Somerset Herald. D. SCULL Philton.

August 21, 1888. one of Riesecker & Snyder's. in Difnois and lows. t, of transmat Blessecker & Sny-

in all relices at Blesschur & treat Separater and term following.

locate is effecting the cattle lines is estimated at \$200. or township. Westmoreland

Carlies, the wife murderer of

has been sentenced to be hung and apple blosesons are to be Senate, has been the guest of his old time BOTH PRISONERS SHOW WONof the trees in the orchards of f and Dr. Henry Er duker the past week.

number of Isbanon, has a ring- son of A. W. Sestt, and Charles, son of D. she has kept by the same cage | C. Scott, both of Cadia, Oil o. These young IN five yours. ur, of Westmoreland county, their parents and propose spending several cision on Thursday, granting a weeks in the county.

of permanent street impro -3lly onward, notwithstanding or of the elements. in water at Biesecker & Suy-Store. The only place in town

Frank Base.

annual fair of the Westmoreland ultural and industrial Associaheld at Greensburg, October 8th sent dramists of Washington

licted for selling liquar without will be tried at the present term mak made of rattlesnake hide, repulsive to ladies that they

it, is having a large sale among

we will sell in quantities to suit . Prices very reasonable. Yard stanting mill.

HOLSBOOK BROS. & PARSON.

the religious movement in desend de Presense, in an ar-

eemed by the treesury depart-

bringing of a car load of western

Wanted: for all kinds of hides, pelts and H. G. CONNINGER,

Wait for the Best

or no pay. The only protection | during the day. cc. Pa., July 8, 1889. th Fork Fishing Club Sults.

H. Reel, Esq. of Pittsburgh, attor-

Reminders. test Flour always gives entire a never falls to please.

Java, and Stag Brands Rousted only in bulk, beat them all. Hams, Breakfast Bacon, and Lard on the market. ling's Butter, and Brownsville en always kept in stock. m York Cream, and Objo Swim

It is Cantelopes, Sweet Potathropes &c., daily and weekly: Respectfully, COOK & RESERVES.

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	1.00	A4	Sections.	45	P

Several new cases of textho of fever are repersel factown this week.

Mr. Joseph Yelloush bas torn appointed postmaster at Lavansville. Miss Minute You has returned to her home in Somerset, after a prolonged visit to Menda

Capt, John H. Hice, of Surestown, has been drawn as a pelit lunur to try cases JOSEPH AND DAVID NICELY which shall some before the U.S. District Court at Williamsport on the hit Muselay of

The barn of Henry He kerom his Con Hist For the Brutal Murder of farm was harned to the ground Saturday afteroom. It was filled with the year's buryest tall of which went up in success. The fire was caused by spontaneaus combustion. The MOTION FOR A NEW

The contract for creeting the First Nation-Water, hottled, recommended by al Bank building was given to Jacob F. Pile THE DREAD SENTENCE to be had only at Biesecker & a meeting of the building committee Saturday evening The work is progressing rapidly, and it is expected that the building will be completed by November 1st.

Rev. Dr. J. G. Bot r. Chaptain o the U.S. Dr. Butier filled Roy. Spearer's pulpit in the that a black walnut grove. Lutheran church Sunday morning and was or, would be worth \$30,000 per grosted by a large and appreciative audi-

do you know it is time to get John R. Scott, Esq. came into the Henaus The "Little Man" Proclaims See that your name is on the office Tuesday afternoon accompanied by two handsome young pephews, Bingham, men are paying a visit to the hirthplace of

Mr. Milton Haines, who was recently elected principal of the Rockwood public schools was brought to his home in that place one day last week, suffering from an attack of typhoid fever. Mr. Haines had been engaged with an engineer corpse on the new no get this delicious and cooling railroad building near Configence. His condition is considered very critical.

> of this place, has been elected caaliler of the First National Bank of Somerset, Pa. The Herold of that place says very truly that he is a practical business man who has had a large and varied experience in the banking business. He is a court our mer tleman with whom the patrons of the bank will find it a pleasure to transact business." - Lewistows Democrat and Seating.

