The Fayette County Bandits Given a Taste | who had assumed such a daring and don'tof Somerset County Justice. care a cent kind of expression during the

Old Men by Lewis, Tasker and the Two Sullivans.

The Verdict and Sentence Give He was followed by Docator Tasker, when Universal Satisfaction.

At 10 o'clock Lewis, Tasker, Jack Sul- acterized him, in an immutible tone of voice evan and Marshall Sullivan, the convict- uttered a few words el members of the McCleflandtown gang were brought into court, and A. C. Holbest presented the motion for a new trial one in the Court House among the vast apof which he had given notice last night." He said that owing to the shortness of for the punishment of evil-doers, and courts the time since the prisoners had been and officers to enforce them. Such were the onvicted, he was not prepared to argue revolting and belish circumstances of the the question at length. The reasons ad- rubbery, involving the brutal treatment of a ranged in support of the motion were: | venerable citizen, that could a vote of thanks

First, The refusal of the Court to permit been taken to court, officers, jury, and the a entinuance of the case, in order that interpid Kyle and his arresting party, it the attendance of Nettie Sullivan as a would have been adopted with a thousering altres might be obtained.

Second. In the case of Charles J. Lewis | Court House from top to bottom. the refusal of the Court to grant a tem- As Judge Bacr proceeded to perform the pomry delay in order to procure the atmiance of Neitle Sullivan, in which the vast audience was stilled into almost one the defendant could have gone on breathless allence; and after each culpris. the stand and explained his whereatouts at the time of the commission of the of-

The third and fourth reasons were bas- As the last set of the drama, rather trageof alledged improper remarks unde | dy, was being performed, and the curtain fell by the District Attorney in his argument upon the slekening details of the trial, by the to the jury yesterday, which, it was al- Sheriff leading the wretched criminals out. belief were calculated to create prejudice | there was an evident sign of relief expression n the minds of the jurors. of by all present.

To this the Court replied that they did | But once out of the place where the cells got see how the remarks of the District of the law were successful in binding them. Attorney could have prejudiced the case they seemed to regain a little of their old against the defendant, for the instruction in the jury was very explicit on their that formed the lane through which they in the jury was very explicit on their daily to try the case on the evidence, and ing, "Get out of the way, you d-d sons of not on anything else. As to the question be syou. of procuring the attendance of Nettie sollivan, the Court said the defendants | The Grand Jury only examined three withad not shown that any return had been | nesses when they returned a true bill against made to the attachment granted by the the Nicelys. Court for that witness, or whether that Messys, William P. Huston and Theodore attachment lead been sent out at all; Kingnei save been appointed as additional that there was ample time for an officer tipstaves for the present term of court. to have gone that distance and returned.

The motion was then overruled. two bills against Lewis, Tasker, and the trobe, was found guilty. two sallivans, one for larceny, on infarmatten of Christian Yoder, would be brother, Deputy Special Milt McMillen. and lattery with intent to kill, on inforheld over until the completion of the Charles E. Boberts, John Endsley and Babeen convicted. This was proper and with A. J. Hillman. so long a time, and also because their | is as warm as ever. was some doubt whether these indictprejudiced their case by improper decla- in his chosen profession.

No incident in our court's proceedings for Sayder says any suit he has on land over dence. Excused, he lieur converted Selions, Charles J. Lewis. and I am going to J. B. Snyder's for them. Sentor Tasker, Jackson Porter Sollivan and Marshall Sullivan were brought into court, after the first rustle and commotion caused by sverybody trying to get a better position or bearing and observing, a breathless and

timest paintal allence prevailed. As the four unfortunate convicts sat with their backs to the railling and At my factory south of Somerast, 20,000 has the faces to the rading and their faces to the fact of the rading and their faces to the fact of the rading and their faces to the fact of the rading and their faces to the fact of the rading and their faces to the fact of the rading and their faces to the fact of the rading and their faces to the fact of the rading and their faces to the fact of the rading and their faces to the fact of the rading and their faces to the fact of the rading and their faces to the fact of the rading to the crossence; has no series for the fact of the rading and their faces to the face of the rading pearance. Instead of a defiant attitude and

parently realised the gravity of their situation in view of the pending just and rightcous retribution of the law that they had

LIVES.

could look: Condemned alike by the law THE "LITTLE MAN" AND "RED and their own consciences, they were the FACED MAN" WILL STAND OR

The Case.

