## JUDGE PATTERSON DECIDES WHAT FEES

CONSTABLES ARE ENTITLED TO.

The Bill of Constable Dern Modified. Hornce G. Usner Sentenced to Sixty Days' Imprisonment.

This is the first day of court since early oughly renovated during the vacation and in the orphans' court room and law library new carpets were laid, adding to the comfort of the attorneys and the appearance of

To-day, according to the calendar, is also opinion day and the court rendered a large number of opinions of cases argued at the June term. The following were delivered

by Judge Livingston:
Northern National bank vs. C. H. Mellinger, exceptions to auditor's report. Exceptions dismissed and report confirmed. W. H. Roland, assignce of Peter Buffen-myer,vs. Lancaster County National bank,

exceptions to master's report. Exceptions and bill dismissed at costs of complainant.

J. Levi Diffenderffer's assigned estate, exceptions to auditor's report. After a few trifling errors were corrected the exceptions were dismissed and report confirmed.

Joseph D. C. Pownall vs. Alfred D. Courad, rule to show cause why a new trial should not be had. Rule discharged.

The borough of Mt. Joy vs. W. A. King and D. R. King, partners, trading as W. A. King & Co. This was a case stated to ascertain whether the borough had authority to collect a tax from defendants. King & Co. are cracker bakers and deliver goods The borough authorities claimed that they were liable for the tax prescribed to be assessed against all peddlers, while King & Co. claimed that they are not peddlers within the meaning of the borough law, not delivering goods to private parties. The court ruled that the borough cannot impose a tax on W. A. King & Co.

Henry John vs. Gustave Hoch, rule to show cause why appeal taken by defendant should not be stricken off. Rule made absolute and appeal stricken off.

B. F. Smith & Bro. vs. Peter Snyder, certiorari by defendant, and claim by plainiff that the writ of certiorari was not taken in time. Proceedings of justice affirmed. Levi Watts vs. Henry Slater, rule to show cause why judgment should not be struck off, and defendant allowed to plead and file an affidavit of defense. Rule discharged. Conestoga & Big Spring Valley Turnpike

company vs. Henry Bechtold, certiorari by defendant from the judgment of Alderman Halbach. In this case suit was brought against the defendant for toll, and judgent entered for the full amount of plaintiff's claim, which included toll up to the defendant claimed that it was error to include in the claim toll after the suit was brought. The court took this view of the case and set aside the alderman's proceed-

Similar opinions were filed in suits brought by the same company against F. D. Heidelbaugh and Columbus Rote. George M. Ayres vs. Cyrus Bair, certiorari by plaintiff, on the ground that judgment was not entered at the proper time. Proceedings of justice set aside. M. B. Davis vs. Abram Hirsh, rule to

show cause why judgment should not be entered for want of a sufficient affidavit of defense. Rule made ab ment against defendant for \$573.71. Daniel Young's administrators vs. Mary Young, rule to show cause why #fa should

not be set aside and defendant let into a defense. Rule discharged. Estate of Dr. Benjamin M. Frick, exceptions to auditor's report. Exceptions dis-

missed and report confirmed. Henry Shelly, deceased, exceptions to auditor's report. Exceptions dismissed and report confirmed.
Commonwealth of Pennsylvania vs.

Horace G. Usner, false pretense. The de fendant was convicted at the last term of the court and rule granted to show cause why a new trial should not be had. The court refused a new trial to defendant.

Exceptions to report of viewers as to street in Elizabethtown borough. Proceedings of viewers set aside. John Faegley vs. Norbeck & Miley, rule

for new trial. Rule discharged. JUDGE PATTERSON'S OPINIONS. Judge Patterson delivered opinions in

the following cases: Andrew Dern vs. the county of Lancas-

ter. This was a case stated submitted to the court to determine the costs constables are entitled to in certain cases. As the court goes into detail as to the law of the case, and the question is of great importance, the opinion of the court in full is The case stated exhibits that the con-

test here is in relation to the costs as charged in the bill annexed. In that particular the bill of costs annexed and case stated do not agree, but the court will be governed in its judgment by the case stated. It will be seen that the bill contains the dates, to wit, January 18 and 19, 1889, leading to the belief that the five de-fendants were taken and heard by the fendants were taken and heard by the alderman (Barr) on two different days, which the case stated upon and agreed upon by the counsel for the parties contradicts. The case stated says: "The said men (referring to the defendants) were arrested together at the same time by the said constable, and brought by him to the office of the said alderman, who then and there committed them to the Lancaster county prison for a hearing on Monday

It further states, "That the said plaintiff took the said five men together, at one and the same time to the Lancaster county prison and on the day of the hearing brought them together to the other of said alderman who summarily committed them for the term of fifteen days each, and therefor the days the upon the plaintiff under separate commit-ments for each, as in the case of commitments for the hearing, took the five men to prison under and by virtue of the said It further states, "that the constable re-ceived from the alderman in these cases five separate subpoenas, one for each man ar-rested," and subpoenaed the several witresses, therein named. Further "that Jacob Clare was the prosecutor in each case." The bill presented by the constable is atched to the case stated and made part of

The case stated concludes as follows "If the court be of the opinion that the bill as charged is correct, then judgment be entered for the plaintiff for \$21.45, but if the court be not of that opinion then judgment to be entered for the plaintiff for such amount as the court is of the opinion the plaintiff is entitled to—costs to follow judgment—either party reserving the right to sue out a writ of error therein."

