ARTURE OF TRAINS AT SUNBURY. ARRIVAL AN N. C. R. W. South.

Erte Mail. 23.50 a.m

Eric Express 9.40 "

Mail. 6.30 a.m

Niag. Express 12.40 p.m

Elmira Mail 4.30 "

SUNDERY AND LEWISTOWN R. R.

Leave Sunbury for Lewistown at 7.45 a. m.,

and 3-10 p. M. Arrive at Sunt and 7.45 p. m. M. Sunbury from Lewistown at 1.50 SHAMORIN DIVISION, N. C. R. W.

y at 5.45 a m At Sunbary 9.25 a m 12 25 p m 4.40 p m 6.00 p m DANVILLE, HARLETON & WILKESBARBE H. R.

Regular passenger tsain leaves Sunbury for Danville, Cattawissa, Hazleton and intermediate stations, at 0.45 a. m. Returning leave Hazle-ton at 1.00 p. m. Arrive at 4.00 p. m. LACRAWANNA AND BLOOMSBURG R. B. Leave Northumberland at 9.40 a. m. and 4.50 P. m. Arrive at Northumberland at 10.35 a. m. and

Accidental Insurance Tickets can be had of J. Shipman, Ticket Agent, at the Depot.

## Business Locals.

SEWING MACUINGS .- Miss Caroline Dallus is the agent-for the sale of the best Sewing Machines in existence, viz: "The Improved Singer," "Grover & Baker," "Howe," and "Domestic," which are constantly on hand and sole at reasonable prices. She is also agent for the celebrated Frantz and Pope Knitting Machine. Call and see them. Office on Market street, east of the rallroad.

Begin the new year by taking insurance on meet with your approval. Wishing all a happy New Year, I remain yours,

LEWIS M. YODER, Office near the Court House,

Yourgman's Wing is recommended by Physiclans generally to their convalescent patients.

House and Lor for Sale .-- A new House and Lot, located on Spruce street, Sunbury, is offered for sale on easy terms. Apply to

elected: JOHN WILVER.

PROTECTION by insurance has become a necessity. The promptness shown by all the companies represented at Yoder's agency in honorably paying all losses, and their ability to pay 100 cents on every dollar of losses, justly entitles them to the preference bestowed by the insuring public.

Mone Funniture.-We noticed a few days ago another large lot of furniture unloaded at the Furniture Store of B. L. Randenbush, in the Masonic building. The stock of furniture in his establishment is immense, and the rapid sales compel the proprietor to renew his stock constantly. None can go amiss in procuring the latest style at the most reasonable prices.

GLORIOUS .- This vemark was made lately by one of J. F. Schaffer's customers who had a full suit made up. On trying them on he found them so neat in fit that he gave vent to the above. All who get suits made by Mr. Schaffer, find that he makes the best fitting garments in town.

A Wigh's Commandments .- Thou shalt have no other wife but me, nor shalt thou in thy sleep dream of other women. Thou shall not take unto thy house any beau

love to when my back is turned, for I am a lealobs wife. Home the wifels father and mother-wear smile when they meet thee.

Than shalt not be behind thy neighbor, but outshine him in dressing thy wife and bables. Thou shall let thy wife have the last word in

every row. Thou shalt not get drunk, or go to bed with thy

boots on. Thy shalt not say plee words to other ladies in my presence, nor praise them in our privacy-

remember I am a jealous wife. Thou shalt not stay out after nine o'clock at

night, nor shore at my side, nor kick in thy

Thou shalt always procure thy raiment at the merchant tallor store of Thomas G. Nott, Sunbury, so that thou mayest not become offensive in ment, whether it be coat, vest, pants, or any article pertaining to the apparel of man.

Remember, oh! thou Benedict! these comlaw and gospel.

W. R. F. Weimer has just received his second purchase of fall and winter goods, cheaper than ever. His stock of ladies' dress goods, waterproofs, furs, carpets, oil cloths, fine groceries, and in fact everything to suit the taste and fancy, and at prices astoxishingly low. He sells for ready cash, and will not be undersold by any one. Give him a call, and be convinced that Weimer's popular cash store is the place to secure bargains.

