, the wife of	Raiph Johnson et al, vs. Mikes Dent trespass; contnued.	bor, shouled out; "There he is Tom, on top of the porch," and there he was,	two years Thus a person who paid a	run as follows: BUFFALO EXPRESS will leave Pit
eks, and 3 days. The body was ought to this place and buried last Sat-	warrant 4186; consideration \$600. Deed from Charles R. Earley treas-	Judge Barrett, cf Clearfield, fell from her chair, while sitting in her parlor,	P. W. Hays vs, Elias Lewis; stricken of	hatless and coatless as he had emerged	State or county tax anytime between the fourth of November, 1872, and the 3d	burgh daily at 7:05 a.m. Redbank Juncti
lay, 8th inst.	urer of Elk County to Abner Ober da-	and instantly expired.	by consent of parties. Brown and Sirpthers from works vs John	from an upper window, waiting for the hunt to cool so that he could get down.	of October 1874, can vote upon making	D m.
A HEAVY VERDICT-Joseph L.	ted June 10 1872, for 60 acres land in	The largest oil still in the world is in the refinery of Porter, Moreland & Co.,	S. Bryan; continued.	Metzgar ordered him down under a	proof of that fact, and of his residence and eitizenship; but the process of mak-	City at 2:20 p m, Redbank Junction at 6
ase, Esq., of Titusville, brought snit	Benezette township, part of warrant	Titusville. It is forty-five feet in diame-		threat that he would shoot him if he	ing such proof is a slow and vexations	p m, and arrive at Pittsburgh at 10:00 p TiTUSVILLE EXPRESS leaves Pit
	5489; tax and costs \$8,74.	ter, nine feet high, and holds 3,500 bar-	stricken off by consent of parties.	didn't, and like Scott's coon, the young man came down by going back though	out, and we carnestly advise all voters not to run the risk of being subjected to	burgh at 1:00 p m. Redbank Junction
inst the Union Petroleum Company, N. Y., claiming damages in the	Deed from James Phalen and Martin Phalen and wife to Charles R. Earley,	The Peoples' Fire Insurance Com-	CRIMINAL LIST.	the window. It was Mr. Charles	it The sure plan is to see that you are	m. Returning, leaves Off City at 8:20 m, Redbank Junction at 12:08 a m, and
ce of a large lot of oil taken by that	dated June 23d 1874, for minerals, etc	pany, of Philadelphia, has suspended.	OVER AND TERMINER.	Joachim, and just as he got to the front door where Mr. Metzgar awaited him,	assessed; and if you are, last year's tex receipt is just as good for election pur-	rives at Pitteburgh at 3:35 p m.
	in 457 acres land in Horton township,		Commonwealth vs. John Vaughan, sell-	he applied a very opprobrious epithet to	poses as this year's.	J. J. LAWRENCE, General Superintendent
useville leased for development by	part of warrant 4272; consideration	managers and treasurer of this company	ing liquor without license, true bill, pleads guilty and sentended to pay a fine of \$50	the latter and the next instant was lying		WM. M. PHILLIPS, Ass't Supt., Brookville, Pa.
rnelius Chase, deceased, sou of the		had left for parts unknown, it is deemed	for the use of Jay township school district.	Metzgar's fist. There was a brief melee	CINCINNATI -LOUISVILLE MAIL LINE STEAMER PAT ROGERS BURNED	
intiff. The title to this land has	A. M. Little, executors of B. P. Little	advisable to suspend until further notice. C. S. Russell sunk an artesian well	Com vs Thomas A. Gross, attempt to	in which Mrs M. joined, against her	THIRTY-FIVE WOMEN AND CHILDREN	Summer Arrangement. BUFFALO, NEW YORK & PHIL'A. R.
	dec'd, to Charles R. Earley M. D. dated	on his farm in Sheshequin, Bradford	commit rape upon Artimisea Moyer; not a true bill.	M. collared Joschim, took him to the	LOST. Cincinnati, August 5The Louisville	THE SHORTEST AND NOST DIRECT BOUTS
	Aug. 27, 1873, for minerals etc, in 66	county, last Spring, and a volume of water large enough to supply a good-	Com vs James Bateman, selling liquor		mail line stenuer Pat Rogers was	
ice of the oll taken by the defend-	acres land in Fox township, part of war-	sized town now flows from it, and, what	without license, true bill, pleads guilty; sentenced to pay a fine of \$50 for use of	A	burned near Aurora, Ind., at 4 a. m. to- day. Twenty-two lives were lost,	Philadelphia, Baltimore, Wash- ington and the South.
its, which amounted to \$40,000,10,	rants 4240 and 4247; consideration	is better, the water is said to be strongly impregnated with minerals, and pos-	Jay township and costs of proscention, and	· · · · · · · · · · · · · · · · · · ·	chiefly women and children.	On and after MAY 31, 1874, at
area A timase and the Heveltick ware	1 WANDU2	The state of the s		Largery A an Idea and a sector at a sector at	1 A 100 Facto	until further notice, trains will leave Bu

