

CITY INTELLIGENCE.

WHAT THE JURY THINK.

The Recent Church Case in the Court of Nisi Prius—Eleven of the Jurors Speak Their Minds.

The following is the statement of the eleven jurors in the recent church case before Judge Williams, in which they give their reasons why they were in favor of a verdict for the relations—

The undersigned, jurors in this case, met at the supreme Court Room on the 12th inst. to obtain orders for their respective depositions, from the evidence, that the relations were fairly and equitably separated, and that the paper in which the misrepresentation appeared, as well as other secular and religious papers of the country, will be willing to publish the same in the interest of truth.

As there seems to be a misapprehension in regard to this case in the minds of the community, and especially amongst publishers of newspapers, some of whom have said in their papers that there were eleven of the jury for the relations, and only one for the relations (which the contrary is the fact), we consider it due to ourselves, as jurors in this case, and to the cause of truth, to set the matter to rest, from the evidence, that the relations were fairly and equitably separated, and that the paper in which the misrepresentation appeared, as well as other secular and religious papers of the country, will be willing to publish the same in the interest of truth.

The evidence further shows that the papers of the relations were before the supreme judiciary of their church, and that the appointment of a commission by the presbytery a few days before the meeting of synod, and after the doors of that presbytery and session had been unceremoniously closed, the estimation, merely for delay, and that the synod acted wisely in taking the whole case out of the hands of men who had dealt so unfairly and arbitrarily.

Their disorderly conduct and inobedience further appear by their suspension of relations to synod, and their defiant and disrespectful language towards that supreme judiciary to which they had solemnly promised obedience. In every respect of the case, then, we hereby certify that eleven of the jurors were in favor of a verdict for the relations, viz., the congregation now worshipping in Horticultural Hall.

CANALS.

The Operation of the Pennsylvania Canal Companies During the Year 1870.

Table showing financial statements of canal companies including columns for Name of Canal, Total Amount Paid in Cash, Total Amount of Floating and Funded Debt, Cost of Canal and Structures, Length of Main Line of Canal, Value of Real Estate, Gross Amount of Tonnage, Expenses, and Receipts.

MISERY.

A Distressing Scene in Kensington.

Last evening Fire Marshal Blackburn was called to investigate a case of alleged incendiarism in a court running from Kensington Avenue just above York street, trying to find out that the charge was made against the occupant, a poor German shoemaker named L. Bean, upon the gossip of some old women of the neighborhood.

A BAD YOUNG MAN—A BEAUTIFUL RECORD. Thomas Applegate is a name with which readers here would be familiar.

A RAID ON THE HACK-DRIVERS. Mr. Kingsley, of the Continental Hotel, has been much annoyed for some time past by the riotous and blackguard conduct of a number of hack-drivers who make their stand at that locality.

SUSPICION OF LARCENY.—Police Officer Gallen yesterday saw on Buttonwood street a man who had in his possession a number of articles, including a photograph album, and from which he was engaged in taking out the pictures.

AFTER HER SHARE.

The Estate of the Late John P. Cottrell—A Widow Turns Up to Claim Her Share of the Property.

An interesting case has been decided by the Register of Wills, but it will not end the controversy in question. On the 24th of February last, John F. Cottrell, a commission merchant, died intestate, his property valued at \$200,000.

It is alleged that the letters of administration granted to the respondents were improvidently granted by the Register, at the request of the petitioner claiming to be widow of the intestate. To determine whether letters were improvidently granted, it is necessary to ascertain what the actual facts in relation to the marriage of the parties, such as is now disclosed by the evidence, were at the time the letters were granted.

DEATH OF THE PRESIDENT OF THE BOARD OF HEALTH.—At 10 o'clock this morning Dr. Elias Ward, President of the Board of Health, died at his residence. The deceased was about 47 years of age.

A HEARING IN THE CASE OF THE JUROR THOMAS M. CULLEN BY JUDGE SHARROCK. This morning at 10 o'clock the case of Thomas M. Cullen, who was committed to the County Prison in Philadelphia for refusing to pay a fine imposed by Judge Ludlow, was heard before Judge Sharrock.

