

## GAZETTE CITY DEPARTMENT

PITTSBURGH:

TUESDAY MORNING, APRIL 10, 1855.

**COURT OF COMMON PLEAS.**—Before Judge McElroy, Boggs and Adams. Commonwealth vs. Frederick Michaels. indictment, selling liquor to a known intemperate party contrary to the Act of Assembly of May 8th, 1854.

**JAMES GLANCEY** testified.—I live in Ohio town of New Philadelphia. I keep a store where liquor is sold; Jacob is my son; he is a druggist. He and my brother-in-law, I warned Michaels and his wife not to sell him any more liquor on my account, but was not certain about the date; after that he did.

**JACOB GLANCEY** testified.—I live in Ohio town of New Philadelphia. The Friends arrived with a warrant to search my house; they believed it impossible to carry out their purpose. They deny all knowledge of sugar-holes.

**JOHN TAYLOR** (priv. 7).—The Two Friends arrived with a warrant to search my house; they were arrested and imprisoned by the Mayor.

**JOHN TYK** testified.—Know defendant; went to his house after the notice was served to get what they said they would give it to me; and said his wife had given them a note which gave it to me; they gave me a pint; the next day when I went to the Friends they were suspended, and a general right of audience outside of the building by the Catholics and Presbyterians, with no serious result.

**CHICAGO**, April 9.—Sufficient returns have been received to show that the Whig State officers in Iowa have been elected by a larger majority than August. Col. (Wright) is elected to the Supreme Bench in Wisconsin.

**NEW YORK**, April 9.—Isaac Newton the well known proprietor of Hudson River steamers died yesterday.

**THE JURY** retired, and after a few moments returned with a verdict of "guilty."

**FREDERICK MICHAELS**.—Indictment, selling liquor to a known intemperate party contrary to the Act of Assembly of May 8th, 1854.

**JOHN YOUNG** testified.—Keep a small grocery store in New Philadelphia. I came here last night from Cleveland, and on arrival found a box of raisins, a drum of sugar, a quantity of tobacco, some pine nuts, and other articles which were sent me from New York. I came here to see what was to be done with me; I was absent at an execution when I came home; between him and two or three others, and the shaker had been cut out and a pane of glass taken out of the window.

**GEORGE W. COOPER** (privately).—I saw the articles there the evening before.

**H. SCOTT** testified.—Am High Constable of New Philadelphia; arrested the Two Friends on the way to the jail; and with them; I held out no inducement to them to do so; told them they had helped to eat the rations, and that they had been brought to them.

**MR. FREDERICK MICHAELS**, Col. McCandless and Col. Black, for the defense submitted the case without argument. The Court then said that no witness had been offered during the trial upon the facts.

The Jury went out and returned, immediately, with a verdict of "not guilty." The defendants

then left the courtroom, and the Court adjourned.

**COMMONWEALTH VS. JOHN KEMP**, Indictment, robbery, on oath of John W. Johnson. Thomas is a young man of sixteen years. The prosecution called him out of a case and the Jury returned a verdict of guilty, and the Court sent him to the House of Refuge, but refused on the ground that he was too old. In discharging him the Court remitted the fine, and he was found guilty of an offence, then he is under arrest pending a trial for another conduct.

The Court—A Jury is polled, when a sealed verdict has been rendered, and the seal has been pasted? Plainly! Not! It would be illegal, improper, and at variance with all ordinary usage, to poll a jury now.

Col. McCandless said that he put his request in the form of a motion and the Court agreed to make it.

The defense offered record also to be made that the Commonwealth has no objections to a poll.

The sealed verdict was then opened and found to be guilty with a recommendation to the court to give it a new trial.

The prisoners were then remanded to jail.

Col. McCandless, for the defendants, then requested a motion for a new trial for the following reasons:

That when the Jury came from their room at the instance of the Court and before they had signed upon a verdict, the Court invited the members to a trial of the law and the facts in criminal cases by giving them a binding direction as to how they should find.

That in the rights of the defendant guarantees of the Constitution are to be applied to the trial of the Commonwealth, and the Jury becomes in this instance a mere instrument to register the verdicts of the Court as to the guilt of the accused.

The motion will come up for argument on Saturday next.

**FIRST GARNIER FOR NEW SUNDAY LIQUOR LAW.**—The first suit in this country, under the Sunday Liquor Law passed on the 26th of February, and which went into operation on Sunday, April 5, was tried yesterday in the Court of Common Pleas, and a report below.

**COMMONWEALTH VS. OAKLEY LEONARD ROBERT JACKSON**, watchman, prosecutor.

Charles H. Heath testified.—I know Casper Lewis; he lives in the neighborhood of Frankfort and Smithfield street; he keeps a house there; I was in his house on Sunday, the 1st of April; I went into the bar, and got a glass of ale or beer; he was very drunk; I asked him if he was two times in the sitting room; he said he had to get the beer myself; there was no one in the house.

Casper examined.—Had been drinking whiskey on the hill before I went in; it was about nine in the morning; I was not boarding there then; didn't see Mr. Lewis.

I am a city watchman; about half past 9 on Sunday morning I had a noise in Lewis's house; looked through the key-hole and saw three or four drinking; don't know what they were drinking; soon after I heard a noise in the house; I went into the sitting room; he was making a good deal of noise and cried out "is that the way you treat me?" I then arrested Lewis and took him to the watch-house.

The defense offered testimony to prove that Lewis had the beer by mistake entry of the house; that Lewis had a right to drink beer in his house; and that no other person drank liquor in the house.

The jury, after an absence of half an hour, returned with a verdict of "not guilty," and Lewis was discharged.

**DAVID MCCLURE**, for the Commonwealth, who has been in jail for two months on the charge of a typewriting business was brought before the Court of Quarter Sessions on Monday, and plead guilty. May, Esq., state, that at the time the offense was committed he was a lodger, and married the woman who kept the house, but having married her, he was holding to all the responsibility. Daniel was still in jail.

James Hopkins plead guilty to a charge of keeping a typewriting house and was sentenced to pay a fine of \$20 and costs.

**SARAH THOMAS VS. HARRISON.**—A young lad named Thomas Hughes, fourteen years of age, living in the 10th Ward, Pittsburg, was recently constable of West Pittsburg, was brought before Judge McClure, on Monday. He was indicted with Karp, who trial is noticed in another article.

Judge McClure stated that the Court was empowered at its discretion, to waive trial and send the juvenile offender to the House of Refuge. He is to be tried on the charge of being a runaway, and exceedingly remonstrated Hughes to the fall on a foreign mission.

An anniversary of one "Great Fire" today marks the tenth anniversary of the "Great Fire" of 1851, which swept away one-half of the business of Pittsburgh. We presume it will be celebrated with a grand gathering by a general ringing of the fire bells at noon.

**Administrators' Notice.**

NOTICE is hereby given that Letters of Administration have been granted to the subscriber in the state of West Virginia, for the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased.

**ADMINISTRATORS' NOTICE.**—Notice is hereby given that Letters of Administration have been granted to the subscriber on the estate of Margaret A. Moore, deceased, of the state of West Virginia, for the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.

**ADMISTRATORS' NOTICE.**—All persons knowing themselves to be entitled to any part of the estate of Wm. C. Clark & Co., Boston, Mass., Charles A. Bradshaw, Esq., deceased, are requested to present their claims to the subscriber, prior to the 1st day of May, 1855.