Mr. James Long, of Pittsborgh, who has conterfeit money was found by | been spending several weeks at farmer George many down an old house in Tayman's cottage, one day last week dis-The coins are relies of a hand tributed 70,000 trout among the different m who once operated in that streams emptying into Laurel Hill creek. The fish were obtained by Mr. Long from Suciar, of Preston county, W. the State Fish Commission, and ten or bother 109 years old, living in | lifteen thousand of them were Lock Leven, Alexander received a letter from Scotland, trout which Mr. Long believes are in which he says he is in good the first fish of that species to be put into orable Court!" cales! Court-orier Kimmell, Pennsylvania streams.

height, a ffirmer of Westmore- from a victors horse several years ago, from discovered a hornets' nest in the effects of which he never recovered, bit open the plan of burning and which was doubtless the cause of his was brutally murdered in his penceful, rural reasons assigned for a new trial. of 54 years, and was well known in this time of tell and labor.

Masurlar for September, in: Buckeye Congression, who has been the crime. Magazine for September, inline september, in dy Republican "frosty sons of thunder" of their countrymen.

are said to be rotting, where the first degree.

The 2d reason was that the verdict was against the law.

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To warrant granting a new trial on this ground, it must be made to appear that the collar of the former residence of R. Hoffman, the hackman, orner of Vine and which server, this is not a good crop is expected, not
The 2d reason was that the verdict was against the law.

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The 2d reason was that the verdict was against the law.

The 2d reason was that the verdict was against the law.

The 2d reason was that the verdict was against the law.

While Judge Baer was delivering hisoping on the stillness of the andlence was so people out the cellar of the former residence of R. Hoffman, the hackman, orner of Vine and Market acreets, they innearly, however, this is not a good crop is expected, not
The 2d reason was that the verdict was against the law.

While Judge Baer was delivering hisoping on the frequent and form on a former trial, which against the law.

Yesterday, while working on the frequent on the frequent on the frequent on the frequent of the former residence of R. Hoffman, the hackman, orner of Vine and the collar of the former residence of R. Hoffman, the hackman, orner of Vine and feeling, and no case was ever and the first of the same matter of the former residence of R. Hoffman, the hackman, orner of Vine and Market acreets, they innearly tried by any Judge than was found to be corrected on the ground of the stillness of the addence was so people of the same matter.

The 2d reason was that the verdict was against the law.

While Judge Baer was delivering hisoping on the testimony by the court, the same matter of the first power on a former of the stillness of the addence was so people of the same matter.

The 2d reas

The 5th reason was that the jury was influenced and prejuniced by the misbeliarior
of the surface desired in several localities of that
the inspect of the surface desired in surface of the surface desired in surface of the surfac d that it has been transmitted when found .- Johnstonn Tolkane. About 5 o'clock Friday evening list after farmer Tayman and his guests had finished their evening meal, and were engaged in their evening meal imposses the remarks by counsel on both sides, but on being reproved, perfect order was provided in the exact any by some unhercestery and imposses of the remarks by counsel on both sides, but on being reproved, perfect order was provided in the exact any by some unhercestery and imposses of the remarks by counsel on both sides, but on being reproved, perfect order was granted a few exact and instance, and instance, and instance, we defect to render claur and instance, and the rule as avoid hearing the dread sentence prompuncting the following morning before that which before the case of the it Furs. I will pay the highest picking their teeth on the verands of his men show that the trust committed to them picturesque little cottage on the hill west of was not mispiaced. They have been indefattown, their attention was suddenly attracted in their labors from the time they first The 6th, 3th and 1th we consider together.

ing on the opposite side of the pike. The ed, but they were rowing against the tide it harn was a seething mass of fire in an infrom the outstart; they were fighting a losting mass of fire in an instant, and it was with great difficulty that
int cause and were bound to be vanquished
find a verifiet of see cause and were bound to be vanquished
find a verifiet of see cause and were bound to be vanquished
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find a verifiet of see cause and were bound to be vanquished
find a verifiet of see cause and were bound to be vanquished. Wait for the Best

the farm implements that were sheltered on the sure of the defendance of the defend ing huilding. The barn was crowded full of th frequent now, should send in The fire was undoubtedly caused by span keen, sharp thrusts of their adversaries, and out, "come on?" when they proceeded to found at Nicely's was not the one in evidence on the trial.