No More Torturing of Defenseless had not been awarded a tair and impurited. The Twelve Cood Men and True frial; that the whole community was prejudiesd against thum; and that someofficers of Issue Joined and a True Dellyerance Make According to the Evidence.

> THE JURY: 1. EPHRAIM D. MILLER.

7. W. W. DAVIS. S. D. J. WOLFERSBERGER.

9. JEREMIAH HENRY.

10. T. W. BLACK.



THE MURDERED MAN.

Knowtz met them at the counsel the defendants. Challenged for cause. to dinner. The motion was then overruled.

The Court announced that the other two bills against Lewis, Tasker, and the bills against Lewis, Tasker, and the bills against Lewis, Tasker, and the specific through a coording to testimony; and two defendants arranged here are the men who were vertically evening; I have seen them to benediction. The procession was then benediction. The procession was then

sale over unit the completion of the sole for the sole fo barglery for which the defendants had Upper Turkey Sad, are spending the week defendants were extitled by case they were opinion; couldn't render a verdict enset Hunnin and Johnstown Tribune, also
Stearn in testifying to the same fact—
nize that shown]; that's the necessary, the Court said, on account Dr. Dellass, who has achieved an envize challenges, the same number that such Joseph Sarver—Read and heard about township; not related to any parties in will corroborate the other two witnesses head. of the great expense which would the reputation in the scientific world, was west to excited to if they were trial sepabe entailed on the county by one of our welcome visitors to-day. The rately. Counsel for delense make a formal could be governed by evidence; have no capital punishment; read about the case;

These men, whoever they were, not by the handkerchief; I saw his eyes and

was some doubt whether these indictments could be sustained, as they would
probably be lagid to be part of the same
offense of which the defendants have just
been contricted. All witnesses in the case
were then discharged, and the Pistriet
Atturey moved for immediate sentence.
The defendants were then asked if they
had anything to say before sentences
that anything to say before sentences
that anything to say before sentences
the defendants were then asked if they
had anything to say before sentences
the defendants were then asked if they
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sense of which the defendants have just
been contricted. All witnesses in the sake
such with specific to the parties; income, with sign contrict to the parties; income, with sign contrict the lands of the recognize the overall contrict to wish just to supplied to which the cosen show you these facts, as I being the had, a sum
to Joseph Niedy and at its completion in the cust of the same to wish just to supplied to we can with sign to define an opinion to prejudic would not interest to which in the cust of the same town in the case, but

serior of Netlies Sallivan had prevented hints which is quite white, is worn according to the law and explained from going on the law and explaining their whereasters, it was useless for them and explaining their wholes a like all the impaired to the maximal real to Umberger or Constable for the house of Herman Umberger at the house of Herman Umberger at the house a living to the word whole the house at the house a living to the word whole the house at the house at the house and the house a living to the word whole and the house a living at the house at th the trial and while in prison, showed and thin being kept cleanly shaved. His stend and Gohn were excused and Messes, to capital punishment. Accepted. mercial-Gazette. Accepted.

convicted the wonderful and marvellous all court proceedings, but merer making a jurors were called before the twelve am not related to the parties. Stood Accepted.

have had on hand from five to ten years, render a verdict according to the evi- the prisoners; thought what he said

related to either of the prisoners; read of the case in the Somerset Himans, as to what his resd; could give a verifier and the balance of the jurors were distributed by the case in the Somerset Himans, as to what his resd; could give a verifier and the balance of the jurors were distributed by the case in the Somerset Himans, as to what his resd; could give a verifier and the balance of the jurors were distributed by the case in the Somerset Himans, as to what his resd; could give a verifier and the balance of the jurors were distributed by the case in the Somerset Himans, as to what his resd; could give a verifier and the balance of the jurors were distributed by the case in the Somerset Himans, as to what his resd; could give a verifier and the balance of the jurors were distributed by the case in the some state of the prisoners.

