

Society Meetings.

First and second meetings of the M. E. church...

Advertisement Rates. We desire to be distinctly understood...

Advertisement Rates. We desire to be distinctly understood...

Advertisement Rates. We desire to be distinctly understood...

The Carbon Advocate.

SATURDAY MORNING, FEB 25, 1876.

Local and Personal.

Parties receiving the ADVOCATE with a cross marked...

Leave your measure with Laury & Peters...

The "fit" given at Laury & Peters...

The fall suits being gotten up by Laury & Peters...

Mrs. S. E. Fatzinger is just receiving a splendid assortment...

Now is a good time to subscribe for the CARBON ADVOCATE...

Dr. FITTLE'S RHEUMATIC REMEDY cures rheumatism...

W. W. Reber and Ed. Miller, arrived home from Philadelphia...

The Justices of the Peace elected on Tuesday week...

Head Quarters for Boots, Shoes and Rubbers...

Do you desire sound legs and a long life? Then do not neglect that gold...

Another new lot of groceries and provisions just received...

My kingdom for a horse, so abounded old King Dick...

Lost, on Saturday evening last, the keys of a child's overcoat...

F. P. Semmel has just received a lot of well seasoned firewood...

Fifteen persons have recently been resolved, on profession of faith...

Washington's Birthday passed off very quietly in this borough.

Thomas Koons, has bought the Leighton broom manufactory from H. C. Levanway.

The revival meetings in the M. E. church are still successfully progressing.

Wednesday night and Thursday morning were the coldest of the season in this locality.

We have added several new subscribers on our list again this week. Remember the "Advocate" is only \$1 a year.

The Gift Enterprise of the Stratton Rifles comes off March 25th.

Last year the net earnings of the North Pennsylvania Railroad were \$512,192 34, and the net profit, over interest and taxes, \$160,527.01.

Get your fresh bread from Haller & Dreibleb, at the Leighton bakery, cakes for weddings, and parties a specialty. Candies and confections of finest quality.

The Thomas Iron Co., are shipping back from Cumberland county considerable of the machinery they had in use there in mining during the past few years.

Work has been suspended in the Philadelphia and Reading Railroad Company's rolling mill at Reading until next month. As a result 350 employees have no earnings at this time.

The Lehigh Coal and Navigation Company announces a quarterly dividend of two per cent, or one dollar per share, payable on the 31st of March.

Ash Wednesday, beginning of Lent, Wednesday, March 1st; St. Patrick's Day, Friday, March 17th; Good Friday, April 14th; Easter Sunday and Monday, April 16th and 17th; Ascension Day, Thursday, May 25th; Whit-Sunday and Monday, June 4th and 5th; Centennial, Tuesday, July 4th; Christmas, Monday, Dec. 25th.

At Pottsville Wednesday, a hearing was given on a writ of habeas corpus in the case of Munley and deAlister, charged with the murder of Wren and Singer, mine bosses, at Raven Run, in September last. The accused were identified and remanded to jail.

Melchoir Hozi, Esq., of Catanzuz, was on Saturday last elected Major of the Fourth Regiment, in place of Capt. S. D. Lehr, who resigned that position. The election took place at Reading.

Next Tuesday will be "Shrove Tuesday," or Fastnacht, and no doubt any quantity of cakes known by that name will be brought upon the tables.

The Lehigh Fire Brick Works at Catanzuz are now lying entirely idle, all of the laboring force having been discharged on Saturday week.

William Keber desires us to state that he has been appointed agent for this county to take subscriptions for the "Star Spangled Banner," one of the most popular monthly papers published. Terms: paper and choice of 4 out of 42 chromos, \$1 a year; paper and one large chromo, \$1 a year, or the paper and an extra large sized chromo \$1.25 for one year.

W. W. Reber and Ed. Miller, arrived home from Philadelphia, Wednesday night, where they have been in attendance on the medical lectures at the University of Pennsylvania.

Preparations are already being made for the first of April—the day when titles to property are given, money paid over, and payments are referred. This is not as it should be. Why not pay now, if you can, and thus let that money circulate, make business, and pay debts? This system of putting off all payments to the first is wasteful.