Jeorge A. Chase and C. Heydrick were \$1820.

plaintiffs attorney and G. W. DeCamp the money can be collected .- Eric Dis-

A GOOD ORGANIZATION -- It is gratifying to learn that this quarter of the State is to have the advantage of an agricultural organization, which will give this and neighboring counties all the benefit usually derived from a State Agricultural Society. A number of prominent and wealthy gentlemen have obtained a charter for "The Northwestern Pennsylvania Fair Association." Hon. Wm. L. Scott, of Eric, is President, and O. B. Grant, Esq., of Elk, is one of the Vice-Presidents. The Society offers the sum of \$25,000 in pre. miuns, and the first Annual Fair will commence September 15th, and continue four days. It should be the proud duty of every enterprising agriculturist, horticulturist, manufacturer and stock-grower in Western Pennsylvania to aid in making the Association a complete success. The Premium List will appear in our paper next week. Hon. A. G. Curtin will deliver the address at the Fair.

MOTH IN CARPETS .- One can never a quite sure that his carpets are not beg consumed by moths, except for a w weeks after having taken them up and thoroughly cleaned, unless something is used to prevent their growth or destroy them. This often necessitates the taking up and cleaning of a carpet ast otherwise would not need the renoion. With an ingrain or Lowell, s needless labor may be saved by laydown a damp cloth, and over ughly rubbing the edges with a at iron; this will kill the moths, have acumulated. But with ta-

pestry, Brussels or velvet the ironing is not effectual; besides, it injures the carpet. Much hard work can be saved, however, by removing the tacks, one side at a time, rolling back, and examining the edges. If there are any moths they must be brushed off and burned; and to effectually destroy the life of all deposits, the edges of the carpet must be ironed, as before stated, but on the wrong side. The edge of the carpet-lining should be thoroughly looked to, and the exposed edge of the floor washed, and while damp sprinkle with salt. If the carpet is to be folded under in any place sprinkle salt between the folds, and see that the floor is well covered with salt for an inch or two under the edge of the carpet all around If salt were always put under carpet before tacking them down moths would have but slight chance to trouble them | tion \$20,000

Deed from Michael Shartraw and wife or the defense. George says that one to Charles R. Earley, dated July S. of the best things about the verdict is 1874, for 50 acres land in Horton township, part of warrant 4188; considera-

tion \$1000. Deed from Horace French to C. R. Eartey, dated June 22d 1873, for minerals etc, in 12 7-10 acres hand in Horton township, reserving pine timber; consideration \$254.

Deed from Eliza Phalen et al. to C. R. Earley, dated June 23d 1874, for 404 acres land in Horton township, part of warrant 4248 and 4378; consideration \$1200.