leaged by defense and excused. ospital punishment; not related to either ensed. of the prisoners. Stood saide. PRIDAY SOUTHWO SERVICES.

case; expressed no particular opinion; real of the case and formed an opinion; way from the Weitmoreland side, down have no conscientious scruples against if the sworn testimony agreed with what this way to a point below the Haynes capital punishment; I have not been ap- he had previously heard it might have church, where they went into the fields proached by anyone in regard to the case; some weight; not approached about the and then across the meadows down be-I besitated to respond at first. At last Charles The District-Attorney Opens read account of the case in the Somerset case. Excused.

J. Lewis, the chiefinity of the doomed wind.

The Case.

The District-Attorney Opens read account of the case in the Somerset case. Excused.

Jennertown to within half a mile of Jennertown, and within a mile and a sion as tognilt or innocence; could try town; not related to any of the parties; half of where Umberger lived, Umberthe case according to evidence. Accepted. read and heard about the case; formed ger's house is by the road, and there is a John Marteeny-Read a good deal of an opinion; could give a verdict on the knob or hill above, where one can see the case; made or expressed no particu- evidence; read of the case in Somerset both ways and all around Umberger's lar opinion; I could sender an impartial Henric and the Pittsburgh papers, property, up and down the road. We verdict. I am no relation to any of the Challenged by defense. parties and have no conscientions scru- John G. Boyer-Live at Stonycreek; that came up the mountain came down ples against capital punishment; parties related to the Nicely's. Excused. this side of the mountain, and that they have talked to me about the case; no Wilson Hawn-Live in Elklick; not went into the woods above Umberger's after the little man went in to search, bour, I went into the fire; person came to see me as to whether related to any porties in the case; read house. We will show this by the con-

> John H. Lowry-Read about the case the evidence. It is the Meyersdale Commercial; formed Francis May-Live in Upper Turkey taken a lunch there. We will show you distance of about twelve feet) from the said we had but to was not at frome; only nor expressed no opinion; no one ap- foot; have heard and read about the that the same tracks that went into those tall man then; there was a lamp lit and Mr. Umberger, myself. Most Stearn and the proached me as to the guilt or innocence case; fermed no opinion; was approach- woods, afterwards came out and started of the defendants; no conscientious serued by no one in regard to the case; am towards Umberger's, and that they were ples; I am a son of Daniel Lowry. Stood not related to the parties; have no seruthe same tracks that came across the

an opinion exactly; could render an im- fence,

Challenged for cause. expressed no opinion; have no conscient the case; formed an opinion; could renthat they were walking very fast.

I am a farmer : Boyts asked me what I punishment; read and heard of the case; the men who were there that night. was before I was summoned as a juror. lenged by defense,

taining so many witnesses here for Doctor's love for the mountains of Somerset motion for a severance which the Court conscientious scruples against capital expressed no opinion; have not been only took Mr. Umberger's life but carried part of his face where there was no hand-

and that they had no chance to make a defense that the District Attorney had defense that the District Attorney had defense that the District Attorney had no scruples in regard to capital punishment of the parties came on the portion of their case by improper declaring which was married to a first consint of mine; and when he left the stand Mins E la no scruples in regard to capital punishment of the parties came on the portion of their case by improper declaring which was described and so clock; it was clark had no scruples in regard to capital punishment of the parties came on the portion of the parties came on the parties came of read to render a verdict. Accepted, ment; heard and testified as follows:

| Continuous under about the formers to capital punishment and the follows:

| Continuous under a punishment of the famp in heard and testified as follows:

| Continuous under a punishment of the famp in heard and testified as follows:

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| Continuous under a punishment of the famp in heard and testified as follows:
| Continuous under a punishment of the famp in heard and testified as follows:
| Continuous under a punishment of the famp in heard and testified as follows:
| Continuous under a punishment of the famp in heard and t detch, a people against whom he had never had any ill will; he said the abnever had any ill will; he said the abnever had any ill will; he said the abnever of Nether Sullivan had recently and allowed and had recently and had re

although at times somewhat incoherent, and is only permitted to grow on low. Mosers Hoover, Sayder, Weisel and Koontz file case, and have an opinion; could be any one about the case; read accounts in taken in connection with his course on er part of his face and neck, the upper lip were stood aside; Misses, Pile Sterner, On- governed by avidence; am not opposed. Somerset Henaun, also Pittsburgh Com-

this to be possessed of somewhat various by the rules and regulations of his claurch, attainments, able to make a speech, committand being home made cloth; has parts are car been full instead of the usual functions are that the motion for a part and pattern allowed by the rules and regulations of his claurch, the material being home made cloth; has parts are car been full instead of the usual functions are that the motion for a part and opinion; no one talked to me as a juryman about it; have no scruples in regard to capital one talked to me as a juryman about it; have no scruples about capital punishment. Excused, the material being home made cloth; has parts are car been full instead of the usual functions are that the motion for a severance will be withdrawn this morning and the Nicely's tried together, and worn without any buttern allowed by the Commonwealth.

C. W. Weigle—Live in Quemahoming township; farmer; not related to the parties. Shoul aside by the Commonwealth.

according to the evidence; has no seru- charged, man, Mrs. Umberger, Mr. Umberger, and did not tell Mr. Thomas that I know of that

low Jennertown to within half a mile of will try to show that the same tracks person came to see the as to whether these men are guilty or innocent. Stood about the case and formed an opinion:

about the case and formed an opinion:

dition of the snow, indicating that there the could see the front door where he could see the some fewelly that were persons walking around there; leave the parior: I was about as the evidence. Excused. ing some sacks to show that they had far as from here to there [indicating a name, they said if we had a hired man; ples about capital punishment; read of mountain. We will attempt to show you to search, and he said he didn't find any pecket again; said he would have to go Phineas Snyder—Have heard and read the case in the Somerset HERALD and that the men who made those tracks were thing at first, and he came out again; around the house and book for the jewelry; a little about the case; haven't expressed. Puttsburgh papers. Challenged by dethe men who committed this murder and then he said he had forgotten to look. Mr. Umberger said he could go but he would partial verdict; have conscientions seru. John Geisel-Live in Paint township; the defendants whom you have on trial

thought of the case; It was a mere con. formed no opinion; was not approached In addition to that we will put on the that was there that night, who stood by ment; it would be against the rules of to the West End Hotel for dinner. The with him; he saying that he had been McMitten and his departs drough the door from him all the kerchiefs were arranged.] osumel. Mesers. Confroth, Roppel, and in determining the guilt or innocence of charges to A. E. Pisel's boarding house time the investigation was going on by the other man.

punishment; stood aside by Common approached by any one about the case. off his money taking all he had, a sum kerchief; he had an overcoat on and

had anything to say before sentence was passed. Lewis rose to his feet and was passed. Lewis rose to his feet and several months Mr. Berkley had been passed. Lewis rose to his feet and several months Mr. Berkley had been passed. Lewis rose to his feet and several months Mr. Berkley had been passed. Lewis rose to his feet and several months Mr. Berkley had been passed. Lewis rose to his feet and several months Mr. Berkley had been passed. Witness stated that he was subject to falling spells. Ex
Umberger dwelling and was simply Considered by General Cofforth.

Considered Not guilty. The District All services and some and recognized by the several months Mr. Berkley had been passed. W. W. Davis—Read and heard much he was subject to falling spells. Ex
Umberger dwelling and was simply Considered by General Cofforth. fixed that houself and Tasker had been ing his studies in the office of F.I. Kooser, fixed to brial when they were not ready, and that they had no chance to make a confict of the decided that the Discount of the open to the country in wishing the count

