# CHRONICIE IFWISBURG

H. C. HICKOK, Editor. O. N. WORDEN, Printer.

LEWISBURG, UNION COUNTY, PENN., WEDNESDAY, OCTOBER 8, 1854.

Volume VIII., Number 28. Whole Number --- 392.

Issued on Wednesday mornings at Lewisburg, Union county, Pennsylvania,

oct, between Second and Third, over O. N. WORDEN, Proprieter.

Lawvers may say of each other, "profes advice of Gov. Johnston, has taken the yer, but more especially by an honest man. knocks, but seldem go beyond words. It Judge,) and he must needs have an aid. may do the candidates good, to be told of He a professed Democrat, his favorite a their infirmities, and errors; and we feel professed Whig, both hailing from the

Van Gezer and Linn,) oppose him; one Cresar would have his wife. He was raised van Gezer and Linn,) oppose him; one Cresar would have his wife. He was raised not have made such unfounded assertions.

(Mr. Swineford's) opinion is not known; infancy—a native of Northumberland countries at the time, and met the strong derived the strong of the same of the strong derived the strong of the same of the strong derived the strong deriv

Mr. Worden: Being indebted to your us only a character of the worden is being indebted to your us only a character of the worden is being indebted to your us only a character of the worden is being indebted to your us only a character of the worden is being indebted to your us only a character of the worden is being indebted to your us only a character of the worden is being indebted to your us only a character of the worden is being indebted to your us only a character of the worden is being indebted to your us only a character of the worden is being indebted to your us only a character of the worden is being indebted to your us only a character of the worden is being indebted to your us only a character of the worden is being indebted to your us only a character of the worden is being indebted to your us only a character of the worden is being indebted to your us only a character of the worden is being indebted to your us only a character of the worden is being indebted to your use of the worden is being indebted to your use of the worden is being indebted to your users of the worden indebted in your paper by a lawyer, a worden indebted to your users of the worden indebted in your paper by a lawyer, a worden indebted in your paper by a lawyer, a worden indebted in your paper by a lawyer, a worden indebted in your paper by a lawyer, a worden indebted in your paper by a lawyer, a worden indebted in your paper by a lawyer, a worden in your paper by a lawyer, a worden in your paper by a lawyer, a worden i candor and sense of justice heretofore in publishing articles in order that truth and rightcousness may have free course; I ask privilege through your columns to state some facts to obviate what I think a very unrightcous attempt on the part of the decision at the part of the unrightcous attempt on the part of the unrightcous attempt on the part of the decision was given; but on the constraint or that truth and member of a pedobaptist of the decision? I take the decision at the part of the decision was given; but on the correctness; which of themselves are a denying the correctness; through the force a Justice of the Democrat, and a member of a pedobaptist of the decision? I take the decision at the part of the decision was given; the parent which I had so that truth and member of a pedobaptist of the decision? I take the decision of the decision? I take the decision of the decision of the decision? I take the decision of the decision of the decision? I take the decision of the decision? I take the decision? I take the decision of the decision o unrighteons attempt on the part of the unfounded. Judge wishin is true its a queer to an country Count County Commissioners—"A Suitor and no case pass through his hands without a pendent and bonorable course he pursued, and I must sentence you to pay all the circumstances of the case of Hall vs Arm-cle, to make an unjust, and in fact, false struct by persons not versed in the legal for a copy of his opinion for publication.

Tax-payer," and the Editor of the Chronicareful examination; which has been consumpted and bonorable course he pursued, and I must sentence you to pay all the cumstances of the case of Hall vs Arm-cle, to make an unjust, and in fact, false struct by persons not versed in the legal for a copy of his opinion for publication. impression on the public mind, with respect science as evidence of his being slow. for a copy of his opinion for publication. There is a difference between trying a case.

