# DOINGS OF COURT nine o'clock with Judges Love, Faulk-ner and Rich on the bench, and after

VERDICTS RENDERED AND SENTENCES IMPOSED.

Commonwealth Cases Quickly Disposed of. -The Civil List now Being Tried, -Some Interesting Cases Up.

not guilty and the prosecutor to pay the costs.

dergo imprisonment in the western been made by the sheriff Mrs. Eliza- in amount the aggregate of their year's and three months.

tenced to pay the costs of prosecution property of George Wohlfort but that and undergo imprisonment in the the property belonged to her and that county jail for a period of three she had bought the same at sheriff's months.

Robert L. McCullough. The defend- ing the genuiness of the judgment upant was prosecuted for throwing a the defendant being under fourteen creditors of George Wohlfort. The juyears of age could not be convicted and was released and sent to his home.

Elias Walk vs. Vinton Beckwith. The case was brought to recover for personal property of the plaintiff's sold by the defendant as constable on an execution issued by S. R. Pringle from the docket of Thomas Weston, Justice of the Peace at Port Matilda. Plaintiff suffered s voluntary non suit.

Sallie Stover vs. Overseer of Poor of Spring township; this case was brought to recover for keeping Mertie Ammerman and child; verdict in favor of the defendants.

Other Com. cases not already mentioned.

Com. vs. Abram S. Sharer; charge f. Com. vs. George Dietz, Annie Dietz. Carrie Mann, R. J. Mann and James F. Fye; charge forcible entry and detainer; prosecutor John A. Mann; recognizance renewed.

Com. vs. F. C. Tanyer; charge larceny; prosecutor John D. Wagner; true

Com. vs. George Spangler and Joshua Rupert; charge larceny; prosecutor G. W. Curtin; bill ignored.

Com. vs. Geo. Cunningham; charge assault and battery; prosecutor James E. Barry; settled.

Com. vs. Claude Martz, Homer Martz, Walter Martz, Fred Moyer, Lowel Moyer add Lem Stevens; charge larceny; prosecutor John Ayers; not a true bill and as to Homer Martz a true

Com. vs. James Wagner; charge assault and battery; prosecutrix Nancy Wagner; bill ignored and the county to pay the costs. Com. vs. Roland Finkle; charge f.

and b. prosecutrix Sarah Auman, true bill. Com. vs. Fd Gardner and Charles

Gardner; charge violating liquor laws; prosecutor Wm. Lyons, Sr.; bill ignor-

Com. vs. Arthur Evey; charge f. and b.; prosecutrix Mary Walizer; defendant plead guilty.

Com. vs. James Cornelly; charge resisting officer; prosecutor Wm. Gares; defendant plead guilty and was sentenced to pay a fine of \$1 and costs of prosecution.

Com. vs. Martin Garman and Geo. Cunningham; charge cruelty to animals; prosecutor Frank Bosch; settled. Com. vs. John Brickley. charge f. and b.; prosecutrix Sarah Singer; set-

Cont. vs. Wm. Barr; charge f. and b.; prosecutrix Marsa Sellers: settled. Com. vs. Walter Philips; charge f. and b.; prosecutrix Katie Leeder; true

Civil cases not already mentioned

were disposed of as follows: Jas. Sample vs. Wm. C. Heinle, en dorser of John I. Rankin; continued.

Geo. W. Hoover, W. V. Hughes and Hughes & Co., vs. Paul S. McCulley lily three months ago consisted of a and J. N. Schoonover; continued.

continued on account of the illness of and shortly after another succumbed plaintiffs principal witness.

sons; continued on account of counsel being at Supreme Court.

J. A. Woodcock & Son, vs. John G. Platt, J. F. Barber, C. W. Barber and Wm. Lauderbauch, trading as the Philipsburg Produce Co.; continued on account of counsel being at Supreme Court.

W. H. Phillips vs. Annie M. Stambach and Chas. A. Stambach, executors of &c. of E. Stambach, deceased;

On Thursday morning Harry Thomas was sentenced to pay a fine of \$10 and costs of prosecution for assault and battery upon hie wife Ella Thom-

The grand jury was discharged on Wednesday evening.