On an inspection of the plaintiff's bill it will be seen that it is radically wrong and that, according to the law, he has over-charged. In this proceeding there should have been but one complaint and one war rant issued for the five defendants. It ap-pears, however, that the alderman issued

pears, however, that the alderman issued a warrant for each one of the defendants, and we in this case can't assume that the constable should have refused to accept them and serve them.

It is, however, an unnauthorized practice when the offense charged is the same against all—two or more and the place or locality the same.

All should know that the liability of county for costs in criminal cases is entirely

county for costs in criminal cases is entirely statutory and did not exist at common law and neither the commonwealth nor the county ever pay costs when not required by the statutes to do so. 1st Chitty's criminal law, 649; Ibid, 829; 1st. Sar-

OPINIONS BY THE COURT | geant & Rawle, 649 ; 4th Sargeant & Rawle,

geant & Rawle, 649; 4th Sargeant & Rawle, 505.

By what law or statute does the plaintiff charge mileage for each of the defendants when he arrested the five defendants together at the same time and brought them together to the office of the alderman at the same time? He can only charge for milage actually travelled. The law admits of no such thing as constructive mileage. Consequently the charge for mileage for each of the persons taken or brought to the alderman's office cannot be allowed. One mileage in the case before us—mileage circular—is legal and is allowed; the mileage charged except the one was not traveled. As the constable was given five distinct warrants, and he served them, we must allow him for such service 50 cents each. The charge for serving subpoenas is allowed, though there was no necessity for subpoenaing more than the prosecutor, the constable himself being one additional witness. Also, one mileage for subpoenaing witnesses is allowed.

We come now to the charge for commitments—a writ or warrant to the officer to convey the person he has arrested and is in his charge to the prison. The fees of constables for executing a commitment, under the act of 1868, is 50 cents, not a small item in the officer's fees, and is the writ or precept under the hand and seal of a justice of the peace, or other competent officer, directed to the jailer or keeper of a prison, commanding him to receive and safely keep a person charged with an offense therein named, until he shall be directed to keep the prisoner in custody for want of sureties or until he shall be directed to keep the prisoner in custody for want of sureties or until he shall be directed to keep the prisoner in custody for want of sureties or until he shall be discharged by due course of law. In the present case the defendants were taken by warrant and brought before the alderman committed them for a hearing on January 21st, for which commitments there does not appear to be the least shalow of cause, unless the motive was to multiply the fees o

When an officer of the peace takes a per-son offending against the law, as a tramp or for drunken and disorderly conduct, his duty is to take him forthwith before the duty is to take him forthwith before the magistrate who issues the warrant and have a hearing. If a witness or two are required he retains the person under his warrant, and can secure his appearance temporarily by putting him in the lockup. The practice of committing for a hearing, as in this case, from January 18th to January 21st, is unnecessary and unjust. It is not justice to the person charged. He may be found innocent of the charge, but not withstanding must endure incarceration three days before he is discharged. The practice is vicious, not necessary to secure justhree days before he is discharged. The prac-tice is vicious, not necessary to secure jus-tice, and therefore unauthorized. It should be abandoned. There may be cases when a temporary commitment of a person charged is justifiable; as when the offender is charged with a serious or high crime and demands a hearing and the witnesses live at a distance. Then, if the officer having the offender in charge, or the prosecuting officer of the commonwealth asks for a postponement and temporary commitment. officer of the commonwealth asks for a postponement and temporary commitment, it should be granted; not otherwise. The charge for two commitments will not be approved. It would be well if all the constables would look at and study the practice pursued with drunken and disorderly persons and tramps by his honor, the mayor. When taken up by his police they are retained in the lockup until called before him when he hears the witness or witnesses and makes a final disposition. It is seidom under his administration that the county has to pay 50 cents to the officer for prosecuting a precept of commitment for prosecuting a precept of commitment to the prison for a hearing. If he did so in all the cases brought before him there would be great danger of bankrupting the

county treasury.

The court in conclusion revised the bill of Constable Dern, in accordance with the above opinion, and reduced it from \$21.45 to \$2.25. \$9.35. Ellen Pancake's use vs. Simon Ackerception overruled.

The Seventh Day Baptists of Ephrata, vs. Lorenz Nolde, R. R. Bitzer and Isaac Stroble, rule to show cause why a new trial should not be granted. Rule discharged. Samuel M. Boyd vs. George K. Reed. owner, and Andrew R. Metzger, contractor, rule to open judgment and allow defendants to plead and file their affidavit of de fense and lien stricken off. Rule to open judgment discharged but defendant allowed to amend.

Philip Stauffer and wife's assigned estate. exception to supplemental auditor's report. Exceptions overruled.

Stephen Grissinger, et. al., managers of the Camp Hill cemetery of the United Brethren in Christ, vs. John Booth, Tobias Goucher, Wm. Haines, John B. Myers and John Keener, trustees, exceptions to master's report. Defendants ordered to file an account of moneys expended, before the third Monday of September.

Samuel B. Sheaffer vs. John S. Sheaffer. rule to open judgment. Rule denied. Caroline Haag, deceased, exceptions to uditor's report. Exceptions overruled and

Exceptions to auditors report in Isaac H. Brubaker's estate. Exceptions dis-

report confirmed.

Estate of Jacob M. Herr, deceased, exceptions to confirmations of sale. Sale set

Brecknock and East Cocalico township road, rule to revoke order to viewers to view and vacate. Rule made absolute. Commonwealth of Pennsylvania vs. Jacob Kohl, appeal from taxation of costs.