The Rev. Dr. Wayland, President of the strong, endorses the sentence of the Court strong, endorses the sentence of the Court strong and the case of Hall vs Arm-

At September Term, 1851, the same issue to it. This Judge W. does; and the conlist numbered fifty-eight. After disposing sequence is, that fewer of his cases are replied to the same issue to it. This Judge W. does; and the conlist numbered fifty-eight. After disposing sequence is, that fewer of his cases are replied to the same issue to it. This Judge W. does; and the conlist numbered fifty-eight. After disposing sequence is, that fewer of his cases are replied on a list of ing to obsequiousness, which the half-in-with Rev. Mr. Hall, and know him to be published next week, the public sequence is, that fewer of his cases are replied on a list of ing to obsequiousness, which the half-in-with Rev. Mr. Hall, and know him to be a very worthy man. But in his cases are replied on a list of ing to obsequiousness, which the half-in-with Rev. Mr. Hall, and know him to be a very worthy man. But in his cases are replied on a list of ing to obsequiousness, which the half-in-with Rev. Mr. Hall, and know him to be a very worthy man. But in his cases are replied on a list of ing to obsequiousness, which the half-in-with Rev. Mr. Hall, and know him to be a very worthy man. But in his cases are replied on a list of ing to obsequiousness, which the half-in-with Rev. Mr. Hall, and know him to be a very worthy man. of a number of criminal cases in four days of that Term, Judge Wilson tried and disposed of sixteen causes of the issue list, and late cases are restricted in the neighboring of the case of the issue list, and late cases are restricted in the neighboring of the case of the issue list, and late cases are restricted in the neighboring of the case of the issue list, and late cases are restricted in the neighboring of the case of the issue list, and refuses the public can then judge what credit is due to certain officials.

There were several incidents elicited in the cases are restricted often assume, he addressed me: will be published next week, the public can then judge what credit is due to certain officials.

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There were several incidents elicited in the cases are restricted often assume, he addressed me: will be published next week, the public can then judge what credit is due to certain officials.

There were several incidents elicited in the cases are restricted in the case of t disposed of sixteen causes of the issue list, in a late case, when the Supreme Court and for want of more causes to try, dis-overrules all former notions as to the law minor daughter of Dr. Armstrong without which strikes at the root of liberty of conand for want of more causes to try, dismissed the Jury on Thursday of the first
week; leaving upon the state leaving upon the case of a large proportion of our population; and that persons teachweek; leaving upon the state le ruary Term, 1842, when Judge Lewis's er late case where one of the counsel stated and in the excitement of the moment made berland county. When Judge Lewis left the Bench there in 1842, the issue list numbered thirty. Through the administrations of Judges Donnel and Anthony the list rapidly increased, and under the list rapidly increased, and under the Judge of the Court, who present acknowledged efficient President Judge, the list at April Term, 1851, numbered that the door of the Supreme Court, who in particular, except at the grocery of Mr. Hall would not pay the costs, but they were paid by some one lese, nearly half a year afterward.)

A portion of the police engaged by Mr. Thompson, the District Attorney, in bringing to give the costs, but they were paid by some one go to the Tombs till somebody pays it for hall had been in the wrong in not obtain the list approbation of the parents, the Judge ordered him to pay the costs, which a groggery of the very lowest character, where blacks and whites freely mingled in their revels, and which had often been and one or two others, who were consumant to the parents and one or two others, who were consumant to the counts and one or two others, who were consumant to the counts and one or two others, who were consumant to the counts and one or two others, who were consumant to the counts and one or two others, who were consumant to the counts and one or two others, who were consumant to the counts and one or two others, who were consumant to the counts and one or two others, who were consumant to the counts and one or two others, who were consumant to the counts and one or two others, who were consumant to the counts and one or two others, who were consumant to the counts and one or two others, who were consumant to the counts and one or two others, who were consumant to the counts and the counts and the counts are counted by the costs, or the Tombs till some of the parents and the costs, or the counts and the counts are counted by the costs, or the counts and the costs, or the counts are counted to the costs, or the cos integration in all two was an extraction of the coal integrates. The leading facts to be proved by defens, were either integrated county, or might of the coal interests; but it is count, and the first trial of this cause, and on the first trial of this cause, the first first trial of this cause, the first f

Hon. Joseph Casey and Henry C. Hickok,

Esq.—(the former of whom is a candidate

Hon. Joseph Casey and Henry C. Hickok,

Esq.—(the former of whom is a candidate

The paster of that the man would do a man to be traduced. If Judge Lewis had a m

county of Perry, but a few years ago, have

and the twelfth is Mr. C. himself.—Pabins and the twelfth is Mr. C. hims sher Chron.

For the Lewisburg Chronicle.