Deed from Eliza Phalen et al, to death-warrant by Governor Hartranft, Charles R. Earley, dated June 24, has made another confession. In his 1874, for minerals in 651 acres land in Horton township, part of warrant 4248; consideration \$1300.

wife to Charles B. Earley dated Nov 22d 1872 for minerals etc, in 811 acres land in Horton township; consideration \$2000

Deed from C. A. Wilcox and wife to Charles R. Earley, dated Nov, 8, 1873, for minerals. in 157 acres, 45 rods land in Horton township; consideration \$3932.

1874, for minerals etc, in 89 6-10 acres land in Horton township, part of warrant 206; consideration \$2230.

Deed from James Coden and wife to Charles R. Earley, dated July 8, 1874, for minerals etc, in 25 acres land in Horton township; consideration \$500. Deed from Jeremiah Hewett and wife to Charles R. Earley, dated July

8, 1874, for minerals etc, in 491 acres land in Fox township; consideration 81237.50.

Charles R. Earley, dated June 20th, 1874, for minerals, etc., in three-fourths of an acre land in Fox township, consideration \$1.

Deed from Horace Little and wife to Charles R. Earley, dated July 27, 1874 for 218 8-10 acres land in Horton township, part of warrants 4249, and 4255, kitchen things in order again. The reserving minerals etc, consideration people seem to take but one view of the \$5000

Deed from Horace Little and wife to Charles R. Earley, dated Dec 6, 1874, for minerals etc, in 616 57-160 acres land in Horton township, part of warwants 4242, 4249, and 4245; considera- borse, and he now has onts enough to

impregnated with minerals, and possesses remarkable properties.

> The Vulcan Iron Works of Wilkesbarre last week decided on reducing their men's wages ten per cent. and so announced it. The employes at once quit work, and on Monday they received notice that if they did not resume work

before Wednesday night they would be paid the wages due to them and be discharged. On Tuesday they held a meeting and resolved not to go to work as long as the reduction was insisted on-About a dozen of the men refused to

quit work, but they have been in no manuer molested by the strikers. Ernest Orwein, the murderer of the

Hammett family, who is now in jail at Pittsburg awaiting the signing of his first confession he said his object was to get some money supposed to be in the

Deed from John Wincklebleck and Her screams alarmed the other two, which so alarmed him that he killed them, and when Mr. and Mrs. Hammett returned he also killed them, and then as surety. set fire to the house, hoping to cover all

traces of his crime. Waynesburg, Pa., August 8, 1874. It is confidently believed here that the

stolen boy Charley Ross and his abductors were here about the eleventh day of July. The circumstances attending the coming and going of three men and Deed from Hezekiah Horton and wife a very small boy, answering the descripto Charles R. Earley, dated July 8, of the boy and his captors, are strongly corroborated by published facts in relalation to their movements. The parties seperated here-one man and the boy remaining a day or two, and the other two men disappearing. The man and child were lost sight of to persons here at Rice's Landing on the Monongahela

river, he taking the child on a tow boat up the river. The total amount subscribed in Pitts-

burgh for the flood sufferers now reaches about \$30,000. The total loss of life so far as known foots up 133 persons drowned. The Pennsylvania Railroad have tendered the services of one hun-Deed from Hiram Hewitt and wife to dred laborers for duty to help in clearing away the ruins. The people are speedily recovering from the effects of

the disaster. Houses that had been removed from their foundations are being placed in position again. The masons and carpenters are busy with trowel and saw making repairs were needed, and the good housewives are scrubbing the mud from their floors and getting the affair, and that is, that bad as the dis-

aster was; they must recover from it as soon as possible.

Out in Wisconsin a horse kicked and killed a book agent, whereupon the citizens made a donation party for the last him a full horse lifetime.

Jay township and costs of proscention, and to remain in the custody of the sheriff until sentence is complied with.

Com vs John Vaughan, selling liquor without license, true bill, pleads guilty; sentenced to pay a fine of \$50 for use of Jay school district, and costs, and stand committed until seatence is complied with.

Com vs James Campbell, selling liquor without license, true bill, pleads guilty; sentenced to pay a fine of \$00 for the use Brookville House and the property of of Jay township school district, and Sheriff Barr to some extent. The losto be in the custody of the sheriff until sentence is complied with .