We give indemnity, ask fair rates and pay all losses promptly at Lewis M. Yoder's Insurance Office, near the Court House.

Notice .- At the Excelsior is the place to buy for the holidays, as Miller has gotten up the nicest Boots and Shoes for the occasion. Go and see the finest French calf Scotch bottom, and hand stitched boois; also, single and double soled hand-stitched, all of them warranted. We have now in store two bundred pairs of ladles' shoes of all kinds, mens' arctics, over shoes; also Ladies' Misses and Childrens'. Ladies' rubbers from forty cents to one dollar. Buy only the New Brunswick rubber as it is the best in the market. Every pair we sell are warranted. Any of them that don't give satisfaction, we give auother pair in place of them. The Excelsior and Evans' American Gaiters, only to be got at Miller's, call and see us, and save twenty per cent as we can sell at the lowest cash prices. WM. H. MILLER.

FOR RENT .- A three story brick house on East Market street, Store Room on first floor, second and third stories suitable for Lodge Rooms, size of all the rooms 10 by 50 feet, gas in every room. Apply to Lyon & Bro., Sunbury, Pa.-4t .- d. 21.

BEAUTIFUL .-- The new styles of Hats and Caps that adorn the windows of S. Faust's hat store, on Market street, are beautiful. His fall and winter stock is superior to any ever seen in this place. All the latest styles, and of the best qua lity, are to be found at his establishment, and at p ices to suit the times,

Chapped Hands, face, rough skin, pimples, ringworm, salt-rhoum, and other cutaneous affections cured, and the skin made soft and smooth, by using the Juniper Tar Soap, made by Caswell, Hazard & Co., New York. Be certain to get the Juniper Tar Soap, as there are many worthless imitations made with sommon far.

## Macal Affairs.

ACKNOWLEDGMENT. - We are indebted to Hon-John B. Packer, for public documents. To Governor Juo. W. Geary for an advance copy of his message, and to H. D. Wharton, Esq., for a copy of Baiclay's Constitutional Mannal.

WE refer our readers to the card of Messrs. Richter & Gaskill, dealers in American and French window glass, &c. Their establishment is not surpassed in the city for the best article at reasonable prices. .

ANONYMOUS LETTERS .- We have repeatedly stated that letters sent to this office for publication, must be signed by some responsible person before we can give it our attention.

TRAVELERS can now procure railroad tickets at the depot in this place for through passage to the following points: Richmond Va., Petersburg, Va., Weldon, N. C., Wilmington, N. C., Columbia, S. C., Augusta, Ga., Charleston, 8 C., Savannah, Ga., Raleigh, N. C., Greensboro', N. C., Danville, Va., Fredricksburg, Va., Norfolk, Va., and St. Augustine's, Fia.

RESIGNED .- J. R. Cornelius, editor of the Lewisburg Chronicle, and for twenty years telegraph operator at that place, resigned his position in ment requiring his whole attention.

for town in a sleigh, on Tuosday last, and on the matter as a lauge gain, in as much as Mr. Greenroad had an attack of appoplexy. He was taken | ough holds on an unseated land tax title, for a home unconscious, in which condition be remained until his death.

Our thanks are due to A. N. Brice, Fsq., for the very able report of the Court proceedings to the value of the land, for he bought at a regfound in another part of this paper.

your life. Call and have the plans of the Metro- the necessity of erecting a poor house in this land had not become valuable, his title might politan explained. We give insurance that will county; or if that should be impracticable or never have been questioned. meet with opposition, that Sunbury and Lower and Upper Augusta unite in patting up one. A day was that of the Commonwealth vs. Warren farm near town could be purchased, and build- Wirkens, charged with assault and battery upon ings erected that could be paid for in five years | Mrs. Henrietta Eliston, wife of Henry Eliston, of with the taxes now assessed and collected in Sunbury. Henry and histwife aforesaid live these three townships.