Miss Ella Stearn, who was living at a fittle after dark when they came into the

So incident in our court's proceedings for many years, if ever, excited the same degree of increase among the members of the bar and multitude of spectators as the final part in the famous robbery case. When the part in the famous robbery case. When the part is the famous robbery case. The part is the famous robbery case. When the part is the famous robbery case. When the part is the famous robbery case. The part is the famous robber in the defendants; no objection to parties; not opposed to capital punishment. Have not expressed any opinion; could record the man and Mr. Umberger and Mrs. Ramen's went in a carriage of the with an and Mr. Umberger and Mrs. Ramen's went in a carriage of the with an and Mr. Umberger and Mrs. When the most opposed to capital punishment. Have not expressed any opinion; could record the man said the tall man was out in the case; the most opposed to capital punishment. Have not expressed any opinion; could record the man and Mr. Umberger and Mrs. Ramen's went in a carriage of the with state of the man and Mr. Umberger and Mrs. Ramen's went in a carriage of the man and Mr. Umberger and Mrs. Ramen's went in a carriage of the man and Mr. Umberger and Mrs. Would have no effect on his mind; which was granted, and defendants or the man and Mr. Umberger and Mrs. Could have no effect on his mind; went in a carriage of the man and Mr. Umberger and Mrs. Could have no effect on his mind; went in a carriage of the man and Mr. Umberger and Mrs. Could have no eff render a verifiet on the evidence; not related to the defendants; no objection to capital punishment. Accepted.

Jacob L. Manger-Heard about the case; have expressed an opinion; could render a verifiet on the evidence; no toposed to capital punishment. Accepted.

Jacob L. Manger-Heard about the case; have expressed an opinion; could render a verifiet on the evidence; no toposed to capital punishment. Accepted.

Jacob L. Manger-Heard about the case into opposed to capital punishment and this face hurt; when they went into the room I asked the log man how the tast of the title man; alide to tell him that a mask over has face hurt; when they went into the room I asked the log man how that a mask over has face hurt; when they went into the room I asked the log man how the tast of the title man; alide to tell him then ordered a purposed to capital punishment and this face hurt; when they went into the room I asked the log man how the tast of the title man; alide to tell him then ordered to get hurt, and he said more kind of looking man the big one was did not say to Mr. Vancer that the man had a received to get hurt, and he happened t

the thou of the landing in Jennes, they were hoth there marking, mark it was Monday. lept am nut sure, commettell whether it was think it was on Muscley, went ever to Adam. Honors to the Memory of the the day before I went to Boute Bauth's; Friedline's locardinally after the marrier; It is about one half mile from Conberger's; shoes on; did not stay very long at Priedsharing has highly counted tall witers they all

Sayler.

THE CLITTLE MAN."

and he laughed, and changed his chair; and sat by the stove for about a half an the nation's dead.

tious scruples against capital punish- accepted, and were ordered to take them what was the matter and sympathized floor dead and the parties gone. Just at five o'clock on Thursby Sheriff our church to go on such a jury; the fact jurors stood aside were placed in charge that I have conscientions samples against into court Joe and David Nicely. Their capital punishment would influence me Miller, who were instructed to take their the width of the door from him all the kerchiefs were arranged.]

Rauch in Jennertown; I was present and clear across the room when they fired at C. J. Harrison, A. C. Davis, W. H. San-

he set by the shove; his hat had a piece the most and put them in his vest; he only decorated; after which it marched to out of the con- If think I may be a course of the notions fastened; he union street and was dismissed. tried at the same time. The Court said that threly free from the judgment already in the daily papers. Excused for cause, that these are the two men-and her hat; the piece is out of the rim that I Zacharias Christner-Live in Summit little grand-naughter, Nannie Horner, spoke of; that was on the back of his

of February I was two miles on the other side of Jennet and how many frankleschiefe were net, at Mr. Hershown at the hearing. Positive that hand man Umberger's. I kerchiefs was across the large man's face; ship, Somerset County; it was the first time had lived there could not see any of his bair in front | lad | I over now either of the men; the tallest man since the 20th day two hat on in the room; could not say had two handlerchiefs tied over his head of June : there was whether she had said she had seen other the other had something over his head; his the skip gracefully over a fence with his fands up.

The state of the skip gracefully over a fence with his fands up.

The state of the skip gracefully over a fence with his fands up.

The state of the skip gracefully over a fence with his fands up.