The fire was undoubtedly caused by span keen, sharp thrusts of their adversaries, and out, "come on?" when they proceeded to found at Nicely's was not the one in evidence on the trial. Chambers Huston, one of the oldest and the murder down to the time the death sentence was pronounced more the murderers.

The again procumption of their outer factor of the commission of the murder down to the time the death sentence was pronounced more the murderers.

The again procumption of their outer at the party and thought to their outer of the robbery and thomicide.

The again procumption of their outer at the continue of the commission of the commis

esteem that was a way shown in higher than the property of the defense of the matter. The large number in his death, and hardly a harmest in the matter. The large number in his death, and hardly a harmest in the matter. The large number of the matter is death, and hardly a harmest in the matter in horse been swept away required their side of the matter. The large number of the Description o consistent member of the Duc ple's Church, the trial,

As to the first degree the current with a hole out of the first degree the cur

WHOSO SHEDDETH MAN'S BLOOD BY MAN SHALL HIS BLOOD BE

DOOMED TO DEATH

Herman Umberger. TRIAL REFUSED.

PRONOUNCED BY THE COURT.

DERFUL NERVE AND RECEIVE THEIR SENTENCE WITHOUT QUAILING.

His Innocence but the "Red-faced Man" Has Nothing to Say.

AN ABLE OPINION BY JUDGE BAER.

His Honor Reviews the Testimony Adduced in Support of the Motion, and Answers All the Exceptions in a Masterly Manner.

Andrew Parker, son of Mrs. E. D. Parker The Prisoners will Appeal to the Supreme Court, but the Universal Opinion is that their Appeal will Avail them Not.

THE AGED FATHER AND YOUNGER BROTHER OF

mon Pleas, Orphans' Court, Over and Terminer, and General Jul Delivery, and Court of Quarter Sessions here holden thisday, let | ted." as the minute hand on the Court House clock pointed to the hour of ten Monday

Umberger, a gray-haired, wealthy farmer, wew, we proceed to the

Just eight days after the foul murder was perpetrated Joseph and David Nicely were of assistant counsel of Commonwealth.

The lat reason was that the verdict was covered since the former trial. Major William McKinley, the famous arrested, accused of the commission of the

in the jury finding them guilty of murder in the first degree.

The 2d reason was that the verdict was that the verdict was appared on the appared to the law.

formen worthy of their steel." The two The legal presumption is that the jarous permost respected residents of this town, died | tence was pronounced upon the murderers.

inst, his character demanded the respect and county, a household word, and wherever men of nearler in the first degree the citiesteen that was always shown him. Early known is honored and respected for his men of murder in the first degree the cultimous wealth at the trial, and was called muscle of his face twinched. His counterto Mr. M. Honored have always shown him. Early known is honored and respected for his range went have by the by the defense, says he heard Ella Scenn nance never changed expression. His nerves

set's court room are so perfect that the ellipse of the voice is and lith. On Tuesday, August 13th, a specific all parts of the room, and the following remarks come softly into the ears of our reporter, shortly after Court convened Mon-Some the first of the solid in Personal feeding man, remarked one, as a desperate feeding man, remarked one, as a desperate feeding man, remarked one, as found to the feed in Personal feed feeding and remarked one, as a desperate feeding man, remarked one, as found to the feed in Personal feed feeding and remarked one, as found to the feed in Personal feed feeding and remarked one, as found to the feed in Personal feed feeding and remarked one, as found to the feed in Personal feed feeding and remarked one, as found to the feed in Personal feed feeding and remarked one, as found to the feed feeding and remarked one, as found to the feed feed feeding and remarked one, as found to the feed feeding of the feed feeding feeding feed feeding feeding feed feeding fe In the face."