> AT an election held by the stockholders of the Sunbury Accommodation and Loan Association, and aid very many little acts of charity. It on the 28th ult., the following persons were turned out, however, that about the latter part

President-Samuel Faust, Sr. Secretary-Jacob Shipman. Treasurer-Ira T. Clement.

Solicitor—S. B. Boyer.
Managers—S. Faust, Sr., Ira T. Clement, N. F. Mariz, P. H. Moore, Henry Clement, S. B. Boyer, John Shissler, H. Y. Friling and Jacob

A dividend of two dollars per share was declared for 1872. New shares can be had by applying to the Secretary or P. H. Moore and H. Y. Friling.

EXPRESS AGENT .- Samuel Faust, Spr., has replace, vice C. S. Hazletine, resigned. The office was removed to Masser's building, Market square, on Wednesday last. The appointment of Mr. Faust is a good one, and will give general satisfaction. He is accommodating, and in every way qualified to make an efficient officer.

FIRE AT SEVEN POINTS .- On Thursday night of last week, the carriage and smith shops of Wm. Raker, at Seven Points, in Lower Augusta township, were completely destroyed by fire. The fire is supposed to have been the work of to incendlary. The entire loss is about \$3,000, upon which there is a partial insurance. Mr. Raker's tiful, sly, brazen image of a servant girl to make loss will be about \$500, and while in the act of removing a number of buggles from the building was severely injured. A man named Edward to the above buildings, and was taken before Esquire Brice, on Wednesday last, who held him to ball in the sum of \$600 for his appearance at March term of Court.

Secretary-H. Y. Friling.

Treasurer-John Hans.

Garrett Foresman.

Assignme Sale.-The sale of the property of thy wife's eyes, for remember I am a judge of Mr. Peter Borel, at Georgetown, by his assignees, these matters, and I know that no garment can on Wednesday of last week, was well attended, be bought elsewhere as neatly fitting, as durable and the property was knocked down at good and as cheap, as at Noti't talloring establish- prices considering the tightness in money matters. The hotel property at the station in Georgetown, was sold to Mr. Augustus Wald, the present occupant, for \$4,500. A ware-house along side of mandments and keep them boly, for they are the | the railroad, and a vacant corner lot, was sold to Mr. Francis Bickel for the sum of \$800. The island in the Susquehenna, containing about twenty-eight acres, was sold to Mr. George Yeager,

REUNION .- On New Years' day our esteemed friends Mr. and Mrs. Solomon Fagely, of Shamokin township, were made happy by a surprise party consisting of their children and grand chilevent they were about noon on that day, sur- Burk. prised at the approach of a number of well-filled sleighs, and as the parties alighted at their residence, with baskets filled with good things, the ten, were delighted in recognizing in their visitors their surviving children and grand children, who extended their congratulations for the privilege of once more celebrating the advent of a new year under their paternal roof. On entering the house the daughters at once proceeded to spread the tables, and in a short time the aged parents were invited to preside over, and partake of the luxuries surrounded by some thirty-five of their sons and daughters, sons-in-law and daughtersin-law, and grand children. As Mr. and Mrs. Fagely with tottering limbs sat down to the table thus surrounded by their loving progeny, fervent prayer was offered to Him who ruleth all for His manifold blessings, inasmuch as that He spared them to once more unite in family reunion. After dinner the balance of the day was spent in the effort to make one another happy. Mr. Fagely, who is upwards of seventy, forgot his advanced age, and appeared among his children with as much activity as in his younger days. It was no doubt one of the happiest events of the lives of the much esteemed couple, and will long be remembered by those who participated in this happy re-union. Wishing their aged parents many more such happy New year days, the sur-

prise party dispersed. THE Ashland Bulletin of a late date is respon-

sible for the following. It says: There's no end to the funny things happening in Barry township. The other Sunday a woman there wanted to make a dinner of dumplings boiled together with legs of yeal. She put them smooth, by using the France Tar Soar, made by Caswell, Hazard & Co., New York. Be certain to get the Juniper Tar Soap, as there are many worthless imitations made with sommortar.