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The state of the skip gracefully over a fence with his fands up.

The state of the skip gracefully over a fence with his fands up the state of the skip at the offer had sound the state of the skip at the offer had sound the state of the skip at the offer had sound the state of the skip at the offer had sound the state of the skip at the offer had sound the state of the state of the skip at the offer had sound the state of the skip at the offer had sound the state of the state sitting at the table, close to the parlor was a handkerchief just leke the one shown; fired; think there were near or five; can- To be Buller of the Suscept Hemans; convicted; the wonderful and marvellous statement made by the witnesses in statement made by the witnesses in securing to his identity were either gross matrices or malicious falsehoods. He said loss feels on the parties, Stood and the statement made by the witnesses in securing to his identity were either gross matrices or malicious falsehoods. He said loss feels on the parties, Stood and the state in the land section to his counsel and only selected.

Accepted.

Moses Rarron—I live in Middlecreek township, have heard and read about the speaking when spoken to the loss of loss of loss of loss of the loss of th makes or malicrous falselmods. He said is a before profit to good the Boars and never throws on the government to the said the profit of the table and the profit of the p

The prisoners were then ordered to stir operations as jurge on the case; have summoned as a jurge on the cas and inhumanity that had characterized the crimination of the criminati

Laurel and Roses. Country's Heroic Dead.

it was a damp forcy night; there was snow. The beautiful emston of strewing the on the ground , monor nil look deep, has graves of the soldier dead with larvel so-I line; a good camp people came to Undergors the people of Some set; but never before mes, is one that is always observed by came from the and the bell ring while I was has there been such a multitude present at Adam Friedding's; feard it ring before 1 to take part in the ceremonies. The got to Friedlins's, was justiy near Friedline's crowd commenced to gather in front of when I hard the hell; there was the soldier's monument, in the Court church at the school house; think some of House grounds, shortly before moon, and them cattle to the house from the church . by one o'clock, the time fixed by the yaw some people from Jennertown; saw old committee in charge, for the commence-Baoch and John, Mr. Kautz-both Kantz's | ment of the services, there was an insdid not see Joe Ream; young Hay or Mr. mense assembly. The Enterpean and Farmers bands entertained the crowd

Mrs. Nancy Umberger, sworn-Am wife, with their chalcost selections. of Herman, lisberger was at home on the After the vast assembly had been callnight of 17th of February; two men came, ed to order, Wm. H. Koonts Esq. was inin and seked for Mr. Umberger, they came in traduced and paid a glowing tribute to

Immediately after the address a procession was formed in the following order: Sunday Schools, marshaled by Eliter A. W. Conner.

Enterpean Band. R. P. Commins Post No 210 G A. R. Soldiers, not members of the G. A. R. Sons of Veteran's Drum Corps. Capt. James Hinchman Camp No. 42

Farmers Bund.

Knights of the Golden Eagle. The procession was a fine one; the bright faces of the little ones, their very

[Handkercalef shown.] This is the little man was in the room with Mr. Umber- ed by Post Commander George H. Love : These defendants were before 'Squire his money or his life; Mr. Umberger and demanded his money or his life; Mr. Umberger backed of the Republic were recited by Messrs.

How Can They Best Us?

They can't do it ! Not so long as we keep the freshest, choicest and cheapest graceries in Somerset. We don't want 90 per cent. on every sale, but are willing to share profit wherefore of our success, and the reason our store is always crowded with customers. C. B. VORGET.

Low Prices Predominate At the Economy Shoe Store. I will prove it if you call during Court week. FRANK SHIVERS. Ladies' and Gents' Gause Underweae, at

Mrs. A. E. Uhl'e. Let me tell you what nearly everyboile knows already. That the Berlin Marble. Works is the best place to buy monuments and tombatones.

Wantest Hides, and Furs. I will pay the highest

You will please armonnes the following named professors as randiciates for the various offices tedgrated, at the causing Reguldician Primary

Thanking my friends who kindly toted for me when I was a candidate one year ago, I again after myself as a candidate one year ago, I again after suppose .