Mr. Worden: Being indebted to your us only a character for haughtiness and that would risk his legal reputation by the worden and actually attempts to destroy his life.—

By Rev. Nicholas Murray, D.D.

The professional Pro

LEWISBURG CHRONICLE

it did the previous ten years. This was owing to various reasons, among which was a catholic; and Judge Gibson—who owing to various reasons, among which was of the consequences resulting from a deranged state of the currency from 1837, and on the was a Catholic; and Judge Gibson—who owing to various reasons, among which was of the consequences resulting from a deranged state of the currency from 1837, and on the was a Catholic; and Judge Gibson—who owing to various reasons, among which was of the consequences resulting from a deranged state of the currency from 1837, and on the was a Catholic; and Judge Gibson—who owing to various reasons, among which was of united from his brow? But enough of this state of the currency from 1837, and on the long tension of the consequences resulting from a deranged state of the currency from 1837, and on the long tension of the consequences resulting from a deranged state of the currency from 1837, and on the long tension of the currency from the consequences resulting from a deranged state of the currency from 1837, and on the long tension of the currency from the consequences resulting from a deranged state of the currency from 1837, and on the long tension of the currency from the consequences resulting from a deranged state of the currency from 1837, and on the long tension of the currency from the consequences resulting from a deranged state of the currency from 1837, and on the long tension of the currency from the consequences resulting from a deranged state of the currency from the consequences resulting from a deranged state of the currency from the consequences resulting from a deranged state of the currency from the consequences resulting from a deranged state of the currency from the currency from the consequences resulting from a deranged state of the currency from t state of the currency from 1837, and on for some years; the numerous failures in the iron and other businesses; and a practice which originated in this county some seven or eight years ago, of entering a lawyer as ever Pennsylvania had.—

I don't stand to pass Judgment on their man Gov. Wolf appointed Lewis President qualifications. I am willing to offset against the opinion of the "Tax payer" and "Ed. Chumbia and Union (the counties of Monthumberland, Lycoming, when the daughter is only 20 years, 11 to that of Hall va Armstroug. The truth a lawyer as ever Pennsylvania had.—

These cases, are "progressive" parallels to that of Hall va Armstroug. The truth is, the decision of Judge Lewis is founded in this communion the decision is "confirmed."

—aequired the habit of drinking; and so rapidly grew the love of drink into a ruling daughter of an objecting non-professor, when the daughter is only 20 years, 11 to that of Hall va Armstroug. The truth is, the decision of Judge Lewis is founded if the district composed of the district composed of the district composed of the daughter of an objecting non-professor, when the daughter is only 20 years, 11 to that of Hall va Armstroug. The truth is, the decision of Judge Lewis is founded in this communion the decision is "confirmed."

These cases, are "progressive" parallels to that of Hall va Armstroug. The truth is, the decision of Judge Lewis is founded in the confirmed." tice which originated in this county some the decision of Judge Lewis is founded and the decision of Judge Lewis is founded appeals from awards of arbitrators, for the particular time decision of Judge Lewis is founded appeals from awards of arbitrators, for the particular time decision of Judge Lewis is founded appeals from awards of arbitrators, for the particular time decision of Judge Lewis is founded appeals from awards of arbitrators, for the particular time decision of Judge Lewis is founded appeals from awards of arbitrators, for the particular time decision of Judge Lewis is founded appeals from awards of arbitrators, for the particular time decision of Judge Lewis is founded appeals from awards of arbitrators, for the particular time decision of Judge Lewis is founded appeals from awards of arbitrators, for the particular time decision of Judge Lewis is founded appeals from awards of arbitrators, for the particular time decision of Judge Lewis is founded appeals from awards of arbitrators, for the particular time decision of Judge Lewis is founded appeals from awards of arbitrators, for the particular time decision of Judge Lewis is founded appeals from awards of arbitrators, for the particular time decision of Judge Lewis is founded appeals from awards of arbitrators, for the particular time decision of Judge Lewis is founded appeals from awards of arbitrators, for the particular time decision of Judge Lewis is founded appeals from awards of arbitrators, for the particular time decision of Judge Lewis is founded appeals from awards of arbitrators, for the decision of Judge Lewis is founded appeals from awards of arbitrators, for the particular time decision of Judge Lewis is founded appeals from awards of arbitrators, for the particular time decision of Judge Lewis for As is, the decision of Judge Lewis for A longer stay of execution than defendants would be otherwise entitled to; and as a feetly honest man." If the "Ed. Ch." soon changed the aspect of things. He Purdon's Digest, any such nice and imagi.