It is said that a water pipe and iron tub factory is to be erected at Fullerton, by a Boston party, the coming spring. The building is to be five hundred feet long and about one hundred feet wide.

The Justices of the Peace elected on Tuesday week should remember that if they take out commissions at all, they must give a written notice to the Prothonotary within thirty days from election day.

The Allentown Rolling Mill is at present turning out the iron for a bridge 134 feet in length to be erected on the line of the New Jersey Central Railroad, over in Jersey.

Adam Sherman was killed and John Harris was fatally injured by an explosion of sulphur in the colliery of King & Co., at Lievellyn, in Schuylkill Co., Wednesday morning. It is thought the sulphur was ignited by the miners' lamps.

"THE HOME."—We have received copies of a neatly printed and illustrated young folks' paper, of the above name, published by S. L. Thrope, No. 14 Bolivar st., Cleveland, Ohio. It is printed on clear white paper, and is filled with a variety of interesting and instructive reading for youth. It is issued monthly for 30 cts. per year, or semi-monthly at 50 cts. The publishers offer very fine inducements to agents and guarantee each subscriber a fine chromo. They also offer to send sample copies free to all who desire to examine it.

Daniel Gallagher, of Harleigh, Pa., was stabbed in a saloon at Hazleton Monday evening, and it was feared he would not recover. His assailant was arrested.

Officer J. D. Hampton of the Coal and Iron Police on Saturday of last week took to Wilkes Barre, John Campbell, whom he succeeded in arresting at Condale. He is charged of being concerned in the Taggart robbery. It will be remembered that Frank Lavey and Wm. Collins were tried at the last court of quarter sessions on the same charge, and were each sentenced to the Eastern penitentiary for eighteen months. At the trial it was shown that Campbell was the principal in the transaction, and the probabilities are that his sentence will be more severe.

Scranton Republican.

The long-talked-of Lehigh and Eastern Railway, which is to extend

from Tomhicken, Pa., in a connection with the Erie at Port Jervis, N. Y., is to be built soon.

At a meeting of the directors and stockholders held at Millford last week, President Kase stated that the right of way had about all been secured, and that the work of grading would be immediately begun, and that the road would be in a running order the coming summer.

The road will cross the Pocono Mountain a few miles north of Stroudsburg, Pa., thence pass over the Pennsylvania side of the Delaware river, crossing the same near the point of connection. It is intended principally for coal transportation.

In a book called "Courtship, Love, and Matrimony," published in 1690, there is this clause concerning the privileges of women in leap-year: "Albeit it is now become a part of the common law in regard to social relations of life that as often as every bissextile year doth return the ladies have the sole privilege during the time it continueth of making love unto the men, which they do, either by words or looks, as to them it seemeth proper; and, moreover, no man will be entitled to the benefit of clergy who doth it in any wise treat her proposal with slight or contempt."

Miss Alice Rhoads presented the Jr. O. U. A. M., of this place, with a very elegant picture, which includes the "Flag" and "Father of our country," and the motto, "In honor shall we live." The following was written by one of the members of the Order in response for the present:

Thanks to her for kindness shown. To gaze we look on her fair face, and may be proud to see her name, that a blessing on her hand.

With the Father of our country brave, Mine God, and I, together with our share, The flag of God, may ever her name.

Friend Parker, of the Valley Record, Mahanoy City, has changed the day of its publication from Saturday to Thursday. The Record is a No. 1 as a weekly local paper.

The Catanzuz Valley Record says: "They are making things lively for the Mollies in Carbon county." Friend Bartholomew, you are in error. You should have written "deathly."

The members of the First Presbyterian Church, of this borough, organized a "Mite Society," at the residence of Mr. W. M. DuFour, on Tuesday evening last.

Henry Bray, of Wilkesbarre, while attempting to reconnoiter a mine near a wagon, was struck on the head with a killing blow.

The bondholders of the (Haville, Hazleton and Wilkesbarre) road, incorporated in its extension to the Lehigh river, are having to see the road from one end to the other, with prospects of success.