The Purest and Sweet Cod-Liver Off & Hazard & Caswell's, made on the sea shore research, selected livers, by Caswell, Hazard & Sc.—New York. It is absolutely pure and sweet in the lents who have once taken it prefer it to all others. Physicians have decided it superfor it any of the other oils in market.

## Court Proceedings.

[Reported by A. N. Brice, Esq. ] JANUARY 6, 1873 .- The January Term opened this morning at 10 o'clock, the Judges all present. Our friend Judge Welker has been unwell, but is looking better and was in his place. The charge of Judge Rockefeller to the Grand Jury was forcible and to the point. His remarks in reference to a new Jail were opportune, and we do sincerely hope for the sake of the people, and for the sake of the justice of the county, that we may very soon have a new structure. The old building is rotten, unhealthy, unsafe and every county around us is putting us to the blush.

I will briefly allude to the case tried last week in our Common Pleas, at the special time fixed for the trial of the same, in which William I. Greenough, Esq., is plaintiff, and the Fulton Coal Company and others defendants. This is the same case which was tried some time since by Judge Woods, and at which time a full week was taken up in the trial, and the jury falled to agree. During last week the case occupied about three full days, and was very ably tried. Messre. Comly and Packer were with Mr. Greenough, plaintiff, and for defendants, Messrs. Gowen, Judge Woodward and S. P. Wolverton. Judge Rockefeller deserves credit for the vim he puts into his position as President Judge. His willinguese to sit from 8 o'clock each morning till the telegraph office, his paper and job depart. 9 and 10 o'clock at night in the trial of causes, proves that he is in carnest in the attempt to reduce the civil list of the county. In this case Supper Death .- We regret to learn that Mr. | the jury returned a verdict for the defendants. Benjamin Hoover, a highly respected citizen of it will be taken to the Supreme Court and there Upper Augusta township, died at his residence, be passed upon by the experts in the law bearing on Wednesday evening last. Mr. Hoover started on the case. The jury undoubtedly looked at the small sum, and the coal lands are now valued at a million of dollars. Let this be as it may, if Mr. Greenough's title is looked upon by the Supreme Court as good, he will have a just claim ular sale for taxes unpaid, and obtained the title Poon House .- Some of our citizens are urging the act of Assembly gives in such cases. If the

> The first case tried in the Quarter Sessions tonear the lime kilns, and for a time boarded the aforesaid Warren. During the latter's stay in the house of Eilston, he was kind to the family of last October Warren concluded to hunt other quarters, and this raised the ire of dear Henrietta, when the two passed words between them, and, according to the Stestimony, Warren gave the prosecutrix a little push, and her husband told her to fall down, which she did in the most dramatic manner, and then went for a warrant, The jury returned a verdict of not gully, and divided the costs, which was a very right thing, indeed. It is just as we desired it.

Commonwealth vs. James Cole.-Burgiary and arceny. Prosecutors, Jared Brosius and Christian Seasholtz. Cole took from the shop of Jarceived the appointment of express agent for this ed Brosins, about the middle of November, a pair of shoes left there for repair by Mr. Metzger. When they had been neatly repaired, as Jared can so well do the thing up, the defendant concluded he had better take them away and wear them to avoid Metzger any trouble. He was foolish enough to wear the shoes, too, in the was accused of breaking into his grocery, at Market and Fourth streets, and taking therefrom several boxes of segars, money, &c. On both of these charges he was convicted by the verdict of the juries in each case. There are two charges against him of firing and breaking jail. which will aggravate the scutence of the Court. laway and Wells Gross,-Burglary and larceny. William J. Wolveston, prosecutor. The defendants are boys of about sixteen years of age, and were arrested recently for burglarlously cutering At an election held by the stock holders of the Sunbury Lumber Company, on Monday last, the ollowing persons were elected:

President—John White.

Oury, which is now closed for repairs, and taking away therefrom about fifty dollars' worth of goods, such as knives, buttons, suspenders, hosticry, &c., and carrying the same, or a portion thereof, to the house of Lydin Gutahall.