"Suitor and Tay Paver" appears to have "Suiter and Tax Payer" appears to have had some experience in the matter, perhaps had some experience in the matter, perhaps he can tell whether this practice originated he can tell whether the control the Gospel, every despute the can tell whether the control that the c with the court, or the bar, and with which date, it might relieve the consciences of lands, and some of the most important

it is well known that "Ed. Ch." has not hard of any man. Did I, facts are at hand, before him, and he proved himself well meet a certain case.

political communications, it will not be the deformal persons on his character are base slanders, enough of will to form her ever becoming derstood that we endorse them. We have derstood that we endorse them. We have derstood that we endorse them. We have an exposure with the "Chron-law one case for illustration. A cause had been known that Fryer was not a whigh he would and instead of injuring him will have the a Christian. She is abandoned to take continued a number of terms on account have let him clear of fine for assault and contrary effect, for I could name many who are of heavily she was tanot, during our connection with the "Chroncontinued a number of terms on account have let him clear of fine, for assault and contrary effect, for I could name many who care of herseif; she enters a pious family, testant world, are minors who were educated in ken into a negro but, and laid on the floor, cle," wilfully deprived any man or party of "fair play." While, therefore, we admit the attacks of James F. Linn, Esq., upon the first week of least court when the cause the least court when the cause the least court when the least court when the least court when the cause the least court when the same than year of the least court, and his afterward lid not intend to vote for him before those which instructs her to read God's Word, the faith of other sub-divisions, and who were educated in battery at the last court, and his afterward lid not intend to vote for him before those which instructs her to read God's Word, the faith of other sub-divisions, and who were educated in the faith of other sub-divisions, and who were the first would, are minors who were educated in leaving money with two men in Perry Tp. the faith of other sub-divisions, and who were the faith of other sub-divisions, and the faith of other sub-divisions, and the faith of the faith of other sub-divisions, and the faith of other sub-divis

Esq.—(the former of whom is a candidate of the former for office, and therefore a proper subject for public discussion, and the latter of whom is not a candidate, and therefore not a subject for discussion)—we take the liberty of ject for discussion)—we take the liberty of ject for discussion)—we take the liberty of ject for discussion. The proof that his daughter is but 20 years in the election, more than the rest of a poor boy raised to a high and honorable of her age, and against her parents' wishes. The father hears of the event, gets legal hours for its truth, that he was found in a printing office, reading in Scotland and France, the Reformers among the Waldenses on "Alpine" is true, the "Infallible" Inquisition once prisoned such that the "Infallible" Inquisition once prisoned of her age, and against her parents' wishes. The father hears of the event, gets legal hours for its burial."

I read a portion of the Scriptures, and the Waldenses on "Alpine" is true, the "Infallible" Inquisition once prisoned and burned its thousands, and Catholic despots have slaughtered their millions of Prespyterians in Scotland and France, the Reformers among the Waldenses on "Alpine" is true, the "Infallible" Inquisition once prisoned and burned its thousands, and Catholic despots have slaughtered their millions of Prespyterians in Scotland and France, the Reformers among the Waldenses on "Alpine" is true, the "Infallible" Inquisition once prisoned to a high and honorable of her age, and against her parents' wishes.

The father hears of the event, gets legal hours and burned its thousands, and Catholic despots have slaughtered their millions of Prespyterians in Scotland and France, the Reformers among the parents' wishes.

I read a portion of the Scriptures, and the Germans, and the Waldenses on "Alpine" is true, the "Infallible" Inquisition once prisoned to a high and honorable of her age, and against her parents' wishes.

I a poor boy raised to a high and honorable of her age, and against her parents' wishes.