Very Respectivity.

Passentes Whilks.

CHAUNCEY H. BERKEY. OF RESTAURT TOWNSHIP.

More Truth Than Poetry. Grocer Vought has come to stay, The wason why is just this way. His tende increases with each day. Because his goods are the best, all say. Wanted.

BOYS.

FALL TOGETHER.

pictures of deepair. No wonder that when

asked if they had anything to say why sent-

whole of the trial, slowly and perwapty

arose, and meekly and piteously said they

the rougt had done their cause an injury by

what they had said ever since their arrest.

stameringly gave utterance to a few words

of similar import. Only one of the Sulli-

vars, Jackson Perter, the dude of the gang,

as one of the Commonwealth's course char-

While sympathizing with the deplocable

dience, that did not rejoic over their convic- | *

tion, and feel to thank God that we had laws.

condition of the americants, there was not

nce should not be passed upon them, they

Who Will Well and Truly Try the

2. JOSIAH NEWMAN, 3. JACOB L. MANGUS, 4. FRED. F. WALKER. 5. JOHN W. BECK.

6. JOHN IL HITE.

II. C. W. WEIGLE. 12. A. J. SEMBOWER.



Some discussion then took place in regard. John Endsley—Read and heard a good an opinion; could render verifict on the stances.

a bind of histing-out-of-counted-mergate. THE NICELY significant purishment; not related. Jeremials Henry-Live in Upper Turthey all worsex sub-lived expression, and as to either of the prisoners; read account keyfoot township; heard some talk ale at quently beretofore in the papers, and as of case in the Somerset Hanana. Chal- the case formed morphilm, notody saw tratified to by Ella Sparn and Mrs. Un-Christ Koonte-Read about the case; the eye on the efficience. Accepted. defendants with the crime, Mr. Bioschformed an opinion; could render a ver- Seremiah J. Livengood-Asked to be er said : they were in the presence of the administra- ON TRIAL FOR THEIR dict on the evidence; no scraples against excessed on account of sickness. Ex-

me in regard to the case; could decide berger. As to the connection of these night, certain gentlemen started to see J. F. Kautz-Live in Jennertown; am if there might possibly be any tracks

a carrisgemeller; very distantly related going away. We will try to show you Fred F. Walker-Have heard of the to the Umberger's; have heard and that there were two tracks caming this

case but not as to my finding as a juror; conscientions scruples against capital on, we will try to show you that these are

Mr. Charles McMillen, of Listonburg, this country, is spending country, is spending country is spending country in paper becomes benefit with McMillen.

In the close to Jenner township; my opinion was formed on what I heard; my ship; not related to purties; no semples the country of the constable who in regard to capital punishment; have been discovered and moved to the constable who in regard to capital punishment; have been discovered and moved to the constable who in regard to capital punishment; have been discovered and moved to the Reformest connection. The procession was then reformed and moved to the Reformest there that night. She will positively identify them from the clothes they wore, their voices and other circum-





where he could see; he moved close to they asked low far it was to Somerset; said standing on the table and he was facing little girl were at the house; he took the paper out of his pocket and read it; some of The little man went into the bed-room | as looked what it was; he put it into his | Sons of Velerans. ples against capital punishment. Challenged by the Commonwealth for cause.

John Shaw—Read about the case: ex
John Shaw—Read about the case: hard and read of the case: ha verdict uninfluenced by that opinion. L. H. Anman—Live in Somerset townor sale of the mountain, coming this went in the mil man walked in, too; convers I opened the top drawer, he story of the fife and dram ship; am not related; no scruples against way, late in the afternoon, within a mile that was the second time they searched; and them asked me to open limbers their joints as nothing else can Herman Martz—Heard about the case; capital punishment; heard and read of or two of the Somerset county line, and the tall man walked into the bed-rown another drawer; I opened the lower drawer; and they swung into column with as much the time of the second search ; he hadn't be then asked that I open the other one; apparent visuas in the days when they

robbery; we will show you that one of under the bed, and they went to to see not find anything; the got wem out into under the bed; the little man and Mr. the kitchen and brought a light: a candle, tions scruples; in regard to rapital der verdict on the sworn evidence; was We will show you that these two depunishment was not approached by not approached by any one about the fendants, that we have arraigned here, with me; while they were in there he I opened the drawer and Mr. Umberger said derness, or marched with Sherman to the any person concerning the case; I am no case. Stood aside by Commonwealth. were seen at the Haynes church, three wanted than to pull out the middle that he had a little money there in those sea. The Sons of Veterans, in the full relation to the parties. Stood aside.