President—John White. Sunbury Lumber Company, on Monday last, the siery, &c., and carrying the same, or a portion not only our duty to respect and maintain our following persons were elected:

thereof, to the house of Lydin Gutshall. This laws, but we are bound to see that others do so. aforesald house is a place where boys, such as the defendants named, have been led to gradua'e and descrive punishment, and there is no unique Managers-S. P. Wolverton, Ira T. Clement, heads will be shaved and their clothing made of J. H. Engel, C. B. Howard, S. D. Barrows and striped linen. The pity is that the proprietress thereof should not suffer the penalties inflicted upon the boys. The defendants plead guilty in this case, and George Koenig is sentenced to sixteen months and Wells Gross to lifteen months in the Eastern Penlientiary.

Commonwealth vs Patrick, alias "Bear" Doindictment, with assault and battery, assault to righteous doom. kill or slay, and assault to murder. This man Dolan was one of three outlaws who visited the house of old Mr. James Burk and Margaret his wife, in Locust Gap, some time in 1870, which three individuals violently assaulted and abused the old people. The old man died about two months since, and it is said from that beating. A New Year Supprise Party and Family One of the men was arrested at the time, convicted and sentenced to the Penlientiary. Dolan dren. Without the least expectation of such an dietment against him for the assault upon Mrs.

aged couple, who have lived their three score and for further use, where the keeper of the prison found it. The bill against Irvin was ignored by the Grand Jury.

Commonwealth vs. Samuel Puyers .- Highway robbery. Abraham Gaugler, of Snyder county, prosecutor. This alleged robbery occured last summer, in Sunbury, when it was charged that Samuel and Jessie Cooper attacked and robbed him. The case was brought up at August Term, 1879, and continued. In the meantline, the wayward girl "Jessie" died and was buried in the home of her innocent childhood. At November Term, 1872, the case was dispulsed as to her. A er weak mortals, and has exhibited his weakness a wiser and a better man.

On the charges of burglary and larceny against Cole, the Court sentenced him on Tuesday to two years and three months in the Eastern Penitentiary. He was also brought in and convicted on the charge of firing the jail. For this he was sentenced to two years in the same justitution. If he learns a trade there and comes out a reformed young man, it will be well worth the expease the county will be at in paying for his

suffered to go with impunity for want of a public prosecutor, or because some influence has been brought to bear by which justice is prevented.

It is the duty of the Contrand the jury to see that the laws of the land are properly enforced, but unless those having knowledge and evidence of crime will come forward and prosecute, we have no means by which to act. These laws are the simple expression of the morality of the simple expression of the morality of the courts, and the course of frue love with them has been running roughly. The union seems not to be happy, yet they desire to live together, and the Court ordered that to be done or the wife clerity protected against desparate and wicked. and the Court ordered that to be done or the wife receive \$3 50 per week. We suppose they will go together again, and may they live to learn that they must love each other, mind their own business, not gossip with the neighbors, cook and eat their own victuals, wash their own clothes; the suppose they will go together again, and may they live to learn that they must love each other, mind their own their liberties and reputation, except on clear and reliable evidence.

It will be your duty, before you leave for your latve for

and do all other things apportaining to a good report the condition thereof, and make such re-

husband and wife.

On Wednesday, "Bear" Dolan was convicted of assault and battery upon old Mrs. Burk, and for this, together with the conviction for assault with intent to kill James Burk, he was sentenced by the Court to five years and three months in the Eastern Pententiary.

Commonwealth vs. Frank Galloway.—Burglary and larceny. Frank is one of the three boys named aboys, who entered the stormer and, and that was tint a former boys named aboys, who entered the stormer and, and that was tint a former what was then said, and that was tint a former what was then said, and that was tint a former what was then said, and that was tint a former what was then said, and that was tint a former what was then said, and that was tint a former what was then said, and that was tint a former what was then said, and that was tint a former commondation of two successive Grand Jaries, the County Commissioners may proceed to effect public buildings, and we may say here, what was then said, and that was tint a former