J. B. Martin & Co. vs. Isanc B. Esben shade, garnishee of Mrs. S. C. Trout, certiorari of proceedings of Alderman Mc-Proceedings of alderman set Conomy.

Com. vs. Z. Undercuffer, rule to strike off finding of grand jury, which imposed costs on prosecutor in an ignored bill, charging the defendant with a violation of the liquor law. Rule made absolute. CURRENT BUSINESS.

The tayern license of Louis Siegler, econd ward, city, was transferred James R. Donnelly, and that of I Diller Worst, of Neffsville to Abram Stiffel. H. C. Shenck, Joseph Baer, Jacob Zell, Godfrey Suter and John Kapp, city, were

granted a renewal of their soldiers licenses, and Wm. Frinefrock, city, was granted a soldier's license. Counsel for John Rudy, who was directed to pay \$4.50 per week for the maintenance of his wife and children, asked for and obtained a rule to show cause why the amount should not be made less, as Rudy

is out of work since the closing down of the Fulton cotton mill. Rudy's bondsman, after the above rule was granted, surrendered Rudy to the sheriff. He was unable to give other bail and was given into the custody of the

A rule was granted to show cause why he granting of letters of administration in the estate of Peter Fyock, deceased, to J,

R. Zerfass, should not be revoked. An issue was granted to ascertain the ownership of personal property levied upon by the sheriff,in which Ella V. Gable was made plaintiff and C. W. Bender defendant.

Abraham B. Huber, Manheim township, was appointed guardian of Charles B. Rei denbach, minor son of Elizabeth Reidenbach, deceased.

Samuel Gibe, Rapho, was appointed guardian of the minor grandnieces of Samnel Hershey, late of Rapho, in whose estate they are interested.

Horace G. Usner, who was convicted a the last term of court of false pretense and who was refused a new trial, was called before the court for sentence. He was directed by the court to pay a fine of \$50, costs of prosecution and undergo an imprisonment of two months.

Ida Hahn, of Hinkletown, was divorced

from her busband, Jacob C. Hahn, on the

ground of desertion.

Philip C. Dietz, city, was divorced from wife Elizabeth on the ground of desertion.

Adjourned to Monday morning at 10 o'clock, when the August quarter sessions court will be opened.

THEY HAD A PLEASANT TRIP.

Three Members of the Bay Club Return, Pleased With Their Experiences. Major B. F. Breneman, John A. Snyder and W. U. Hensel, of the Bay club, which has been out for two weeks on the Chesapeake bay, returned to Lancaster this morning to meet business engagements made for them at this time. The boat "Kate Jones," carrying the club, touched at Baltimore to let them off, and the remaining members of the company after fishing and crabbing to-day will return via Havre de Grace and reach Lancaster at 6:45 p. m. The returned members express them-

selves in terms of unbounded satisfaction with their trip. It was a continuous round of pleasant weather, agreeable traveling; high living and interesting sightsee-ing. At Washington, whence the INTELLIceived, the club spent a day, its members taking in different points of interest ac-cording to their various tastes and previous experiences, Harry W. Buckius and George W. Hensel, jr., proved themselves long distance champions by climb-ing to the tops of both the capitol and the Washington monu-ment. Others of the club visited Arlington, the old soldiers' home, the White House, the departments and parts of the capital city. The tug steamed out on Wednesday morning and made its first stop down the Potomae at Mt, Vernon. A landing was effected and most reverent pilgrimage made by the cruisers to the nome and grave of the father of his coun-Not a man was unmoved by the patriotic sentiments inspired by the lofty associations of this spot; and for two hours with pathetic interest every corner of the premises and each of the hundreds of obects of historic interest were viewed with wondering and admiring eyes. A large bucket of milk from the Mt Version estate

was added to the refrigerator supplies. The ride thence down the Potomac was one of the most interesting and delightful of the fortnight. One after another of the historic mansions and proud family estates of Virginia came into view ; and each watering place and pleasure resort that was passed had some attraction to interest strangers. Point Lookout, at the mouth of the river was made the stopping place for another night, and by the light of a lantern crab-fishing was carried on until an early morning hour. Success heaped up a barrelful of the crustaceans; and, with sun-rise, the boat pulled out into the bay, where six hours' fishing for spots was crowned with the unfailing good luck of the club.

From this point the boat ran to Bay Ridge, the popular resort maintained by the B. & O. railroad company, where thousands of persons were gathered to enjoy the music, the beautiful flower gardening, the bathing, electric railway, the fireworks battle of Fort Sumter and other lively attractions. Next morning the visit to Annapolis was made, to its naval academy, historic state capitol, quaint old mansions and hundred other objects of note and of interest. After a few hours' stay the run was made to Tolchester Beach and the party landed there for an hour's sport with the many diversions at that resort. Thence the boat was run to Baltimore, and after the last " state dinner" on board, the gentlemen who had to come home were let off; and the fourteen survivors steamed out into the bay for a night and day more of the rare experience which has been the fortunes of the Bay club from the time it started on its eventful third annual cruise.

AN ALLEGED VIOLATION. The Facts Indicate That the Prosecution

is the Result of Rivalry. I. K. Mearig, of No. 618 North Queen street, was arrested this morning on the complaint of Market Master Bushong, for an alleged violation of the city ordinance egulating markets. Mr. Mearig is a dealer in smoked meats and occupied the same stand, in front of Marshall & Son's shoe store, which he has occupied for the past wenty-five years.