Court adjourned on Thursday afternoon until Monday morning.

SECOND WEEK OF COURT. Court called on Monday morning at 1 2ma3t

calling the list of jurors adjourned until half past one. The first case taken up was Samuel Wohlfort vs. Elizabeth Wohlfort. This case grows out of an execution issued against Geo. Wohlfort by his brother Samuel to collect a Com. vs. Curtis McDonald; verdict debt in obedience of which said writ Friday evening. of execution the sheriff lavied upon Com. vs. Wm. H. Williams; defend- lumber, etc., on the Wohlfort farm in charging of Commissioners John Hurd

ner and Rich on the bench and after

Com. vs. John Lucas; defendant sen- the property levied upon was not the sale in 1892, after which the court Com. vs. Preston Watson, charge at- framed an issue to determine the title delinquent tax payers. tempting to wreck a train; prosecutor to the property. The plaintiff attack-

McCalmont & Co. vs Eve Sharer, judgment note given to John T. court. Fowler by Christian Sharer, the husoand of Eve Sharer in 1884, which note Mr. Fowler assigned to McCal-McCalmont & Co. caused an execuand b., prosecutrix Miss Moore; settled, erty of Christian Sharer but that the failure of the peach crop. same belonged to her, whereupon the title to this property.

in the afternoon.

"HERE LIES AN HONEST MAN."

The President of the DuBois Bank Will not Stain his Father Name.

James E. Long, president of the de-Long said Saturday: "The assets of \$40,000 of paying everything. But wife has to sell her personal effects and jewelry, no man will suffer. On the marble shaft above my father is the legend: 'Here lies an honest man.' I am old and broken in health, but I will begin anew, without a cent, if

# Marriage Licenses.

The following marriage licenses were granted during the past week: William H. Knarr, of Pine Grove Mills, and Minnie B. Tyson, of Ferguson township.

Jasper N. Gill, of Pleasant Gap, and Ida A. Miller, of Bellefonte. Wm. H. Myers, of Boalsburg, and

Elizabeth Weaver, of Oak Hall. Mark Pedrick, of Wilmington, Del.,

H. N. Hoy, of Benner township, thought. and Sallie Garbrick, of College township.

Harry H. Wagner, of Chester Hill, Clearfield county, and Beulah Stine of South Philipsburg. John F. Garner, of State College

and Margaret Wise, of Fillmore. Frank Warfield and Emily Ellio Harris, of Bellefonte. M. W. Shank and Julia E. Crispin,

of Snow Shoe.

## Sad Tale of Deaths.

An appalling affliction has come to Edward Humes, trading as Hoover, Moses Sherer, of Allentown. His famwife and four children. On February T. F. Kennedy vs. James Lytle; 16 two children died of diphtheria, Krumrine Bros. vs. Mrs. Mary Par- Mrs. Sherer passed away, and on the

## Outside Items of Interest.

Christian Bordner, a native of Penn- and it is well enough to face it. sylvania, died at Lewiston, Ill., a few days ago, aged 105½ years.

Special Term of School.

School will open Monday, May 27. mar grades received. An opportunity 25 and 50 cent bottles for sale by Wm. will be given to pursue advanced and Pealer, Spring Mills, and S. M. Swartz, special courses.

E. J. Wolf, A. M., Principal.

BLAIR'S SCANDAL.

hearing a number of petitions and The County Auditors Make Serious Charges Against the Commissioners.