boys named above, who entered the store of Wm Grand jary, without any intimations whatever J. Wolverton some time since and carried away from the Court, had recommoded the building the goods enumerated. The Court sentenced of a new county prison. They represented to the him to the House of Refuge until he is twenty-healthy, and the necessary of crime demand. him to the House of Refuge until he is twenty-healthy, and the herease of crime demand-one years of age. Why this discrimination is made in his favor seems unaccountable. The boy is smaller in size than the other two, but older in years and just as deep if not deeper in the theft committed. The boy Galloway is at They were referred to the fact that the Sheriff to we were referred to the fact that the Sheriff to we were referred to the fact that the Sheriff to we were referred to the fact that the Sheriff to were referred to the fact that the Sheriff to we were referred to the fact that the Sheriff to the fact the fact that the Sheriff to the fact the fact that the Sheriff the Sheriff to the fact that the Sheriff the Sheriff the Sheriff the Sheriff the Sheriff the Sheriff the least seventeen years of age, for he was reported | could scarcely turn his back to attend to his oth on the common school books of Sunbary twelve er official duties but that some one escapes, and now at this term, we are informed that a number of pricents against whom former from Junes years ago as being then seven or eight years of age. Or sympathy is largely with Frank, as it is with a other boys. We expressed ourselves so before the Court, and believe the persons who harbored them and eight and abetted them. deserve the imprisonment hostered of the courts. Yet the punishment should be divided equally be considered by the people, and the members of this Court are not any more interested in the for the sake of the public good.

Commonwealth vs. Martin Shipe and William tion of but one, every county adjoining Northum-Eyster.—Burglary and larceny. T. S. Shannon, land, the mother of counties, have new, modern prosecutor. A few weeks ago the jewelry store of Mr. Shannon was robbed of about \$500 worth had just completed a new jail, at the rost of \$21, of goods. It happened on the night of the theft that his employee, Shipe, and William Eyster, old building. What a proper hallding could be creeted for at this places, and the kind of a building. that his employee, Shipe, and William Eyster, son of Dr. Joseph Eyster, of Sunbury, bought son of Dr. Joseph Eyster, of Sunbury, bought tickets for Philadelphia. On the following morning suspiciou naturally attached to both of the boys, as they went away together. They were followed and brought back to Sunbury. Shipe had in his recognition of a sunbury to the property of the question of taxation, the time will come to the had in his recognition. Shipe had in his possession over \$200 worth of when such a structure will be a public necessity the goods, admitted his guilt and at the same. The last Grand jury recognized this no time stoutly asserted that Fyster had nothing to do with the matter and knew nothing of it. but thought that the passent was not the time, owing to the matters to which I have just alluded, and their report was approved by the Court of Eyster did not have any of the goods, nor was but still the consideration of this question is there any evidence of guilt against him. He is a person, the though it may be though that it is not produced at this time. The matter young man of good character, and is undoubtedyoung man of good character, and is undoubtedly innocent of any complicity in this case. The
Court ordered a not. proc. to be entered in his
case, and discharged him, directing Shire to anishment upon effenders has, and is at the present case, and discharged bim; directing Ships to enter ball in the sum of \$1,500 for his appearance

moment, suggesting the attention of the civilized world. A prison Congress, which has been sitting in England for several months, has just at March Sessions. He is now in jail. Commonwealth vs. B. L. Kerchner,-Rape. Mrs. Tobias Long, prosecutrix. Bound over from last Sessions, now on second trial. A large number of witnesses are subparased, and the tention. The manner of inflicting punishments case will take up the balance of the week. The same counsel are employed who were engaged at the late trial. Much interest is manifested in the progress of the prosecution.

ed its labors there, and is again to n

further discussion of the subject in this country

The United States were represented there, and I have given the reports of its proceedings some at-

in different countries is varied, and in many in-stances carlous, but of all the different modes

we are inclined to think that the system of sepa-

In a common county jall, prisoners are allowed

obliged to send two young men to the peatentle.