Joe's wife and children, and then, for the "must be either shown as a fact, or found as "a conclusion of law that injury resulted the motion. She was present at the trial and his deputy, apparently little "first time since his arrest, the iron nerves of "a conclusion of law that injury resulted "first such misconduct."

Joe's wife and children, and then, for the "must be either shown as a fact, or found as "the motion. She was present at the trial the motion. She was present at the motion. She was present a

court room. Judges floor, Start - was the duty of the District Amorney to that way. He says he didn't have the pick-

the result of the forthcoming opinion.

Being answered in the affirmative and ad-

DAVID NEEDY.

OPENIOR OF THE COURT. COMMONWEALTH. No 2 Mar JOHEPH NICHT & SERVICE 1880.

Sur Motion and Rule for new trial. THE AGED FATHER AND YOUNGER BROTHER OF THE CONDENSET AS SOON AS THEY HEAR THE TERRILE AS THEY HEAR THE TERRILE AS SOON AS THEY HEAR THE TERRILE AS THEY HE HOUNG ON THE COUNT OF THE CONTOUR THE THEY HE THEY H Honorable, the Judges of the Court of Comrejection of evidence, the charge delivered The conclusion now grrived at is based ed counsel, the law as given to the lary and | this reason fails.

The loss is \$3.000, with no in
The loss is \$3.000, with no in-

their cause with the full assurance that if a tied away by some unnecessary and improp-

find a verdict of not guilty we will be mot- in the rule.

most respected residents of this town, died at his home after a brief and publics library. It has believing implicitly as they did in the guilt of the prisoners, gave neither sleep to their house in which he was born. a little over house in which he was born. a little over eighty years ago, and in which he has constantly resided. Probably no resident of the responsibility pesting upon them had been stantly resided. Probably no resident of the county's people than did Mr. Huston, and certainly note were more entitled and his believing implicitly as they did in the guilt is desirated in such and in the guilt of the prisoners, gave neither sleep to their of the prisoners as a tall, reduct the facet man, with cap and dark grows operated on and head. The other, or smaller one, as and having handkervinets over mounts and head. The other, or smaller one as a tall, reduct the facet man, with cap and dark grows operated on and head. The other, or smaller one as a tall, reduct the facet man, with cap and dark grows operated on and head. The other, or smaller one as a tall, reduct the facet man, with cap and dark grows operated on and head. The other, or smaller one as a tall, reduct the facet man, with cap and dark grows operated on the facet man, with cap and the cap of the leaves on the facet man, with cap and the facet man, with cap and the facet man, with cap and

consistent member of the Ducople's Church, and Eider Councy, who committed his body to the earth in the still twilight of Sabbath evening, paid a just and feeling tribute to his worth.

Let trial.

Mr. Davis, one of the jurors, was called as a winess by the Common wealth, and his extinct the trial man had two red landker chiefs with white spots, over his face and the semilent that she could see his nose, eyes, his worth.

Let trial.

Mr. Davis, one of the jurors, was called as a winess by the Common wealth, and his with white spots, over his face and the semilent that she could see his nose, eyes, forehead and cheeks about the eyes, and decore the citizens will be was a red-faced man.

As to toe hat, she said the smaller one and there, within the walls of the

go round in a criminal court, were conspic-nous visitors in the hall of justice during additional testimony was taken before Es-

one another down his pailed cheeks, and his that he would try the issue joined and the lawyers of the bar assumed a queer expression as they named towards the far spectators and fiewed with pleasure their confusion and discounted the fact that the jury was policed, ought, in the fact that the jury was policed, ought, in the fact that the jury was policed, ought, in the fact that the jury was policed, ought, in the fact that the jury was policed, ought, in the fact that the jury was policed, ought, in the fact that the jury was policed, ought, in the fact that the jury was policed, ought, in the fact that the jury was policed, ought, in the fact that the jury was policed, ought, in the fact that the jury was policed, ought, in the fact that the jury was policed, ought, in the fact that the jury was policed, ought, in the fact that the jury was policed, ought, in the fact that the jury was policed, ought, in the fact that the jury was policed, ought, in the fact that the jury was policed on the fact that the jury was policed, ought, in the fact that the jury was policed, ought, in the fact that the jury was policed on the fact that the jury was policed on the fact that the jury was policed.