William J. Meyers—Live in Northor four miles down this way from the top
of the mountain, about four miles from
In a couple of minutes they came out:

The sons of the mountain, about four miles from
they are a fine body of young men and
they are a fine body of young men and case; formed or expressed no opinions; parties; have no scruples in regard to Jennertown, and six miles from Umber- the tall man and the little man came out around the cibthes but could not find anyflave no conscientions scruples against, capital punishment; read of the case; formed no conscientions scruples against capital punishment; Read the Somerset; formed no opinion. Stood side by Commonwealth.

**Domorral but not the Hurand; Doe think I saw it in the Pitabergh Repolich; Win. 12. Boyts talked to me about the case but not as to my finding as a juror;

**Think I saw it in the Pitabergh Repolich; Think I saw it in the parties; no opinion. Stood said by Commonwealth.

**Joseph C. Hoffman—Live at Hoovers will a some out, too, and then the little man came out first; I think they came pretty close together; I hardly know which one came opinion. Stood said by Los Interval. I saw it in the Pitabergh Repolich; Think I saw it in the said be tall man and the little man came out first; I think they came pretty close together; I hardly know which one came opinion. Stood said by Los Interval. I saw it in the said has an in the said has a some into said the said said that which one came opinion. Stood said by Commonwealth.

**Joseph C. Hoffman—Live at Hoovers was in their said he came out first; I think they came open to said the tibles but could not limit any them came and the little man came out the stitches but came in the said man and the little man came out the said man and the little man came out the said man and the little man came out the said man and the little man came out the said man and the little man came out the said man and the little man came out the said man and the little man came and the little man ca your money or your life," and then draw- grandpa stanted me to come in ; said they appearance; the only thing that marred ed the revolver up toward him, and then | wanted the bureau pulled away from the their line was the fact that many mem-I ran out, and us soon as I was out on sull so they could see if there was any false hers were not in complete uniform. versation between neighbors; I think it by anyone in regard to the case. Chal-stand Misa Ella Stearn, the hired girl the porch I heard the shot; I was on the back or anything of that kind; then I got The column moved down Main Cross was before I was summoned as a juror. lenged by defense.

The column moved flown Main Cross Meaver.—Heard of the case; Meaver.—Heard of the case; expressed no opinion; have conscientious scruples against capital punish accepted, and were ordered to take them.

The column moved flown Main Cross free that night, who stood by the door leading from the dining-room over to Adam Friedline's and came back in about half an bour, and when I came stood there talking to her—asked him back I found Mr. Umberger lying on the stood there talking to her—asked him back I found Mr. Umberger lying on the stood there talking to her—asked him back I found Mr. Umberger lying on the stood there talking to her—asked him back I found Mr. Umberger lying on the stood there talking to her—asked him back I found Mr. Umberger lying on the stood there talking to her—asked him back I found Mr. Umberger lying on the stood there talking to her—asked him back I found Mr. Umberger lying on the stood to the parlor while one of these parlors who had been about the found around to go our to her asked him back I found Mr. Umberger lying on the stood to the parlor while one of these parlors while one of the tall man was in the sitting room; the The decoration ceremonies were open-



-FOR THE-JUNE REPUBLICAN PRIMARIES.

the prisoners; thought what he said to the defense asked leave to little man and Mr. Umberger and Mrs. Ranch's went in a carriage; do not know the best saturday, one in the best saturday.

ALEXANDER COUNTRYMAN.

PASSE SHIVER. POR PERSON DIRECTOR. Subject to the decision of the Republican Pri-mary Election, to be field Saturday, June 25, 1874.