When the old market sheds were torn lown the market committee designated the avenue nearest to thel city hall for the use of dealers in smoked meats. Mr. Mearig made application for a stall in this avenue and was told there was none vacant, while the fact is, according to Mr. Mearig, s state-

ment, there was one vacant. Mr. Mearing was notified by the market master that he would have to vacate his stand in Centre Square, and he agreed to do so providing he was given another The market authorities did not stand. furnish him any other stand, and he declined to vacate the one he had used so

long. Mearig for violation of the city ordinance before Alderman Barr, and he will be heard on next Wednesday morning. Mr. Mearig says he will not pay any fine, as he did not violate any ordinance, unless the highest court in the commonwealth says he must do so.

The arrest of Mr. Mearig caused consid erable talk on market this morning, and the general impression is that the arrest is the result of petty jealousy on the part of others engaged on the same business.

A Colored Preacher's Triumph. One of the liveliest colored campmeet ngs on record has been held this week in a piece of woods near Medford, N. J. the close of the camp Thursday night a great deal of fervor was displayed. One of the preachers, in the course of his re-marks, related the story of Shadrach, Meshach and Abednego with so much fervor that his sable auditors nearly went wild with excitement. As he was describing the intense heat of the flery furnace in which the Hebrew children were cast an old colored woman in the audience, who had been rocking to fro with the violence of her emotions, sprang to her feet, shout-ing: "Bress de Lamb. He speaks the

ing : "Bress de Lamb, the trufe, I kin smell dem chillen's feet a turnin' now."

This unlooked-for tribute to his powers of description rather staggered the exhorter for a moment. A slight disturbance was caused by one of the spectators climbing a tree directly over the pulpit in order to get but he refused, whereupon one elders procured a carriage whip and laid it on to the offender so hard that he was glad to beg for mercy. The camp broke up at midnight with a big walk around.

Prosecuted His Neighbor. Jacob Bleacher, of Pequea township, has

een prosecuted before Alderman Halbach for surety of the peace. Martin Lefever is the prosecutor, and he alleges that Bleacher threatened to kill him with an axe and to destroy his well of water. The accused entered ball for a hearing on Wednesday

Fined Sixty-four Thousand Dollars. Gus Wilkie, the Texas capitol contractor class White, the Texas capitol contractor, pleaded guilty in Austin on Friday to the charge of importing granite cutters from Europe to work for the new capitol, and was fined \$1,000 in each of sixty-four cases. A stay of execution for twelve months was granted him to give him an opportunity to seek relief at Washington.

SULLIVAN SENTENCED.

THE ROSTON SLUGGER WILL WEAR STRIPES FOR THE NEXT YEAR.

The Trial Ends on Friday-Referee Fitzpatrick Pleads Guilty and is Compelled to Pay a Fine of \$200.

PURVIS, Miss., Aug. 17 .- John L. Sullivan was this morning sentenced to twelve months in prison. Referee Fitzpatrick pleaded guilty and was sentenced to pay a fine of \$200.

EXCITEMENT IN NEW YORK. New York, Aug. 17.—The statement that John L. Sullivan had been sentenced to twelve month's imprisonment in Mississippi created a good deal of excitement among the sporting fraternity of this city. The general opinion that if Sullivan be compelled to serve twelve months in that climate his health will be so impaired that he will never regain his present form of

SULLIVAN CONVICTED.

Found Guilty of Prize-Fighting—A Motion For a New Trial Made.

Before John L. Sullivan sat down to his noonday meal in Purvis, Miss., on Friday, he was so confident that he would be acquitted that he telegraphed to the Queen & Crescent office, asking that two sleeping berths be reserved for himself and Clune in the Fast Mail which passes that point at 6 o'clock in the afternoon. But the jury returned a verdict of prize fighting, and he concluded he would not occupy his berth.

When Judge Terreil opened court at 9 o'clock, a tired looking jury of twelve men who had slept on the benches in the court room all night, filed wearily into the space reserved for them. Sullivan was not then present, but came in soon after the argupresent, but came in soon after the argument commenced. District Attorney Ne-

present, but came in soon after the argument commenced. District Attorney Neville opened the argument by reading the bill of indictment. He said there could be no doubt in the mind of the jury that a prize fight had taken place, and said that if Sullivan was acquitted a "damnable wrong" would be heaped on Major Robinson, the principal witness for the prosecution. God's holy Sabbath had been violated in pitching the ring, he said, and three thousand strangers had deliberately entered Marion county and sneered at the authority of the sheriff.

Judge Calhoun followed for the defense. He said Sullivan had made a square, manly fight, and he did not believe that a Mississippi jury would want him punished for that. Calhoun seemed to think that the breaking of the Sabbath would greatly prejudice the minds of the jury, and was at pains to explain that Sullivan had nothing to do with that. He also laid great stress on the assertion that it had not been proven that Kilrain was the man assaulted by the prisoner, and that the witnesses could not swear positively that genuine money was wagered.

After a short recess ex-Attorney-General Ford nleaded with the jury to be lenient.

After a short recess ex-Attorney-General Ford pleaded with the jury to be lenient with a stranger from a far Northern state with a stranger from a far Northern state and to show a true spirit of Southern hospility. "Treat this gentleman as a stranger among you, as a brother and as a fellow-citizen," pleaded Mr. Ford, "and you will do justice to the country ani to Mississipppi."