Alter a little while came in faint whiteser.

When court adjourned Tuesday morning, Mr. Kooser the court of the country that the curing and the state to the the deliver and the back of the crown, and the sale and sect of the with a block of the crown, and the sale and sect of the with a block of the crown.

The Judgme or the beach and deach white series that the insurer was sa juror awor to trial, with a block of the crown.

The

Commontreally and in courses for the purcourse of the Green meeting.

The first harden.

The first harden.

Monday manuaged course of a trail.

Monday manuaged course removed about to finally that the Court was about to meet to finally dispose of the "Nicilar case" and the present assigns unwarranted provide the existence of large of the course of large of the present to many the existence of large of the present to many there exercise the exist of the posterior to many there exercise to many there exercise to many there exercise to many there exercises to many there exercise to many there exercise the exist of the exist of the exercise to many there exercises to many there exercise the exist of the exist of the exercise to many the exercise to many there exercise the exist of the exis

the lastrat Atloney waired his right and spot on it

exchanging greetings with their faithful went outside the evidence.

The Court's attention having been called of it that showed the white paper and it was sai down they evinced no special emotion or nervousness and one looking at them could scarcely believe that they fully realized that they had come there to hear, within the

valinly, to conceal their intense anxiety as to a verdict not fairly obtained; and we would would warrant granting a new trial on such

erate real on the other. To have held the counsel to a scope in argument which the defense would have approved, would have been circumscribing the scope of legitimate argument. With this night after the homicide; that Mrs. David

them come forward and they shall be heard, on due consideration of the verdict, the evidence of trial, the evidence heard on the counting unconvened of error, and the raings on each, we patch was put on the coat on the night or dence on trial, the evidence heard on the counting unconvened of error that could seem on the counting of the 28th of February as this witness does. That the evidence is consulative Garrett.

the law governing new trials.

The stn reason assigns error in the charge, goes only to corroborate the defendant and bridges. Hodgers, in Commonwealth to under which are Dispectications, and the his wife who testified on a former trial and Mr. William Rodgers, of Shade township, one of our county's wealthiest and most respected farmers, their state of the court for the trial of the collections which was now about to be finally disposed of from a vicious horse several years ago, from the effects of which he never recovered.

Sinck pointed to the hour of ten Moneay Joseph Rodgers, in Commonwealth or C e consideration of the proofel question on this motion,

arainst the weaks of evidence.

If the jury find believed the testimony of at the former trial with resonable difference.

If the jury find believed the testimony of at the former trial with resonable difference.

upon our streets, and handreds of our sturof their countrymen.

But the jury as judges of the credibility of the ments of the case, and unust not be merely of their countrymen.

But the jury as judges of the credibility overruled and a new trial refused.

Contract the motion is our sturof their countrymen.

motion, what is the newly-discovered evitook and at ones, their attention was suddenly attracted took employment, and their obsers manage to the cuse was all that could be desirated took employment, and their obsers manage time to deliberate. The oth "that the jury of the cuse was all that could be desirated took employment, and their obsers manage time to deliberate. The oth "that the jury of the cuse was correct into rendering a verificit by public of the other labors from the time they first. The oth was "that the jury did not take time to deliberate." The oth "that the jury of the cuse was correct into rendering a verificit by public of the other labors from the time they first. The oth was "that the jury did not take time to deliberate." The oth "that the jury of the cuse was correct into rendering a verificit by the correct of the competency, and the rendering a verificit of the competency, and the rendering a verificit of the competency and the rendering a verificit of the competency and the rendering a verificit of the competency and the rendering a verificity of the competency. e sertiment, which was averse to the de-endants, the specification being, "that in is produced, the court must to some extent law should not now be pronounced upon

The 5th that Lotta Nicely saw her aunt seat, replied: "I have nothing to say."