John Strong committed suicide by hanging himself in the Lehigh river. He had been found guilty of larceny and sentenced to the penitentiary for two years. It is supposed that he was rendered insane by his troubles.

J. H. Wintermute, of Scranton, has been arrested for using the mails fraudulently. He had sent out 300 letters, with no return, and had received five cents and three cents stamps for the same.

William Keber desires us to state that he has been appointed agent for this county to take subscriptions for the "Star Spangled Banner," one of the most popular monthly papers published. Terms: paper and choice of 4 out of 42 chromos, \$1 a year; paper and one large chromo, \$1 a year, or the paper and an extra large sized chromo \$1.25 for one year.

W. W. Reber and Ed. Miller, arrived home from Philadelphia, Wednesday night, where they have been in attendance on the medical lectures at the University of Pennsylvania.

Preparations are already being made for the first of April—the day when titles to property are given, money paid over, and payments are referred. This is not as it should be. Why not pay now, if you can, and thus let that money circulate, make business, and pay debts? This system of putting off all payments to the first is wasteful.

It is said that a water pipe and iron tub factory is to be erected at Fullerton, by a Boston party, the coming spring. The building is to be five hundred feet long and about one hundred feet wide.

The Justices of the Peace elected on Tuesday week should remember that if they take out commissions at all, they must give a written notice to the Prothonotary within thirty days from election day.

The Allentown Rolling Mill is at present turning out the iron for a bridge 134 feet in length to be erected on the line of the New Jersey Central Railroad, over in Jersey.

Adam Sherman was killed and John Harris was fatally injured by an explosion of sulphur in the colliery of King & Co., at Lievellyn, in Schuylkill Co., Wednesday morning. It is thought the sulphur was ignited by the miners' lamps.

"THE HOME."—We have received copies of a neatly printed and illustrated young folks' paper, of the above name, published by S. L. Thrope, No. 14 Bolivar st., Cleveland, Ohio. It is printed on clear white paper, and is filled with a variety of interesting and instructive reading for youth. It is issued monthly for 30 cts. per year, or semi-monthly at 50 cts. The publishers offer very fine inducements to agents and guarantee each subscriber a fine chromo. They also offer to send sample copies free to all who desire to examine it.

Daniel Gallagher, of Harleigh, Pa., was stabbed in a saloon at Hazleton Monday evening, and it was feared he would not recover. His assailant was arrested.

Officer J. D. Hampton of the Coal and Iron Police on Saturday of last week took to Wilkes Barre, John Campbell, whom he succeeded in arresting at Condale. He is charged of being concerned in the Taggart robbery. It will be remembered that Frank Lavey and Wm. Collins were tried at the last court of quarter sessions on the same charge, and were each sentenced to the Eastern penitentiary for eighteen months. At the trial it was shown that Campbell was the principal in the transaction, and the probabilities are that his sentence will be more severe.

Scranton Republican.

The long-talked-of Lehigh and Eastern Railway, which is to extend

THE "MOLLIES."

Doyle Sentenced to Death!

"I don't care what you do; you'll do as you like anyhow!"

Campbell Remanded Back for Trial.

Habeas Corpus Hearing—No Argument Necessary—Alex. Campbell remanded back to jail.

On Friday at 3 P. M., Alex. Campbell was brought out a writ of habeas corpus for a hearing before Judge DeLoe to determine whether he, Campbell, could be let out on bail. The writ was granted, only because the law of the land, a few representatives of the press, and Mrs. Alex. Campbell, as a matter of course, were present.

The testimony, Judge DeLoe announced that for various reasons, he would not let Campbell out on bail, and that under no circumstances should any person present obtain what might be called a writ of habeas corpus.

John J. Bertrams, Esq., then suggested to the Court that the witnesses for the Commonwealth be sworn to, and that only one at a time be admitted to testify. The request was granted, and all the witnesses were sworn to, in a room in the Court House, except Scruggs, who was under the protection of the police.

John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

The Commonwealth's witness, John J. Bertrams, Esq., was first put on the stand, and the story related was such as would lead to the conviction of the prisoner. He was asked questions, and his answers to the questions were for the different reasons, which he stated in his testimony, that he was not a party to the crime, and that he was not a party to the crime, and that he was not a party to the crime.