The court then took another recess for the country that the court them took another recess for the country and the court that the court th

The court then took another recommon dinner, and when it mot again Judge Terrell charged the jury, the defense taking exception to much of his instructions. At 5 o'clock the jury returned a verdict of guilty of prize fighting against the accused. Counsel for the defense moved for an

NO ICE CREAM, NO GIRLS.

Penurious Kentucky Young Men Called to Their Senses With Emphasis.
For some time the greatest indignation
as prevailed among the fair young ladies of Calhoan, Kentucky. The young gentle-Kentucky gallantry warranted. There has been no picnics, no ice cream parties, no lawn festivals, no boat rides. In fact, whenever and wherever money was to be spent the beaux were absent, but if no funds were required they appeared in numbers. This may not have been due to stinginess, but to a temporary poverty which they could not prevent, but, in the judgment of the girls, that did not suffice for an excuse. Accordingly the indignant belles held a recent meeting and adopted the following resolutions, which were printed in this week's issue of the local paper, the Constitution:

issue of the local paper, the Constitution : WHEREAS, We, the undersigned, be-lieving as we do, that we have not received the treatment from the young men of this town that we merited, have, with a view to self-protection, mutual benefit, and future welfare, organized ourselves into a

body; and

Resolved, 1. That we will allow no young man to "catch on" and accompany us from church, prayer meetings, ice cream suppers, entertainments, &c., who has not been our escort to such places.

Resolved, 2, That if we cannot be "table-

cloth" we will not be "dishrag;" in other words, we will not accept a card, if we find or know that the sender has sent one to

some other young lady previously to send-ing to us the same evening.

Resolved, 3, That we think the young men of this town display unbounded au-dacity and temerity when they accompany us to places where no cash is necessary but conspicuously absent when something takes place which would necessitate going into their pocketbooks.

Resolved, 4, That every member of this

these resolutions. As a result of this bold manifesto the As a result of this bold manness the boys have managed to rake up some cash, and are spending it quite liberally, in order to regain the good graces of the Cal-houn young ladies who are as handsome as

organization be furnished with a copy of

any in Kentucky. Three Killed and Twenty-five Unjured The south-bound passenger train on the Butler branch of the Western Pennsylvania railroad, which left Buttsrat 2:35 o'clock Friday afternoon, jumped the track at Sar-ver's station and the entire train, consisting of two passenger coaches and a com-bination smoking and baggage car, went over an embankment and was wrecked. Three persons were killed outright and twenty-five others were injured, a num-ber of whom will die. The killed are W. Powers, Lawrenceville, Pa.; child of Mrs Farrell, of Butler; Mrs. Duff, an old lady

residence unknown.

The eccident was caused by the spread ing of the rails on a small bridge. The rails were on stringers, which had rotted with time and long service. plunged thirty feet down the embankment. The rails ploughed through the second car, and the escapes were miraculous. One woman had her dress cut from the waist to the shoulder; another lost a small piece of her cheek; a third had her chin cut, and many others in the second car narrowly

The train was running with the main car next to be engine, the baggage car on the rear, as is the custom on the branch to facilitate transfer at the junction for Pittsburg. This is the first serious railroad accident that ever occurred in Butler county, and as this particular train was oaded with veterans returning to their omes from an encampment, there is much

Alleged Trespassers Discharged. John and Henry Ruhl, two boys living Poplar street, had a hearing on Poplar street, had a hearing before Alderman Spurrier last evening on a charge of trespassing, preferred by Charles Ker-stein. The allegation was that the boys went upon the premises of the prosecutor for the purpose of stealing peaches. The alderman found the evidence insufficient and discharged the boys.

The championship games played yester-day resulted as follows: Pittsburg 7, New day resulted as follows: Dieveland 0: Chicago The Ball Scores York 4: Boston 13, Cleveland 0: Chicago 10, Washington 6; New Haven 1, Hartford 0: Lowell 5, Norwalk 2; Newark 3, Wor-

DRILLING TOGETHER.

Spirited Manœuvres of the Regulars and State Troops at Mt. Gretna. Friday was the last and best day of all in the history of the camp at Mt. Gretna. The regulars and the state troops were manouvred together, and both as a spec-tacle and a valuable and rare piece of tacle and a valuable and rare piece of training, the work of the day was splen-did. Major Randolph took one pla-toon from each of the state batteries, and attached them to the regular batteries, where they were carried right through the drills, the officers of the regulars taking great pains to help along the instruction of the eager and appreciative militia. The scene as the batteries wheeled out over the plain and were brought to a halt in the bright sunlight, with a flashing of sabres

and ringing commands, can neither be imagined nor described. Each battery worked hard for an hour and a half drilling the militiamen in firing and handling the guns. "Rear open order, pieces, to the front!" and the horses wheeled together bringing the guns in a long threatening line with the long polished steel field pieces of the regulars gleaming in a most business like way. The regulars then manned one of the state guns, and showed the militia how to handle them But it must be confessed that the latter did the work so well themselves that only an expert could find fault.