asy "one was a red-facel man and one had a derby but on, and that there was a hole in the hat," but mys, " he is not certain what game, is game, and will dis game. my resollection is she said it was in the and the miserable, drooms! wratch raised at chambers on believe corpus Ella Stearn slowly from his sent, placing his right hand

there, says Mrs. Umberger, in the presence of Elia Stearn, said the hole was in the (ranf) the argument for a new trial in the case of the Nicely buys. The acoustics of Somerst Some gust 10th, and before Esquire Hicks, at Somethe Nicely buys. The acoustics of Somerst Somethe Court room are so perfect that the erset, on Saturday and Monday, August 10th to be mobbed.

The Court missel, but the evidence was in the case of this Stearn, said the hole was in the case in the control of this hat, and that he are the terrible strain, and, resuming his any after we had agreed in the theory of the hat, and that he are the terrible strain, and, resuming his any after we had agreed in the trible strain, and that he are the terrible strain, and the trible strain, and the firm shed the are the terrible strain, and that he are the terrible strain, and the trible strain, and the present of the hat, and that he are the terrible strain, and the primary that are the control of the hat, and that he are the trible strain, and the primary that are the control of the hat, and that he are the trible strain, and the firm shed the are the control of the hat, and that he are the trible strain, and the trible strain, and the firm shed the are the control of the hat, and that he are the trible strain, and the trible strain the trible strain, and the trible strain the trible strain the trible strain the trible st

reporter, shortly after Court convened Monnew trial. Mr. Coffroth, of counsel for deporter, shortly after Court convened Montoo uncertain—neither is positive as to the
li has been held "that mere acts of indistoo uncertain—neither is positive as to the day morning day morning session fense, consumed the entire morning session and citing nationities sustaining for the Nicely's what a despectate feoking man, remarked one, as a despectate feoking man, remarked one as a feotion or improperity of jurges or others with one warrant setting asside a verification of the expression remains the fense, consumed the entire morning session or improperity of jurges or others with one warrant setting asside a verification or improperity of jurges or others. We have a verification or improperity of jurges or others with one warrant setting asside a verification or improperity of jurges or others. We have a verification or improperity of jurges or others with one warrant setting asside a verification or improperity of jurges or others. We have a verification or improperity of jurges or others with the painful or other and the painful or others are designed in a design of the control of the support of the support of the support of the support of the painful or others. The painful or other and the painful or others are designed in a support of the suppor

defense, and court of terms of the most have been and doubtless was known to would go to the englishing of this above. Orobot, when the arrows will be heard. In a the Judge would be really to deliver his the derivation. In each case, the right in a change of tirely swame on the right limited was been arrived to the right in a change of tirely swame on the right limited was common testing to be given to common for the second expect. The defense could have throw- in the rim of the lim, common require and or the pro- with law and demanded a change on cause.

from four of a transgression of rules or oth-er name, moved the Court to order that it was carried in the breast period, mine was

of the massi. They famous the bure well fine of popular, among them a number of ladies, throughout the room. Messes, Coffeeth and Koogh sat at the table for the defense. The court crier had a wrody finished his opening preclamation when the primoters, excerted by Sheriff McMillen and his Deputy marched in, and, exchanging greetings with their faithful propers of a chosing argument and the control of the first that course, in this roat, exceeded the legitude except of a chosing argument and the control of the first that the first that the control of the first that the co

next few moments, whether they were to be allowed to live or would be condemned to die a disgraceful desth. They glanced carelessly over the andience and greeted the junification counsel, Mr. Ruppel, with a pleasant straile a be came in and exchanging a few antience of an accused party. Nota ng is gained the counsel table.

At the Commenwealth's table art District Atturney Biesceker and his colleague, Mr. Kooser, both, no doubt, "tossed about with many a fear and many a doubt" and trying, and many a fear and many a doubt" and trying, and the mast not be found guilty a man may be, or may be supposed to be, he is entitled to a fear that mist not be found guilty except on the evidence in the case.

