

Abstract of Opinions of the Supreme Court. Street vs. Ezram—Error to Michigan—Laurie, J.

Street vs. Ezram—Error to Michigan—Laurie, J. A book of original entries, in which alterations appear, is admissible if the party testifies that he made the very entries, and at the proper time, and its admissibility is not affected by the fact that it was made by another person, or that the entries were made at another time, or that the entries were made by another person, or that the entries were made at another time.

Mitchell vs. Middleton—Error to Lancaster—Laurie, J. The devise to the testator's wife of "house that I shall build" to be assigned to her as she shall think just," passes a fee simple with a contrary intention appearing from other parts of the will.

Porter vs. Mayfield—Error to Lancaster—Laurie, J. When the relation of landlord and tenant is created by writings, oral testimony cannot be introduced to contradict the terms of the agreement. Evidence that at the time of the making of a conveyance, the vendor agreed to hold the title in trust for the vendee, is a fact contradictory of the written instrument executed by the parties as the bond and evidence of their relation, and would make them void in their inception. As between vendor and vendee, such testimony cannot be heard to change a title, absolute on its face, into a trust.

Hess vs. Palmer—Error to York—Laurie, J. A legatee or devisee releasing (not assigning) his claim, may be witness to prove the will. A legatee or devisee releasing all claim upon the executor or administrators, as to the matter in controversy, may be a witness to recover assets of the estate. In order to establish a substantive will, the substance of the will, the intent to will, the call upon two or more disinterested parties to bear witness to it as a will, and the necessity of resorting to the will, must be established. Must each and all appear with clear consciousness of the facts.

Seaman's Appeal—Error to Cumberland—Laurie, J. It is improper to appoint a tutor guardian of a child's estate, but his duty and power to protect its interests may be exercised in equity, and within the jurisdiction of the court, should he be appointed, and his duty and power to protect the interests of the child, should he be appointed, and his duty and power to protect the interests of the child, should he be appointed.

Cesna vs. Russell—Error to Bedford—Woodward, J. A will contains the following words, "if any of my children should die before receiving their share of my estate, I desire that the share which they were to receive should be paid to the surviving issue of the child." The executor's account was confirmed on the 5th day of Sept. 1851, the court thereupon directing distribution according to the will, and in January 1852, before the Executor had paid over the amount, one of the heirs died, and his share of the estate was held that from the time of the death of the testator, the executor was trustee, agent and attorney in respect to the fund, and his custody was held; and on his paying over to the Executor of the deceased heir, he could not recover in an action for money paid in mistake.

Terrible Catastrophe. Eleven Men Killed and Several Seriously Wounded. Last evening a train of passenger cars conveying the laboring men of the Belvidere Delaware and Chesapeake Canal, and about one hundred of those assisting in the repairs of the Pennsylvania Canal, while en route from the Pennsylvania Canal, and while en route from the Pennsylvania Canal, and while en route from the Pennsylvania Canal.

Poisoning. Thousands of parents who Vermine composed of Castor Oil, Calomel, &c., are not aware, that while they appear to benefit the patient, they are in reality doing him injury, and that the use of these medicines, such as Calomel, &c., is a series of blunders, such as Calomel, &c., is a series of blunders, such as Calomel, &c., is a series of blunders.

THE MARKETS. New York Market—August 6. At Washington dromedary—offered, 2000 lbs. of cotton, all Southern and Western. Prices from 7 1/2 to 9 1/2 cents per lb., as in quality. The market closes rather dull and quiet. Coffee—No. 2, 35 1/2 to 36 1/2 cents; No. 4, 34 1/2 to 35 1/2 cents. In market, 4000 sheep and lambs; sales at prices ranging from \$2 25 to \$4 50 for sheep, and \$1 75 to \$2 50 for lambs. Cows and Calves—No. 1, 30 to 35 cents; No. 2, 25 to 30 cents. At Chamberlain's—Offered 250 cattle. Prices from \$3 00 to \$5 00 for cows and calves, and \$1 50 to \$2 50 for sheep and lambs.