Captain Denithorne, of the state artillery, said: "I don't know how we can repay Captain Cushing for the drilling and in-struction he gave us." Major Randolph said: "They did very well, indeed, con-sidering that they have green horses and have been in camp only one week." Captain Cushing said: "If I had those men in camp one month I would make good artillerymen out of them, and in less than six months they would qualify as regu-

In the afternoon the cavalry turned out The troop of the Sixth cavalry rode over to the eastern end of the plain. Then came the City troop. The Sheridan troop, of Tyrone, came next. The Governor's troop and the troop of the Fourth cavalry, were at the west end of the line. It was a fine body of cavalry, and when they went through the sabre drill the flash of the blades in the sun was beautiful and regu lar enough to satisfy all judges who made have not the same chance to reach perfection. After the drill in mounting the whole order "trot" changed the gait promptly. Troop B, of the Fourth cavalry, then gave a skirmish drill, which was very interesting to the three thousand or more specta tors, and when ordered into line they charged across the field to camp. The Sheridan troop also charged up the hill on the camp of the regulars. The Governor's troop remained on the parade ground drilling a little longer. To-day the national guard broke camp, but there will be quite a large and active body of regulars left on the ground to work hard at the targets until September 1.

Sammer Leisure. The choir boys of St. James' Episcopal church will hold a picnic at Potts' Landing on August 28th.

David H. Mellinger, William Dittus and Jesse Rudy started on their wheels tor Philadelphia this morning. From there they will take the cars for Atlantic City. Gideon B. Kostenbader, wife and children, are taking a vacation at Allentown S. H. Henry, of this city, started this morning to drive to Seaford, Delaware. Miss Mary Shultz is sojourning at Dover,

B. Frank Hiestand and wife, of Marietta, went to Cape May to-day. Misses Emma and Delphina Messenkop

left to-day for a two weeks, trip to Shippens The Young People's society of St. Stephen's Lutheran church will hold a picnic on Thursday next, at Knapp's Villa (Tell's Hain). A grand time is expected The picnics of St. Stephens are always entertaining, and the German games which are introduced are a feature of the day's pleasure, as are all the social affairs of this

The Bethel and Reformed Sunday school of Rohrerstown are picnicking to-day at Centreville, one mile west of Rohrerstown. A Slight Fire.

The burning of some rubbish, under the stairway leading to Francis Hiemenz's sho factory, on the second floor of the Temperance Hall building, at the corner of North Queen and Orange streets, cause the fire department and police to respond to a call from box 12 at 10:50 this morning. The fire is supposed to have been starte by an intoxicated man, who was seen coming from the place shortly before the smoke was seen. Dr. J. A. E. Reed and Mr. Hiemenz's employes extinguished the fire before any damage was done.

A Special Excursion.

The Pennsylvania railroad has arranged for an extensive excursion to the seashore on Wednesday, August 21. The low rates from cities and towns along the railroad will induce many people to spend a few days along the Atlantic coast. Lancastrians will no doubt take advantage of this cheap excursion. They are given the choice of visiting one of seven popular resorts—either Long Branch, Ocean Grove, Asbury Park, Atlantic City, Cape May, Sea Isle City or Ocean City. The train will leave at 6:25 a. m. See advertisement.

The first bulletin from Purvis, Miss. eached the INTELLIGENCER office about noon, and it stated that Sullivan was sentenced to two months' imprisonment. About one o'clock the second arrived stating there was error and noting the imprisonment as twelve months. The news was soon circulated throughout the city.

Wounded While at Work. John Hook, assistant superintendent o the Frederick Division of the Pennsylvania railroad, was working near York on Friday, when a piece of steel flew from a chisel in the hands of a fellow workman, and lodged in his thigh. He was brought o his home on North Prince street, this

The Rawlinsville Campmeeting. Workmen are busy placing in order the rounds for the campmeeting, which will egin near Rawlinsville on Wednesday, 28th instant. Fully 125 tents have been ordered, and the camp promises to be successful. Many people from Lancaster and Columbia are among those who will occupy tents on the grounds. Presiding Elder Neely will be in charge. He will be assisted by Rev. Coxson and others.

city, where the steel was extracted by Dr

Field Sports on Tuesday. Indications point to a number of inter-esting contests on Tuesday next at Mc-Grann's park, the field day of the Young Men's Christian association. Handsome medals, donated by the INTELLIGENCER, Examiner and New Era, will be contested for in the 100 yard dash, 230 yard dash and

A Pleasant Surprise Party.

A number of the friends of Miss Ella
Nale tendered her a pleasant surprise at
the home of her father, Joseph E. Nale, 51s
St. Joseph street, last evening. A very
enjoyable time was spent until after midnight. Music for dancing was furnished
by Stoy's orchestra. A Pleasant Surprise Party.

THE SHERIFF BUSY.

A Number of Properties Sold By Him at the Court House. Sheriff Burkholder sold the following properties at the court house this afternoon

Three-fourths of an acre of land in Adamstown borough, with two-story brick dwelling house, and double two-story frame dwelling, as the property of Cyrus Mohn, to J. G. Mohn, for \$2,000, A tract of 56 acres of land in Warwick township, with two-story frame dwelling house and all necessary outbuildings as the property of David G. Erb, to George

Gever for \$1,815. A tract of 24 acres of land in Warwick township, with two-story frame dwelling, igarmaker's shop and barn, as the property of Hugo Nickel, to D. G. Eshleman, for

A lot of ground fronting 35 feet 8 inches, on West King street, on which are erected two two-story brick dwelling houses, Nos. 225 and 227, as the property of Anna W. Livingston and Wm. S. Livingston, to Ada E. Stevens, for \$6,650.