Doyle replied: "I don't care what you do; you'll do as you like anyhow."

The Court, in view of the law and the evidence, cannot do otherwise than pronounce the sentence which follows; when sentence is: That you, Michael J. Doyle, be taken hence to the county prison, from whence you came, and thence to the place of execution, and that you be hanged by the neck until you are dead; may the Lord have mercy on your soul.

On Monday at 10 A. M., on Monday, John Painter, John Sherry, John Smith and John Conway were appointed trustees. The list of the trustees, and their duties, are as follows: John Painter, John Sherry, John Smith and John Conway.

On Monday at 10 A. M., on Monday, John Painter, John Sherry, John Smith and John Conway were appointed trustees. The list of the trustees, and their duties, are as follows: John Painter, John Sherry, John Smith and John Conway.

On Monday at 10 A. M., on Monday, John Painter, John Sherry, John Smith and John Conway were appointed trustees. The list of the trustees, and their duties, are as follows: John Painter, John Sherry, John Smith and John Conway.

On Monday at 10 A. M., on Monday, John Painter, John Sherry, John Smith and John Conway were appointed trustees. The list of the trustees, and their duties, are as follows: John Painter, John Sherry, John Smith and John Conway.

On Monday at 10 A. M., on Monday, John Painter, John Sherry, John Smith and John Conway were appointed trustees. The list of the trustees, and their duties, are as follows: John Painter, John Sherry, John Smith and John Conway.

On Monday at 10 A. M., on Monday, John Painter, John Sherry, John Smith and John Conway were appointed trustees. The list of the trustees, and their duties, are as follows: John Painter, John Sherry, John Smith and John Conway.

On Monday at 10 A. M., on Monday, John Painter, John Sherry, John Smith and John Conway were appointed trustees. The list of the trustees, and their duties, are as follows: John Painter, John Sherry, John Smith and John Conway.

On Monday at 10 A. M., on Monday, John Painter, John Sherry, John Smith and John Conway were appointed trustees. The list of the trustees, and their duties, are as follows: John Painter, John Sherry, John Smith and John Conway.

On Monday at 10 A. M., on Monday, John Painter, John Sherry, John Smith and John Conway were appointed trustees. The list of the trustees, and their duties, are as follows: John Painter, John Sherry, John Smith and John Conway.

On Monday at 10 A. M., on Monday, John Painter, John Sherry, John Smith and John Conway were appointed trustees. The list of the trustees, and their duties, are as follows: John Painter, John Sherry, John Smith and John Conway.

On Monday at 10 A. M., on Monday, John Painter, John Sherry, John Smith and John Conway were appointed trustees. The list of the trustees, and their duties, are as follows: John Painter, John Sherry, John Smith and John Conway.

On Monday at 10 A. M., on Monday, John Painter, John Sherry, John Smith and John Conway were appointed trustees. The list of the trustees, and their duties, are as follows: John Painter, John Sherry, John Smith and John Conway.

On Monday at 10 A. M., on Monday, John Painter, John Sherry, John Smith and John Conway were appointed trustees. The list of the trustees, and their duties, are as follows: John Painter, John Sherry, John Smith and John Conway.

On Monday at 10 A. M., on Monday, John Painter, John Sherry, John Smith and John Conway were appointed trustees. The list of the trustees, and their duties, are as follows: John Painter, John Sherry, John Smith and John Conway.

On Monday at 10 A. M., on Monday, John Painter, John Sherry, John Smith and John Conway were appointed trustees. The list of the trustees, and their duties, are as follows: John Painter, John Sherry, John Smith and John Conway.

On Monday at 10 A. M., on Monday, John Painter, John Sherry, John Smith and John Conway were appointed trustees. The list of the trustees, and their duties, are as follows: John Painter, John Sherry, John Smith and John Conway.

On Monday at 10 A. M., on Monday, John Painter, John Sherry, John Smith and John Conway were appointed trustees. The list of the trustees, and their duties, are as