A Fugitive Apprentice Case was brought before Judge Kant of the U. S. District Court, last week. The apprentice had escaped from his master, in Delaware, to whom he had, under the laws of that State, bound himself, and returned to his country at the expiration of his term of apprenticeship. The master followed him, and claimed his return and provision for the recovery of fugitives from labor.

There was an immense throng of spectators present. When the trap fell, the rope broke. The prisoner fell and the crowd of people outside, but only a limited number crowded the arena. The usual religious services were held, and the prisoner was launched into eternity. Cooney was placed on the scaffold at noon. There was an immense throng of spectators present. When the trap fell, the rope broke. The prisoner fell and the crowd of people outside, but only a limited number crowded the arena. The usual religious services were held, and the prisoner was launched into eternity.

DEATHS. On Wednesday morning last, after a disease of 6 months, (Typhoid Fever,) Magdalen, wife of Peter Fieles, of Warwick Twp., this county, aged 66 years and 10 months.

How kindly beam the closing day's light! How gently leaves the dying breath! In Haplo Twp., this county, on the 27th ult., of consumption, Elizabeth, daughter of Henry Martin, aged 18 years and 8 months.

At the residence of her grandfather, William Amberg, in Ephrata Twp., on the 31st ult. Frances, a daughter of John M. and Frances A. Amberg, aged 25 years and 8 months.

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Prospectus of the "Washington Sentinel." I propose to publish in the city of Lancaster, Pa., a new newspaper, under the name of the Washington Sentinel, doing so it is proper I should make known the principles it will maintain and the policy it will advocate.

It will support cordially and earnestly the principles of the Democratic Republican party of the United States, and it will endeavor to secure for that party as far as independent maintenance of the doctrine of that party may represent its opinions and express its feelings on some of the important questions of the day.

It will not be ambitious to commend itself to the people by a blind flattery of their rulers. It will maintain a public support by the bold avowal of the sentiments which it entertains, and it will endeavor to secure for that party as far as independent maintenance of the doctrine of that party may represent its opinions and express its feelings on some of the important questions of the day.

In respect to the internal administration of the Government the Sentinel will sustain the settled policy of the Democratic Administration, and it will labor to secure the maintenance of the peace and tranquility of the country.

The national policy of the world in this age is essentially aggressive. In the growing age of weakness of some of the nations of the Old World, and the growing age of strength of others, a common motive to colonial extension has developed.

Our settled determination to repel interference from abroad is a matter of course. It is not a matter of choice, and it is not a matter of expediency. It is a matter of principle, and it is a matter of honor.

Our foreign policy should, indeed, be defensive. It should be defensive in its spirit, and it should be defensive in its action. It should be defensive in its spirit, and it should be defensive in its action.

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Valuable Farm at Public Sale. Will be offered at public sale, on the premises in Drumore township, Lancaster county, Pa., on Saturday the 24th day of August, 1883, a very desirable real estate, viz: A FARM containing Forty Acres more or less, cleared, under fence, and in high state of cultivation.

Notice is hereby given to all persons interested in the said real estate, that the same will be offered at public sale, on Saturday the 24th day of August, 1883, at 10 o'clock, at the residence of the undersigned.

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CHERRY PECTORAL. For the rapid Cure of COUGHS, COLDS, HOARSENESS, BRONCHITIS, WHOOPING-COUGH, CROUP, ASTHMA, AND CONSUMPTION.

To cure a cold, with headache. A cold in the head, with a headache, is a common complaint, and is often attended with a fever, and a general debility of the system. The Cherry Pectoral is a powerful remedy for this complaint, and is recommended by all the best physicians.

From its agreeable effect in these cases, many find themselves unwilling to forego its use when the necessity is felt. It is a powerful remedy for this complaint, and is recommended by all the best physicians.

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