ry. I have often thought of this sent nec, yet it was the lightest penalty allowed by the law. The punishment practiced by the Act of Assembly for the offence of which they stood convicted, is

imprisonment by separate and solitary could ment at labor, not exceeding three years. T

tenced to imprisonment by separate and solitary

for that purpose. If Northumberland county had had a suitable building in which that mode of purishment could have been inflicted, the

Court could have in its discretion, sentenced those

persons for a much shorter period, and in that instance we believe that the public good would

have been subserved just as well, and the parents and families saved much mortification and dis-

grace, whilst the expense to the county would have been less than one half. And this is only one instance out of a score that have come under

our observation within the year just past. A prison should be so constructed as to afford accommodations differently to those found guilty

sened to await their trial. It often happens that long-ent men and women are happisoned, who

viction, however, they should have that fast de-serts, and I know of no punishment that is more

fortunate condition of the gallty cuiprit. He should be forced to work for the benefit of the

public, and during the intervals of his labor sep

arately confined, debarred from all incentives to debanchery, and instructed in religion and moral-

than in years honce. Besides the benefits to all sulters in the Centr is incalculable. If parties

cannot get their cares tried within a reasonable time, the ends of Justice are often prestrated. Parties and vittusses the Memory bacomes de-fective, and human testimony is often lost. Be-sides, many men against whom there are just chains siceping on the records of the Courts, be-

claims sleeping on the records of the Court, be-cause they cannot be reached on account of the vast amount of accomulated business, become inselvent, and their test creditors find that after years of patient waiting their claims are lost. This must not be so in this county, and we see no reason why it should, if the people will only come and try their cases the members of this Court are willing to do the work, and in the end we are confident that all will be satisfied with this de-

confident that all will be satisfied with this de-termination. The Act of Assembly makes it im-perative on all judges to hold sufficient Court in

men county, so that every man can get a trial of

his cause within one year.
We have ordered to be placed at the head of

the list all suits against persons who are charged with being defaulters to the county, believing

that the interests of the people require this to be

order to furnish one to each subscriber for the Ledger. Besides a calender for 1878, and calenders for each month in the year, this Ledger Al-

subjects which will be found both interesting

Special Notices.

Marringes.

marge contains a fund of information on vari-

and instructive.

and those only charged with crime, and hence

are afterwards proved to be innocent. After con-

confinement for any term less than one year, ex-

to mingle together, and their reformation is scarcely ever effected. At a former term we were

Charge to the Grand Jury.

GENTLEMEN of the Grand Jury :- Again the scaple of Northumberland county are assembled for the purspose of transaction business of the highest importance. Here in this Court the times of the land are to be enforced. We have good and wholesome laws, not perfect to be sure, but their efficiency depends upon the faithful exicu-tion of them. The security of the person and property is the end of early security. property is the end of civil society, and it is here that we look for security against encroschments upon our rights to the legal and uninterrupted enjoyment of life, limb, body, health and reputa-tion. To life and limb all have a natural and inherent right, and the rest of the person has the

same right to security from the corporal hasalts of menaces, assaults, beating and wounding, The preservation of health from such practices as may prejudice or annoy it, the security of reputation or good name from the arts of detraction ann slander, the personal liberty of individuals, was foolish enough to wear the shoes, too, in the town where he stole them. By Mr. Seasholtz he tice. All these are to be guarded by you, and the gentlemen of the fraverse jury, under the guid-ance and direction of the Court. Nothing that affects these interests can be unimportant to any We must insist that no violation of the have shall escape its proper penalty. The Divine Being has committed to ourselves the duty of making our own laws under the light he has givcharges against him of firing and breaking jail, en us, and when made, we are bound to obey them. If we do not the State is but an empty name, the order of society is dissolved. Some offences are slight, but the penalties are small, fortunate condition of the gallty cuprit. He and must be imposed ; others are enormous and respect the laws of society, which must be made a terror to those who do not. Where law mid Ail men and common some and understanding, for higher honors, and go to schools where their heads will be shaved and their clothing made of the penalty improved by law, which every man is bound to know. That crime is fearfully on the increase is apparent to all, and yet men do not seem to realize that if this state of things is permitted to go on, we shall soon be in a state of anarchy. The Courts of our coun-try, as a general thing do not, by their action, make the law strong. A score of unreferes in our prison to-day, in one of our cities, are the living witnesses that public sentiment too, has delan. Defendant charged on three counts in the world adequate to bring these assassins to their