The report of the Blair County Auditors concerning an investigation, lasting almost four months, into the alleged irregularities in the County Commissioner's office was filed in court on

The report abounds in startling disthe stock, farm implements and lot of closures, chief among which is the surant to pay costs of prosecution and un- Miles township. After this, levy had and James Funk with a sum greater penitentiary for a period of one year beth Wohlford the wife of Geo. Wohl-salaries. The three Commissioners jort served notice on the sheriff that are surcharged with \$674, the cost of vate citizen at Good's Mill. Another item in the bill of surcharges consists for furnishing postal cards to the Altoona City Tax Collector for dunning

The principal sums which the Commissioners are required to refund to on which the property was sold in the county are for overpayments made board across the railroad track of the 1892 alleging that it was fraudulent to certain favored contractors on ac-Beech Creek R. R. near Gillentown, and could not stand as a bar to the count of bridge contracts. Commissioner Hurd is scored for letting pubry retired Tuesday noon and brought lic contracts to relatives and making in a verdict in favor of the defendant use of fictitious names on the Treasury drafts in order to conceal the fact.

The Commissioners have sixty days feigned issue. This case grows out of in which to appeal from this report to

### Peaches vs. Wheat.

If the experiments now being made nont & Co.; the plaintiffs in this suit, in Penns valley to raise peaches turn out successfully, there will be a boom to issue whereupon the sheriff levied in that direction among many of our upon the farm stock, farm implements farmers to raise peaches and let wheat lumber, and railroad ties at the resi- go by the board as a staple product. ly when any American interest is asdence of Christian Sharer, whereupon An average crop of peaches will bring sailed, but it has no idea of being driv- orders for goods or making any an-Eve Sharer the defendant in this suit ten dollars in cash to one in wheat, en into an uncalled for row with Engserved notice on the sheriff that the leaving the peach farmer a margin land by the irresponsible jingo ele-sonal communication, are held to be property levied upon was not the prop- good enough to stand an occasional

An acre of wheat, at best, will not court framed an issue to determine the average over \$10. An acre of peach straddle the financial question in their when mailed, to the letter rate postage. 250 bushels. These at an average price the endorsement of a number of their advertising character may be impressworth \$100. So its a question of \$100 candidates for the Presidential nomisubjecting it to the higher rate of postin peaches as against \$10 in wheat.

funct bank of DuBois, returned home sum in peaches from frost damage to 000,000 in silver, at a ratio of 18 to 1, Saturday from a trip abroad. The crop, and you still have \$50 in peaches the idea being that this will prevent failure is when he was in Paris. Mr. ever realized in the best days of wheat. in the west. We know of at least three parties in

the sum needed is all I have and my their first regular bearing condition. Young trees have been bought at \$6

prove a success. Our neighbors over in Juniata county have found raising peaches a pay- have had his way Congress would not ing success and thousands of bushels necessary to square off the accounts, are shipped every season, some of purchase of seeds for indiscriminate their eyes open, and when the fellow everything possible to prevent it—

> have likewise begun to raise peaches with good success. If Penns valley can be made to pro- that Secretary Morton will spend that duce a fair crop of peaches, it would appropriation. The appropriation act charged that some of the granges were not be long until a new industry would says the money is appropriated for imposed upon to petition for the bill, follow, namly, canning establishments the purchase, propagation and distri-other granges petitioned against it. to give employ to persons of both sex- bution of seeds "as required by law."

es in canning peaches and all kinds of The quoted clause is what Secretary fruits, berries, corn and vegetables- Morton believes is a bar to spending and there is always a ready market for the money, as the law expressly and and Mary E. Beates, of Benner town- all these. Let the farmer readers of distinctly limits the purchase and distinctly limits the purchase and disthe REPORTER give this subject some

# Of Great Benefit.

We can be of great benefit to the good people of Centre Hall and vicinity if they would come to us for all their wear in the way of Men's, Boys' and Children's Clothing, Head Wear, Furnishing Goods, and Ladies' Shirt Waists and Chemisettes.

Goods are only sold on their merits -what is linen or what is cotton-is told you at the time of the purchase. "Mother's Friend" Shirt Waists.