THE BATTLE OF GARDENING.—The case of William R. Harbo, who was charged with the murder of a man named John B. Harbo, was heard before Judge Ludlow.

THIRD EDITION.

MATTERS AT WASHINGTON.

Republican Reconciliation. Scene in the Senate. Sumner, Howe, and Schurz. All Dissensions Healed. Later from Europe. The Fighting Near Paris. Persecution of Russian Jews.

FROM EUROPE. [BY ASSOCIATED PRESS.] The Religious Riot in Russia. LONDON, April 14.—The Standard has a despatch from Vienna stating that a religious riot had occurred at Opatova. The Jews were despoiled and great devastation was committed.

FROM WASHINGTON. [BY ASSOCIATED PRESS.] The Troubles at Albany. ALBANY, April 14.—Immediately after the adjournment of the Assembly the Democrats went into caucus. The Republicans of both houses also have a caucus this afternoon.

FROM THE WEST. [BY ASSOCIATED PRESS.] Defrauding the Post Office. CLEVELAND, Ohio, April 14.—John W. Hall, of Sparta, Morrow county, Ohio, was brought here to-day at the instance of Special Agent Baldwin, of the Post Office Department, charged with using cancelled stamps for the prepayment of postage upon letters.

PENNSYLVANIA LEGISLATURE. Senate. HARRISBURG, April 14.—The Senate met at 10 o'clock this morning. Mr. Purman made a personal explanation in reference to an article in the Greenback Herald.

PHILADELPHIA STOCK EXCHANGE SALES. Reported by De Haven & Bro., No. 49 S. Third street. SECOND BOARD. 10th Reading R... 54 1/2 11th Penna R... 65

FOURTH EDITION.

CONGRESSIONAL PROCEEDINGS.

Troubles at Albany. The New York Legislature. Defrauding the Post Office. Movements of Gen. Sherman. Congressional Contested Election.

FROM WASHINGTON. [BY ASSOCIATED PRESS.] The Educational Report. The House passed the Senate resolution to print for distribution 30,000 copies of the report of the Commissioner of Education.

FROM NEW YORK. [BY ASSOCIATED PRESS.] The Troubles at Albany. ALBANY, April 14.—Immediately after the adjournment of the Assembly the Democrats went into caucus.

MOVEMENTS OF GENERAL SHERMAN. ST. LOUIS, Mo., April 14.—General Sherman, accompanied by aide-de-camp Colonel McCoy and Tourtelotte, has gone to New Orleans, whence he will proceed to San Antonio, Texas.

CONGRESS. FORTY-SECOND TERM—FIRST SESSION. Senate. WASHINGTON, April 14.—The Senate met at 10 o'clock this morning. Mr. Logan introduced a bill donating the enclosed cannon to the Military Legion of the city of Philadelphia.

HOUSE. Mr. Logan introduced a bill donating the enclosed cannon to the Military Legion of the city of Philadelphia. Mr. McKee called the attention of the House to a circular from the Post Office Department.

FIFTH EDITION.

THE LATEST NEWS.

Proceedings of Congress. FEMALE TRADES UNIONS. Wholesale Shoemakers' Strike. Etc., Etc., Etc., Etc., Etc., Etc.

FROM BALTIMORE. [BY ASSOCIATED PRESS.] Baltimore, April 14.—The boot and shoe manufacturers of this city, having ascertained that the female operatives employed by them had organized a secret order, and women makers from employing girls and women members of their order, yesterday discharged all female operatives belonging to the order.

CONGRESS. Senate. Continued from the Fourth Edition. The origin of the evil existed in the baffled pro-slavery spirit, producing a moral pestilence which overclouded the minds of the people and obstructed the functions of justice.

HOUSE. Mr. Garretts expressed the opinion that the apology had not been sufficient. Mr. Garretts said he was willing to apologize to the House for publishing an article in violation of the rules, but further than that he could not go in the way of apology.

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