In another city, the judges of the court have recently called the attention of the Grand jury to the fact that during the last year there were over 10,000 during the previous year. In our charge to the Grand jury, just one year ago, we urged the necessity of a rigid execution of the criminal laws, and so fars this Court. laws, and so far as this Court has had it in its power we have endeavored to carry out these views. We have not heshated even where like wicted and sentenced to the Penlientiary. Dolan made his escape and was only intely found. The jury returned a verdict of guilty on the three considered severe, and even beta sentenced to undergo long techns of panishment by so tury confinement at laker. By many this has been considered severe, and even beta reas. This manykish sentament by it the bane of society. charges of the indictment. There is also an indictment against him for the assault upon Mrs.
Burk.

Commonwealth vs. Irvin Wharton. Charged
with taking the key of jail to aid Cole to escape. mjoin the death of muriorers ; folly and cruelty mite in letting criminals go unwhipped of justice. Iniversal man is on the side of Solomon and his inspiration. The Divine taw has penalty as well as precept. It is founded in love, but not love of sin, but of law, order and justice—and it is the foundation of all human laws, which must be wisely administered, with impartiality—with no respect of persons, no brillery—no weakness at all. George Washington did not hasbate to sign the death warrant of Major Andre, nearly one century ago, and saw it executed according to the laws of war, and of nations, but with no soft compunctions, no false iniquitions pity against order, law, right and civilization itself, which he

egarded as virtual treason. At the last August term of this Court no less new bill was sent in against Samuel, and at the ishment in the penitentiary, and now at this present term it was ignored. The prosecutor, Gangler, is an old man of like passions with other weak mortals, and has exhibited his weakness. We on several occasions while in Sunbury. We Court of this State has recently said that the trust he will go home to his wife and children question of expenses need not for a moment be On Marriage.—Essays for Young Men, on Great Social Evlis and Abuses, which interfere with Marriage, and rulu the happiness of thou-sands,—with sure means of relief for the Erring and Unfortunate, deceased and debilitated. Sent in scaled letter envelopes, free of charge. Address, Howard Association, No. 3, South Ninth St., Fhiladelphia, Pa.

question of expenses must not for a moment be allowed to come in competition with the due administration of the criminal law.

A source of much annoyance and detriment to the public good is the practice of many good citizens of leading their ald and influence in the solttement and compromise of high crimes. This is wicked and condemned by the law. Besides, the example is pernicious, and greatly affects the public good. Men can be seen upon our public atrects at any time who are reduced out and known to be thieves and scoundrels, and yet are suffered to go with impunity for want of a public prosecutor, or because some influence has been

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will show you what our account are doing.

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Eccond. It removes the cause of Irritation (which produces cough) of the muranes membrane and bronchini tubes, resists the large to brane and broughlal tubes, assists the lengs to

test industry in his heart; and, when the distered his punishment is expired will conduce to both his temporal and eternal welfare." and optum, of which most throat and lung re-Goutlemen, do not let us be understood as arg-ig you to make a recommendation in regard to modes are composed, which allay cough only, and disorgainize the stomach. It has a southing effect on the stomach, acts on the fiver and kidneys, and lymphatic and nervous regions, thus reaching to every part of the system, not in its invigorating and purifying effects it has gained a this matter at present—act as your judgment dictates, only do. in regard to this matter, as all good citizens ought to do, consider what you beleve to be the best luterests of the people.

The civil business of the Court you will have softling to do with, but it will be nothing out of invigorating and purifying effects it has gained a dace to say to you, and through you to the peoreputation which it must hold above all others in ring up the back business of the county. This bring up the back business of the county. This becessitates the holding of long terms, and we have been busy, both day and night, since the cool weather, having this object in view. The cases on the issue that must all be tried sometime, and it will cest no move to try them now

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