Com vs John Pauley and Barney Braniff. false pretenses, true bill; Parney Braniff tried and verdict of not guilty, defendant there was an insurance of fifteen thousto pay one-half of the costs, and prosecutor Joseph Wilhelm to pay other half.

Com vs Charles Webb and Zenas Webb, larceny etc., true bill as to Zenas Webb not a true bill as to Charles Webb; verdict house, but now he says he attempted to of not guilty. On motion of defendant's outrage the oldest girl, aged eight years. attorney, with reasons filed, a rule was granted to show cause; ordered to enter into recognizance in the sum of \$300 with publican. one sufficient surety; Charles Webb taken

A TERRIBLE ACCIDENT occurred in Com vs Charles Webb and Zenas Webb. this village last Wednesday morning, by

arceny etc., true bill as to Zenas Webb which one young lady received, it i not a true bill as to Charles Webb, nolle thought, a mortal wound, and another is plunged into inconsolable grief by the pros. entered upon payment of costs; dereflection that it was at her hands the fendant held to auswer at next term in mischief was wrought. The facts are \$200 bail with Charles Webb as surety. these: After Miss Elli Johnson's en-Com vs Z. M. Webb, malicious mischief, counter with the burglar in her sleeping true bill; not guilty but that he pay costs apartment some time ago, when she disof prosecution; sentenced to pay costs played so much genuine heroism, firing within ten days and stand comp mitted, etc. Com vs Willis Mosier, bastardy; cont'd. at him and driving him from the house, Com vs Frank Armstrong; not a true some of our citizens wishing to demon bill, prosecutor L. M. Mohan to pay costs. strate their appreciation of her courage, Com vs H. A. Wheeler, bastardy; decontributed a sum sufficient to buy fendant not found. gold-mounted revolver and presented i Com vs Joseph Plab, larceny, true bill, pleads guilty; sentenced to pay a fine of \$10 and costs, and to be imprisoned in

county jail for 30 days. Com vs Joseph Pontzer, larceny, true oill; continued.

Com vs Joseph Wilhelm, charged with rape on the person of his own daughter, Lizzie Wilhelm. The court ordered that Constable Valentine place Elizabeth Wilelm in the care of the Benedictine sisters, at St. Mary's, until the next term of court, and that the Commissioners of Elk county pay all the necessary expenses for her keeping during this time, as also the costs drawing it back to wipe it off, her due Constable Valentine in this proceeding. thumb slipped and the pistol was dis-Wilhelm's recognizance ordered to be increased from \$200 to \$500 with one sufficient surety in like sum.

Com vs John Funk, Sr. et al., assault and battery with attempt to kill; true bill, diately carried home, and surgical aid tole pros. entered upon payment of costs. Com vs Louis Vollmer, assault with attempt to cymmit rape upon Menice Gregor, true bill; verdict of "net guilty" and defendant to pay costs. Sentenced to pay costs; and stand committed etc. Com vs Charles Neering, selling liquor without license, true bill, pleads guilty;

sentenced to enter into his own recogni zance in the sum of \$100 for bis appearance t the next term.

Com vs John Gleixnor and John Deth, supervisors of Benzinger township, neglect of duty, true bill, verdict of guilty; sentenced to pay a fine of \$1, and costs of presecution, and to be in castody of [Miss White has sinc the sheriff until sentence is complied with.] buried on Sunday last.]

FIRE AT BROOKVILLE -A destruct

ive fire occurred at Brookville on Thursday night last. The fire commenced its work of destruction about nine o'clock in the evening in the foundry and machine shops of Brown, Son & Co. and was not controlled until the devouring flames has consumed not only these vauable shops, but had damaged the es as near as we can learn will be about as follows: Brown, Son & Co's loss will exceed fifty thousand dollars, on which and. A Stefle, proprietor of the Brookville House, will lose two thousand dollars; no insurance. Sheriff John S Barr losses one hundred; ng insurance At this writing we have not learned the cause of the fire, but suppose it was the work of an incendiary .- Clarion Re-

chiefly women and children. LATER.