### MONTGOMERY & Co. Merchant Tailors, Bellefonte.

THE Altoona Tribune, Republican, says: The Philadelphia Press does to the same disease. A few weeks ago not seem to know that all the daily newspapers of Blair county are opposnight of Friday last the last child died, that all the weeklies which have exed to the bill pensioning judges, and pressed an opinion are on the same During the last few years Mrs. Bid-surprise the Press to know that an dle, of Clearfield, has followed to the overwhelming majority of the voters grave her father, mother, brother and of this county, and of most others, are husband. Within the last few weeks opposed to this bill, and that its enshe has buried three children, and actment into a law by the present legnow her only remaining child is seri- islature would probably result in a Republican defeat. That is the situation

For whooping cough Chamberlain's Cough Remedy is excellent. By usno danger in giving the remedy to ba-Scholars of intermediate and gram- bies, as it contains nothing injurious.

# CAPITOL NEWS

THE NICARAGUA AND ENGLAND IMBROGLIO.

The United State's Stand During the Troub le.-No Cause for Interference as Yet.-The Republicans Will Straddle.

President Cleveland declines to get trust. excited because England is engaged in giving Nicaragua a metaphorical spanking, and there is a great howl demand upon Nicaragua may be ex- concern. tortionate there is no doubt that it was England is doing precisely what the the fruits of his achievement had pass-United States would do under similar ed to the possession of another. circumstances—compelling reparation for insult and injury to her subjectsalthough this country would probably have gone about it differently. The

ment. nation, is that a plank be inserted in age. But say you average only half this the platform for the coinage of \$400,-

their quota of seeds, and if he could will be in great luck. ty and are sold here as high as \$1.50 fiscal year. But he did not have his big dog on him. per bushel. Snyder county farmers way, and an appropriation-somewhat smaller than usual-was made for that purpose. It is not certain, however, tribution of seeds to "such as are rare agreed not to spank little Nic. and uncommon in this country," and

mental stations. The Supreme Court cannot finally property. dispose of the income tax cases, upon' which arguments for a rehearing will urged for a third term on an anti-sil- tory rheumatism, but has not heretobe heard next Monday, too soon to suit ver coinage issue. Treasury department officials. The vote of Justice Jackson, who will sit to hear the argument for a rehearing will settle the whole business, as it is understood the other eight members of tax can be paid without a penalty. term of school. The votes by which bonds and rents were exempted were such that the result cannot be changed, no matter how

Wonder what those hair-trigger innow? In addition to the San Francisco and the Marblehead, first designated, Secretary Herbert has ordered ing it freely the disease is deprived of that the New York and the Columbia Summer session of Centre Hall High all dangerous consequences. There is shall also go to Kiel. And there is a possibility that the Secretary may go a yard. himself on the Dolphin.

> Secretary Morton's beef investiga--Subscribefor the REPORTER, \$1.50 tions are keeping up the price of beef. reductions last only a short time.

Secretary Morton smiles at the charge, which he correctly characterizes as nonsense, and asks pertinently: "Why should asking plain questions, in order to get at the truth, agitate anybody, or affect the beef market?" That why will doubtless be echoed by the beef consumers who have been compelled to pay tribute to the greediness of the men who compose the beef

### The Changes of a Few Weeks.

On Monday, March 4, James W. from his enemies, who accuse him of Scott consolidated three of the most abandoning the Monroe doctrine. If important Democratic newspapers of the Monroe doctrine means that the the west, the Times, the Herald, and erecting a bridge on the lands of a pri- United States shall fight or threaten the Evening Post, with an aggregate to fight, every European country capital of \$1,000,000. On Sunday, which those cockey little South and April 15, Mr. Scott, who had been in Central American Republics by their excellent health up to that time, sudhot-headed acts get into trouble with, denly died. On Wednesday, April 17, it ought to be abandoned. As a mat- Mr. Scott was buried. On Saturday, ter of fact no administration has ever April 20, the controlling interest of Mr. put any such construction upon the Scott was bought by H. H. Kohlsaat Monroe doctrine. While England's and he took active management of the

> On Sunday morning Mr. Scott deprovoked by Nicaragua, which had clared he had reached the ambition of somehow got the idea that the United his life in gaining the head of that States would interfere in its behalf be- great newspaper concern. Before Satfore the worst came to the worst. urday night he was dead, buried and