Watson Menoher, who is referred to, was a witness on the trial and was a partner of John's, and on the trial and was a partner of John's, and on the trial and was a partner of John's, and on the trial and was a partner of John's, and on the trial and was a partner of John's, and on the trial and was a partner of John's, and on the trial and was a partner of John's, and on the trial and was a partner of John's, and on the trial and was a partner of John's, and on the trial and was a partner of John's, and on the trial and was a partner of John's, and on the trial and was a partner of John's, and on the trial and was a partner of John's, and on the trial and was a partner of John's, and on the trial and was a partner of John's, and on the trial and was a partner of John's, and on the trial and was a partner of John's, and that he put it in the botel sate and afterwards left the money in the safe and took the pocket-book to the father of Mrs. Menoher, A. A. Nicely, and took the pocket-book to the father of Mrs. Menoher, A. A. Nicely, and took the pocket-book to the father of Mrs. Menoher, A. A. Nicely, and took the pocket-book would be and took the pocket-book to the father of Mrs. Menoher, A. A. Nicely, and took the pocke Of course it would be our duty to set aside in any rule or any exception to the rule that

certainly do so in so important a case as this, notwithstanding we cautioned the jury lift it is any way appeared that the language act.

Being answered in the affirmative and ad
Our important a case as this, notwithstanding we cautioned the defendants.

Our important a case as this, notwithstanding we cautioned the jury it is in any way appeared that the language gence used, and it is only and merely discovered, nor was due distributed in denouncing all wrong.

Our important a case as this, notwithstanding we cautioned the jury it is now and doubtened to sense newly discovered, nor was due dillustration.

Our important a case as this, notwithstanding we cautioned the jury it is now and to certainly do so in so important a case as this, notwithstanding we cautioned the jury it is now and doubtened to sense newly discovered, nor was due dillustration.

Our important a case as this, notwithstanding we cautioned the jury it is now and doubtened to sense newly discovered, nor was due dillustration.

Also, Baxter is known as an able and to certainly do so in so important a case as the important a case as the country.

The testimony.

It is now any appeared that the language gence used, and it is only and merely described and dauntless in denouncing all wrong.

Our important a case as the source and the purple of t

site sales was not toward each other what Nicely's coat by a patch on it which she boast, "Veni, vidi, vici." She has surely we much desired and sought to bring about, said she saw at the time of the homicide, cartured a part of Miscori, Mrs. Baxter other. This witness, Lotta Nicely says she was at the house of her uncle David the night

well our ratings on the admission and jury.

The patch on the coat was a controverted feet on the coat was a controverted feet on the trial. After Namic Horner had rip rates:

The continuous of the water to points submits.

The continuous of the water to points submits and rejections of evidence. On the trial Nicely, one of the decorried at is based to consideration of all the 6 specification of the water that the continuous and results and his wife, but testified that the continuous repetitions and results are consideration of the water that the continuous repetitions of the second results are considerable to the results are cons is clear. That it is merely cumulative and

is the note, we take the rise to be:

1st, The testimony must have been dispression whether the Court as

It is not a question whether the Court as

dy Republican frosty sons of thunder journessed to nown merely to catch a glimpse of the protective tariff champion, with whose name all were familiar, and whose hand all were familiar, and whose hand all were familiar, and whose hand all the defendants.

OF the purpose of impeaching the creatibility of witnesses.

Found against the defendants on evidence the Court judged to be competent. The court of witnesses.

Sin, That the testimony must be such as scaled to the defendants.

W. J. BAER.

L. M. R. 183, and to the rule as we of the ladies present to the front door to information of R. B. Dignan, father of the

The Court-"Let the motion be filed." TO BE HANGED BY THE NEW UNTIL DEAD. The Court- Have you, Joseph Nicely, living, and that no divorce has been obtainanything to say why the sentence of the | cd by either party.