Cincinnati, August 5 -The greatest excitement prevails here over the burnng of the Pat Hodgers, near Aurora. Indiana. The fire did not occur at 1 a. m., as stated in previous dispatch, but at 5 a.m. It originated in a bale of cotton, and before it was discovered it Yorkshire 12/08, Machina 12/36, Frankwas unfortunately post checking. Attempts wore made to get the steamer shore, but proved unavailing. A punie occurred among the passengers, and the erew were only able to save thenselves The loss of life is now put at thirty five versons, mostly women and child-The passenger list is burned up. ien. Among these known to have perished are Mr. Stuart, and Mrs Smith, of Madison, Ind., W. C. Brown, of Cincinnati; C. H. Ditman, pilot; Charles Allegheny 455, Liberty 5 15, Keating Sum-Snyder and Jacob Light, crew.

young men who stand outside the church doors waiting for the girls to come out, will some day stand around inside of hell's door waiting for the girls to come in-and will have a long wait!"

## New Advertisements.

MARRIEGRENOLS by her next friend Divorce a vinculo matromonie

To RICHMOND S. GRINOLS; you creby notified that MARIE GRINOLS your wife by her next friend James Gardaer, has applied to the Court of Common Pleas of Elk Co. for a divorce from the bonds of matrimony, and the said Court has fixed Monday the 21th day of September next, as the time for having the said application in the premises, at which time you can appear if you think proper, D. C. OYSTER Sheriff,

Aug., 12th 1874 .-- n24t4.

ORDER FIXING THE TERMS OF COURTS.

THE following order is made in accord-ance with the provisions of the 11th ction of the act of 9th April, 1874, entitled "An act designating the judicial districts of the Commonwealth and providing for the appointment and election of judges therein, for issuing to additional judges learned in the law commissions as president judges and manner of fixing the terms of courts therein.

Now, to wit: August 5th, 1874. An order is hereby made by the judges of the several courts in and for the county of Elk, fixing the time for holding the regular terms of said Court, as follows

SEPTEMBER TERM-On the third londay of September. NOVEMBER TERM-On the third Mon-

av of November JANUARY TERM --- On the fourth Mon my of January. MAY TERM-On the fourth Monday of

In testimony whereof the undersigned,

ands and caused the seal of said counry to be affixed. L. D. WETMORE.

President Judge. CHAS. LUHR, Associate Judge. Filed August 5, 1874. FRED SCHOENING.

n24-5t Prethonotary.

On and after MAY 31, 1874, and until further notice, trains will leave Buf, falo from the Buffalo, New York & Philalelphia Railway Depot, corner Exchange

and Louisiana streets as follows: 8.50 a m Mixed Train to P. Allegn'y (daily excet pSundays).stopping at Ebenezer 9.25, Springbrook 9.45, Elma 9.55, Jamison Road 10.04, East Aurora 10.15, South Wales 10.40, Holland 11, Protection 1115, Arcade 1145 linville, 1 28 Ischua 2 15, Hinsdale 2 50, Olean 4 20, Westons 4 45, Portville 5 00, State Line 5 18, Eldred 5 49. Larabees 6 05, Sartwell 6 20, Turtle Point 6 00, Port Allegheny 7 p m. 12.30 p m Philadelphia Express (daily).