New Postal Regulations. The postmaster general has issued an order to the effect that hand stampadministration deserves commenda- ed alterations or additions to price tion for its policy of non-interference lists, invoices, catalogues, or other in this matter, and can be depended forms of the same nature, as well as upon to act promptly and patriotical- like changes in circulars or other printed matter, converting the same into equivalent to writing or typewriting It is every day becoming clearer that and will therefor subject the matter the Republicans are going to try to upon which they may be impressed trees, 250 trees to the acre, at an aver- next national platform. A proposi- Mere business cards, however, or other age of one bushel per tree, would be tion, which is said to have received hand-stamped editions clearly of an of 40 cents in the orchard, would be most prominent men, including two ed upon third class matter without

### Share Swindling

Farmers are warned against wheat to \$10 in wheat—a better result than the bolting of the silver Republicans swindlers who are said to be working mer—there is too much wind packed in the eastern part of the state, and away in the sleeves of the ladies. It is nothing new to say that Secre- are liable to drop among you at any the bank; I am told, will come within this valley who have planted peach tary Morton is opposed to the indistine. They are canvassing with a orchards and one of these has 3000 criminate distribution of all kinds of fine grade of wheat, which they allege can't play at. whatever they lack will be paid, if I trees out, now in their fourth year, seeds by the Department of Agricul- will yield an average of fifty bushels to have to pay every cent of it myself. If and this summer expected to be in ture. He has been opposed to it from the acre. The grains are larger and the day he learned of the absolute there are more of them on the stalk. whoppers-drop in for him. waste which accompanied the distri- You will be required to sign a contract per 100. Hope the experiment will bution of seeds, to say nothing about to let the agent have half your crop, veterate spongers but always dodge a those Congressmen who sold in bulk and if he doesn't get your farm you return of the favor under flimsy ex-

This is a cousin of the Bohemian have appropriated one dollar for the oats swindle, and farmers should keep to see a neighbor prosper, and will do them finding their way into this coun- free distribution during the coming comes around with big wheat set the such small souls never get to Heaven.

## Late News Condensed.

The school book trust bill was defeated in the house. Good. Mr. Mattox school-house.

The bill to create a new county to be that's where Sando lives." called "Quay," was killed in the house Nicaragua has agreed to pay Eng- hall, his family having remained in land \$77,000 smart money within fif- Jefferson county.

England last Friday had a second it is customary to buy only a few of Johnstown calamity, by the breaking these to use at the department experi- of a dam which caused the drowning of 160 persons and much destruction of

New Advertisements. Read the new ad's in this issue, viz: Audit notice by Ira C. Mitchell, Esq. joints swelled and became inflamed; the court are equally divided; but Executors' notice of Joseph M'Clellan should he vote for a rehearing it will estate. Caution notice by Lydia Upon the urgent request of my mothbe left open until that rehearing has Foust. Audit notice by H. C. Quig- er-in-law I tried Chamberlain's Pain taken place and a decision shall have ley. C. P. Long's bargains. Katz & Balm to reduce the swelling been handed down, and that may not Co's store. Lyon & Co's store. W and ease the pain, and to my be until after the first of July, which T. Meyers' store. D. C. Keller, Haag agreeable surprise, it did both. I have is the last day upon which the income hotel card. Prof. E. J. Wolf, special

## We Have a Big Country.

The whole population of the United side, save the one it quotes. It may Justice Jackson may vote upon them. States, it is calculated, could be concentrated in Texas without bringing dividuals who were so much afraid, up the density of her population to some time ago, that Secretary Herbert that of Massachusetts. In fact, if an brakeman on the middle division, P. would not have the Navy properly area equal to that of Indiana were cut | rr., early on Saturday morning was represented at the celebration attend- off from Texas, the state would still found lying along the railroad track ing the opening of the sea canal at hold the entire population of the Uni- near Tipton with his body cut in two Kiel, on June 19, think of themselves ted States without crowding us as the at the hips and his face and head horpeople of Massachusetts are crowded.