In response, the prisoner addressed arose | default he was committed, and was taken be pronounced upon you?" asked his Hon-

"Joseph Nicely, stand up," said Judge Baer. Continuing, be said : " The sentence Sheriff McMillen's testimony is in sub-of the law is that you, Joseph Nizely, be ta-

nounced the prisoner stood upon his feet, Lir. Walker, who was a witness for the with his head slightly heat forward. Not a nance never changed expression. His nerves of steel stood him in good steed. He was "David Nicely, stand up" said his Honor,

chiefs with white spots, over his face and head, and that she could see his nose, eyes, forehead and cheeks about the eyes, and dejail of Somerset County whence you came, nied that she said he was a red-faced man.

As to the hat, she said the smaller one and there, within the walls of the said jail, on

sympathetic nature, and great goodness and EXECUTOR'S NOTICE.

have untoked the one. Is that the independ

MONDAY EVENING, KEDV. 25. Devotional Exercises . Mrs. Harveten. chi-Opening of the Convention ... Mrs. Askletes of Welcome.

TUESDAY MORNING, SEPT. 30. 30-Devotional Exercises...Mrs. E. Thomas 9:00-Convention Opened. Appointment of Committees

Reports from all Local Secretaries and operintendents of Work, and Co-Officers. TUESDAY AFTERNOON SEPT. Sp.

Chapman. President's Annual Address. Address, "The Law as an Educator," Entertainment.....

TUESDAY EVENING, SEPT. 30. 30-Devotion Exercises ... Miss Bells Kim-90-Address Mrs. Marian B. Baxter

WEDNESDAY MOENING, PEPT, 47H. Devotional Exercises ... Mrs. E. D. Suhrie. Election of Officers. Appointment of Superintendents.

Mrs. Baxter is known as an able and for-

have heard her several times and think her dresing the cierk, "you will note the presence of the prisoners."

After a few preliminary remarks Judge
Ruer rend the following clear, full, fair and comprehensive oppinion.

The exoduct of jearned coonsel reputation fairly earned. WILL CARLEGON. captured a part of Miscuri. Mrs. Baxter has all the elements of a popular speaker

8.47 4 A 25.5 Refurning train will leave Hyndman for

The first question in order is, what are the wife on the trial say yes, but the jury found Somerset who were friends in an hour of

Somernet, Pa.

in criminal courts. This reason is not principles which govern in determining the Blesseker. Annie, and James Gregg, of Farette county, testified that Lafferty had marred his dangu-ter in 1855 and deserted her; that she is still

The justice demarated ball in the same of \$500 for Lufferty's appearance at court. In

Pake Sarsaparilla 29806

The Chief Renson for the maryellons suc-cess of Hoed's Sursaperilla is found in the fact that this medicine actually accomplishes all that is claimed for it. Its real merit has wee Merit Wins for Hood's Sarsaparilla



and his deputy, apparently little caring that this was to be their hast appearance outside "the jail whence they came."

"the jail whence they came."

"We have three more chances, "said Dave to his keeper. "The Supreme Court, the Parlon Board, and the Supreme Court of the United States."

"The Suprementally little caring that the Suprement to the Suprement t Beenigh.
F. W. BEISEUTER. JOHN C BOWMAN,
Alliertery. Administrator

After a little while came in faint whitepers.

After a little while came in faint whitepers.

Those two nice looking gentlemen sitting of prejudice or misson, due to the charge of prejudice or misson, due to the country and the country of the search of t

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the rubber on the ankle-bene

and preventing the gore against



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THURSDAY, SEPT 5, 1880,

--- DWELLING HOUSE ---

250 00 when property is knowned down ; onte-third of balance or confinential of sair and de-laying of down, and the halance in tager and de-

-OF-

EXECUTORS NOTICE. F. W. Hissanier, CYYUS M. SHAVER, Altonopy. Recomme

Notice is hereby given that Sulvester A. To-

ment of the Tith of April, 1802, Lave melgred is John M. Tupper and Francis M. Bupper of the count plane, in trust for the benefit of the credit or of the said Fybreter A. Tupper, all the saids real and personal, of the said Sylventer A. Tupper, all persons indicted to the said Sylventer A. Tupper, all persons indicted to the said Sylventer A. Tupper, will make immediate personal to the said setting of the said setting of the said setting of the said setting the said said setting the said setti

EXECUTORS NOTICE.