The following properties of Philip ederer, jr., defendant, and Frederick ederer, terre tenant: No. 1, A lot of ground fronting 20 feet

on Fremont street, in the city of Lancaster, with two-story frame dwelling house, No. 753, to John H. Bushong for \$720, No. 2, A lot of ground fronting 40 feet on remont street, and extending in depth 193 eet, without improvements, to Peoples' Building association for \$300. A tract of 65 acres of land in Strasburg

township, with two-story frame dwelling house, bank barn, corn crib, wagon shed and straw shed, as the property of Thomas R. Smith, to John Hildebrand for \$3,500. A lot of ground in the village of Akron, having a frontage of 40 feet and a depth of 120 feet, with two-story frame house and

other outbuildings, as property of Willie V. Ruth, to Geo. A. Kemper for \$50. A lot of ground at corner of Duke and Vine streets, having a frontage of 86 feet on Duke street and extending in depth 90 feet, with two-story brick carriage factory and warerooms and blacksmith shop, as the property of Jacob H. Norbeck and Jacob

Miley, to S. H. Reynolds for \$1,500. A lot of ground in the village of Refton, having a frontage on Main street of 100 feet, and a depth of 248 feet, with a three story frame dwelling house with hall 50 by 30 feet on third floor, as the property of Refton Council, No. 55, Order United American Mechanics, to Harvey J. Haverstick for \$50. A lot of ground fronting 40 feet on Broad

street, in the village of Lititz, with a depth of 208 feet, with two-story frame cottage, stable and other improvements, as the property of Jacob A. Buch, to Elias Brown, A lot of ground in the village of Lititz, with a frontage of 40 feet on Broad street, and a depth of 208 feet, with two-story

frame cottage, as the property of F. B. Buch, to Susan S. Buch, for \$3,400,

The following properties of Jacob A. Buch, and F. B. Buch: No. 1, a lot of ground fronting on Main street, Lititz, 90 feet, with a depth of 100 feet, on which is erected a two and a half

story brick warehouse, to O. P. Bricker for A lot of ground in the borough of Lititz containing one acre, on which is erected a frame tobacco shed, 24 by 60 feet, to Dr. P. J. Roebuck for \$910. One acre of land in West Hempfield

township, with two-story frame dwelling

house, and outbuildings, as the property of

David Mummah, to Joseph Conklin for A lot of ground fronting 30 feet on Stiegel street, in the borough of Manheim, and extending in depth 200 feet, with twostory brick dwelling, as the property of Joseph W. Young, to Israel G. Erb for

ship, with two-story stone dwelling house, frame bank barn, and tobacco barn, as the property of Samuel A. Keen, to Mrs. Ella One acre of land in the village of Mountville, with two-story frame house and

A tract of 93 acres of land in Eden town

frame stable, as the property of David Slaughter, to J. G. Stehman for \$3,400. Two lots of ground in the borough of Marietta, with two-story brick tobacco warehouse, as the property of Simon B. Cameron and Ajnos Bowman, surviving executors, to Percy Pau'e : for \$2,000.

Nagle Out of Jall and Into Another. LATHROP, Cal., Aug. 17 .- Deputy Marshal Nagle, who shot and killed Terry, was rejeased from jail at five o'clock this morning, on a writ of habeas corpus issued by Judge Sawyer, of the United States circuit court. He passed through on a special train to San Francisco, accompanied by

SAN FRANCISCO, Aug. 17 .- Deputy Marshall Nagle arrived in this city at 7:45 this morning, in charge of Sheriff Cunningham; of Stockton, and was taken at once to the city prison.

Shot His Wife and Killed Himself. LOUISVILLE, Ky., Aug. 17.—Adam Beutel, a German farmer, living several miles in the country, last night wife and then fatally wounded himself. The two had quarreled while watching at the bedside of a son who was dying from wounds received at the hands of a negro about two weeks ago. Mrs. Beutel's wound is not serious.

Sanitary Engineers Chosen. WASHINGTON, Aug. 17 .- The president to-day appointed Rudolph Hering, of New York, Samuel M. Gray, Providence, and F. P. Stearns, Boston, sanitary engineers to examine and report upon a system of sewage in the District of Columbia, as provided by law passed during the last session of Congress.

Arrested For Stealing a Wife. NEW YORK, Aug. 17.-Sam Crane, the ball player, was arrested this morning on the charge of running away with Hattie Travenfelter, the pretty wife of a Scranton fruit dealer. The arrest was made on a requisition from Gov. Beaver. Mrs Travenfelter was also locked up. The husband claims she took \$1,500 of his money when she ran away.

Taken to Sing Sing.
New York, Aug. 17.—Eben S. Allen, who was yesterday sentenced to 14 years imprisonment, was taken to Sing Sing. He had the appearance of a thoroughly crushed man and when leaving the Tambs broke down completely. The Steam Apparatus Satisfactory. At a meeting of the poor directors to-day

the circulation of the steam apparatus was tested and found satisfactory. At Deer Park. WASHINGTON, Aug. 17.-The president left the White House at 2:37 this afternoon and was driven to the station, where he

severe Earthquakes. VIENNA, Aug. 17 .- Advices from Bosn's report that severe shocks of earthquake have been felt in Jablanica.

took the 3 o'clock train for Deer Park.

Government Tombstenes Persons wishing tombstones for deceased seldiers are requested to report the same to the quatermaster of Post 84, G. A. R., within 30 days. The name of the soldier, his company and regiment should be given. The committee are about to apply for these stones.

## BLOODSHED IN TEXAS.

RIVAL POLITICAL FACTIONS CREATE A RIOF IN THE TOWN OF RICHMOND.

'Jaybirds" and "Woodpeckers" Come Together and Have a Bloody Quarrel. Three Persons Slanghtered.