Stopping at Ebenezer 12 55, Elma I 12, East Aurors 1 25, Holland 1 48, Arcade, 2 13, Yorkshire 2 22, Machias 2 31, Franklinville 2 50, Ischua 3 11, Hinsdale 3 26 Olean 3 42, Westons 4 53, Portville 4 00, State Line 4 08, Eldred 4 22, Larabees 4 50, Sartwell 4 35, Turtle Point 4 41. Port mit 5 25, Shippen 5 48, Emporium 605 p m Renovo 9 14, Williamsport 11 45 Sunbury 2 00 a m, Harrisburg 4 30 a m

A minister once said: "Those nice Philadelphia 9 15 a m, Baltimore 8 35 a m, Washington 10 47 a m, St. Mary's 7 85 p m, Ridgway 8 05 p m, Wilcox 8 46 p m,

Bane 9 15 p m. 5 30 p. m. Fort Allegheny Accom. (daily). stopping at Ebenezer 5 55, Springbrook 6,05 Eima 6,10, Jamisons 6,15, East Aurora 6,21, South Wales 6,32, Holand i,43, Protection 6,50, Arcade 7,05, Yorkshire 7,15, Machias 7,25, Franklinville 7,40, Isehua 8,00, Hinsdale 8,15, Olean 5,50, Westons 8,42, Portville 8,49, State JAMES GARDNER vs. RICHMOND S. GRENOLS .-- No 50 April Term; 1874. Startwell 9,23, Turtle Point 9,27, arriving at Port Aileghany 9,40,P. M. TRAINS LEAVE EMPORIUM:

8,15, A. M. Local Passenger and Freight (daily except Sundays) stopping at ship-ping 3,50, A. M., Keating Summit 4.40 Liberty 5,00, Port Alleghany 5,40, Turtle Point 6, 25, Startwell 636, Larabees 6 50 Eldred 7 12, State Line 7 45, Portville 8-08, Westons 8 26, Olean 9 00, Hinsdale 9 30, Ischua 10 02, Frankliville 10 40, Machins 11 18, Yorkshire 11 30, Arcade 11 45, Protection 42 26, P, M., Holland 11 31 South Wales 12 51, East Aurora I 25, Jaimson 1 40, Elma 1 50, Springbrock 2 00, Ebenezer 2 20, arriving in Buffale at 50 p m.

TRAINS LEAVE PORT ALLEGANY: 4 45 A. M. ACCOMMODATION, daily, stopping at Turtle Point 4 59, Sartwell 5 03 Larabees 5 10, Eldred 5 17, State Line 5 52, Portville 5 41, Westons 5 49, Olean 6 00, Hinsdale 614, Ischua 6 28, Franklinville 6 46, Machias 7 03, Yorkshire, 7 12 Arcade 7 19, Protection 7 84, Holland 7 41 South Wales 751, East Aurora 803, Jami. Lous 8 09, Elma 813, Springbrook 819, Ebenezer 8 47, arriving in Buffalo at 8 50 12. 131.4

SUNDAYS ONLY.

Train leaves Buffalo for Arcade at 10 00 m stopping at all stations arriving at Areade 11 45 a m. Returning leaves Arcade 5 54 p m, arriving in Buffalo at 8 50

J. D. YEOMANS,	H. L. LYMAN:
Gen'l Suh't.	Gen'l Pass'r Ag't.

Bishop Hare announces his intention of visiting the Red Cloud and Spotted adges of said court, have hereunto set their | Tail agencies in the interests of peace. The bishop has a good name for his mission.

> "Yes, sir," said a Michigan Fourth of July orator. "Putman went right into the woli's den, dragged her out, and the independence of America was secured."

thumb slipped and the pistol was discharged, the ball entering the lower

firearms, as far more danger is appre-

Wellsville Democrat.

to her. It has been much admired by many young ladies of that neighborhood and pistol practice has entered largely into the pastime of the owner and her friends. Last Wednesday morning the two daughters of Mr. H. G White

were present during the target firing, at the termination of which the pistol was cleaned and loaded. Miss Johnson was

bowels of Miss Adel White on the left side. The young lady was immecalled. Everything has been done that the promptings of affection and friendship can devise, but the latest advices from the sufferer give but little hope for her recovery. This is an occurrence of sad import and casts a gloom over the

hended from bunglers than burglars .--

[Miss White has since died, and was

on the point of putting it away, when she noticed a spot on the hammer,

whole village and it is hoped it may have a tendency to check the recent mania of our young ladies to possess