Figured China Silks, 20c. a yard. Striped Wash Silks, 30c. ing a big drive in shoes. They carry a Lyon & Co.

NOTICE GIVEN.

Primary Election and County Convention to be Held June 8th.

Notice is hereby given to the Democratic voters of Centre county, to meet at the regular places for holding the general election, in their respective election districts, on Saturday the 8th day of June, 1895, and elect delegates to the County Convention; said election to begin at 3 o'clock p. m. and close at 7 o'clock p. m. of said day. The delegates chosen at the above stated time will meet at the Court House in Bellefonte, on Tuesday, June 11th, at 12 o'clock noon, and nominate one candidate for Prothonotary, and a candidate for District Attorney. It will also be necessary to elect a chairman of the county committee to serve from January first 1896, for the term of one year, at the time of holding said con-

The number of delegates that each election district is entitled to under the rules of the party, based upon the vote for Governor in 1894, and as apportioned by the county committee, is

position of the country committee	may an
as follows:	
Bellefonte, n w, 2   Haines, W P	. 3
8 w. 3 Halfmoon.	1
" ww 1   Harris	2
Centre Hall, 1 Harris, Howard,	2
Howard, 1   Huston,	î
Milesburg, 1 Liberty,	1
	1 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Millheim, 2 Marion,	1
Philipsb'g, 1st w 1   Miles, e p,	1
" 2nd w. 2 " m p,	2
" 3rd w. 1 " w p.	1
South Philipsb'g 1   Patton,	1 4
Unionville, 1 Penn,	4
Benner, n p, 1   Potter, n p,	2
" sp, 1 " sp,	3
Boggs, n p, 1 Rush, n p,	9
	2
" ep, 1 " sp,	
Burnside, 2 Snow Shoe, 6	P, 2
Burnside, 1 " "	1
College, e p, 1   Spring, n p,	1
" w p, 1 " s p,	2
Curtin, 1 " wp,	1
Ferguson, e p, 3   Taylor,	1 2 1 1 1 4
" wp, 1 Union.	1
Gregg, n.p. 1 Walker.	4
ep, 2 Worth,	1
" wp, 2	
" e p, 2   Worth, " w p, 2   Haines, w p, 2	
H. S. TAYLOB, Sec'y.	
N. R. SPANGLER	

N. B. SPANGLER, Chairman Dem. Co. Com.

Local Oddities. The treas are leaving-but none have left.

There will be no cyclones this sum-

It is odd that some people will not learn that it is a poor game that two

How odd it is that a fisherman always has the biggest fish-the regular

It is odd that some folks will be in-

It is odd that some folks can't bear

# Town Topics.

George Rowe has put up a new smith shop on the lot opposite the

When the question is asked, "Who lives in that pretty house on Church street," the answer invariably is, "Oh,

Johnny Neff is keeping bachelor's

Housecleaning, whipping and shaking carpets, and gardening are under full headway.

Persons who sympathize with the afflicted will rejoice with D. E. Carr of 1235 Harrison street, Kansas City. In some quarters Cleveland is being He is an old sufferer from inflammafore been troubled in this climate. Wheat has gone up to 67 in Chicago. Last winter he went up into Wisconsin, and in consequence has had another attack. "It came upon me again very acute and severe," he said. "My sore to touch or almost to look at. used three fifty-cent bottles and believe it to be the finest thing for rheumatism, pains and swellings extant. For sale by Wm. Pealer, Spring Mills. and S. M. Swartz, Tusseyville.

# Body Cut in Two.

Wm. Megahan, of Petersburg, Pa., a ribly mangled and crushed.

-Lyon & Co., Bellefonte, are makfull line in this department, and at prices that are way below their com--Extraordinary reductions in Win- petitors, It is useless to pay a big ter clothing and overcoats by Lyons, price for shoes when you can get the tions must be disquieting the beef trust | Bellefonte, and this means a reduction | same article several dollars cheaper at when one of its members makes the from the wonderfully low prices they Lyons. Don't pay any dealer an exridiculous charge that those investiga- have had during the past season. The travagant price, until you inspect their