CHICAGO, Aug. 17.—A special from Austin, Tex., says: Yesterday evening Gov. Ross received a dispatch from J. M. Weston, of Richmond, saying that a fight had occurred between the "Jaybirds" and "Woodpeckers," rival political factions, in which Sheriff Garney and Deputy Blackney were killed and several others wounded. The dispatch said that the fight-

ing was still in progress and that the troops were needed.

A dispatch received from Captain Reich-ardt, of the Houston Light Guards, said Richmond was in the hands of a mob and several had been killed. At 9 p. m. there was great excitement. Gov. Ross ordered the Light Guards of Houston, under Captain Reichardt, to go to Richmond at once and also telegraphed orders to the Bonham Grays to be ready to leave at a moment's

A Houston, Tex., special says: Capt. Reichardt left here for Richmond at 12:30 last night with 24 men. Two gentlemen who arrived here reported that the "Woodpeckers" crowd (negroes) were in the court house surrounded by the other faction, but no more fighting had occurred. They con-firmed the news of the killing of Sheren Tim Garney and ex-Sheriff Jake Blakery The town is crazy with excitement women and children being at home white

the men are down town. The riot was precipitated by a "Jay-bird" walking through town with his Winchester. He was arrested and put in jail. Fighting soon began. The dead sheriff and ex-sheriff were "Jaybirda," A. young mulatto girl was killed by accident. All was quiet at milnight. Gover-nor Ross is expected this morning.

Death of a Millionaire.

Pirrsnuno, Aug. 17.—A cablegram from Paris just received announces the death or William Thaw, vice president of the Pennsylvania company, and one of the most prominent railroad men in the comtry. He was reported to be worth at least \$20,000,000 and was a true philanthropist. The cause of his death has not yet been

Mrs. Terry's Application Donfed. SAN FRANCISCO, Aug. 17.--In July the supreme court of California reversed the lecision of the superior court in the Sharon-Hill Terry divorce case, and remanded the case for a new trial. Mrs. Terry applied for a hearing before the supreme court to have the order for a new trial set aside, The supreme court yesterday refused her

The List Now Forty-eight.
FREEPORT, Pa., Aug. 17.—Additional names received of the injured in last nights. accident on the West Pennsylvania rail-road swells the list to 48. All are doing as well as can be expected but Conductor Gray, who will probably die. Ex-Mayor Lyon, General Rowley and Mrs. D. A. Jones, all of Pittsburg, are still in a critical They Used Their Knives.

deadly encounter with knives on the side walk in front of Belle Angles' house, 105 West 32d street, at 3 o'clock this morning, n which Edward Brown stabbed James Mulligan in the neck. Mulligan used his knife also and nearly severed Brown's right hand from his arm. Mulligan's injuries are expected to result in his death.

Robbed of Jewelry and Money. JERSEY CITY, Aug. 17.—Miss Fannis Losey, of Lacrosse, Wis., a passenger on the steamer Werra, was robbed this morning of jewelry worth \$900 and a purse containing \$100. While she was bidding farewell to some friends her stateroom was entered and her trunk broken open.

Welcomed to Bayreuth. BAYREUTH, Aug. 17.—The emperor and empress of Germany met with a royal welcome on their arrival here, the people turning out en masse and greeting the of unbounded enthusiasm.

They Were Injured. CINCINNATI, Aug. 17 .- Doctors have decided that the man Steel, named in recent telegrams, has blood poison. He will sue for \$5,000 damages. Felden Weir, the first man experimented

on here with the elixir and whose wonderful cure was telegraphed broadcast, is in bed again. Great hard lumps appear where the incisions were made and he is delirions. To Defend Nagle.
SAN FRANCISCO, Aug. 17.—United States Attorney Carey received a telegram yesterday from the department of justice, at

Washington, instructing him to assume, on

behalf of the United States government, the defense of Deputy United States Marshal David Nagle, who shot Judge Terry on Wednesday morning. Death from a Wolf's Blto. ALEUQUERQUE, N. M., Aug. 17.-A Mexican boy who was bitten by a mad wolf, in San Dias mountains, died in great agony. He and his elder brother were playing near the house when the wolf attacked them, lacerating their faces and hands. A Mexican herder lassoed the wolf and strangled

His Lifeless Body in the Road. ALMA, Ark., Aug. 17.—David Cunninitt an old citizen of this county, was found dead in the road near the Madison county line vesterday, having been shot. He was 65 years old, and an odd sort of a character? preacher, tramp, peddler, etc.

it to death. It is feared the other boy will

Would Not Act. Lowert, Mass., Aug. 17. General Benjamin F. Butler, questioned by a reporter, denied that he had been retained as prosecuting attorney against Justice Field and Deputy Marshall Nagle. Gen. Butler said he could not be retained in the case, as he would not act as prosecuting officer against Judge Field.

Boulanger's Manifesto. PARIS, Aug. 17.-Gen. Boulanger has issued another manifesto. His latest effort is addressed to "the hones t people" and declares that it was the Sonate chamber that procured his conviction.

Death of a Congressman.
Chicago, Aug. 17.—The Daily News has received a dispatch from Hastings, Neb., announcing the death of Congressman Laird, of that state.

Singst Captured.
CAIRO, Aug. 17.—Dispatches from the scene of operations in the Soudan state that the friendly tribes have captured WEATHER FORECASTS WASHINGTON, D. C., Aug. 17 .- For

Eastern Pennsylvania: Fair stationary temperature, westerly