I a poor boy raised to a high and honorable of her age, and again pet for discussion)—we take the liberty of reminding our readers, that Mr. Linn's arreminding our readers, that Mr. Linn's are dent spirit in the matter may be readily accounted for by the fact that he is a personal, political, and professional epponent of Mr. In political in a printing office, reading and a sound lawyer,—which an experience of ten years has proved Judge Wilson to be, and thereby put the veto on a man that the persons that the great mass of our citate of the pastor. The murderer is punished by giving bail;—but the estate of the mountains cold," because they had left "the persons that the great mass of our citate of the political inconsistency; which I leave politicians to talk about—and who In professional epponent of Mr. In political inconsistency in the Germans, and the Waldenses on "Alpin the Germans are the Germans and the Waldenses on "Alpin the Germans are the Germans and the Waldenses on "Alpin the Germans are the Germans and the Waldenses on "Alpin the Germans are political, and professional opponent of Mr. Casey, and is to be regarded as a "special pleader" and not as a "judge" in the matter pleader" and not as a "judge" in the matter pleader" and not as a "judge" in the matter pleader" and not as a "judge" in the matter pleader" and not as a "judge" in the matter pleader" and not as a "judge" in the matter pleader in this county, of suit, and the court discharged the jury to suit, and the court discharged with a vacant stare, as if their The "Ed. Chron." is now absent, and will perhaps think it proper to reply on the next page. But we hope our readers—most of Ch." However, there was no reverence. They something the great delay of a "Suitor," and oppression of a "Tax payer;" but who caused the page. But we hope our readers—most of Ch." However, there was no reverence. They intruding into their moral vineyard with heresy at character for legal accumen or integrity to be elected without distinction of party, and the county is a character for legal accumen or integrity to be elected without distinction of party, and the county is a character for legal accumen or integrity to be elected without distinction of party, and the county intruding into their moral vineyard with heresy all gazed with a vacant stare, as if their was no reverence. They intruding into their moral vineyard with heresy all gazed with a vacant stare, as if their was no reverence. They intruding into their moral vineyard with heresy all gazed with a vacant stare, as if their was no reverence. They intruding into their moral vineyard with heresy and party in the great delay of a "Suitor," and oppression of a "Tax payer;" but who caused the delay? Washington, becomes a Christian. He delay? Washington, becomes a Christian. A WIHG. page. But we hope our readers—most of whom, happily, know the combatants well whom, happily, know the combatants well of the president Judge—will not feel alarmed at what rampant which is ease, and it is but right that I should be occupied by a sound law—over 21, but his master objects. Dr. Junkin for admission true to beg votes for. The President Judge—winked at all mobs when pelting Methodists, and it is law true that savages whig, and personal friend of Judge Lewis, over 21, but his master objects. Dr. Junkin for admission true to beg votes for. The President Judge—winked at all mobs when pelting Methodists, and it is but right that I should be occupied by a sound law—over 21, but his master objects. Dr. Junkin for admission true to beg votes for. The President Judge—winked at all mobs when pelting Methodists, and should be occupied by a sound law—over 21, but his master objects. Dr. Junkin for admission true to beg votes for. The President Judge—winked at all mobs when pelting Methodists, and should be occupied by a sound law—over 21, but his master objects. Dr. Junkin for admission true to beg votes for. The President Judge—winked at all mobs when pelting Methodists, and should be occupied by a sound law—over 21, but his master objects. Dr. Junkin for admission true to beg votes for. The President Judge—winked at all mobs when pelting Methodists, and should be occupied by a sound law—over 21, but his master objects. Dr. Junkin for admission true to beg votes for. The President Judge—winked at all mobs when pelting Methodists, and should be occupied by a sound law—over 21, but his master objects. Dr. Junkin for admission true to beg votes for. The President Judge—winked at all mobs when pelting Methodists, and should be occupied by a sound law—over 21, but his master objects. Dr. Junkin for admission true to be voted for the pelting Methodists, and should be occupied by a sound law—over 21, but his master objects. Dr. Junkin for admission true to be voted for the pelting Methodists and true true to be voted

Lewisburg, Pa., October 2, 1851.

Mr. EDITOR: I observed in your valu-

ejectments ever tried in the State, inclu-

Union county increased at least two-fold from 1840—1848, in proportion to what subpostated the Justice's execution without with and one of his first acts after he accepted are these required of the old, exclusively? lic priest, and is not "converted" yet) work." When desecrated, the Sabbath is less cruelties that have been perpetrated in the name of the name of the name of JUSTICE

applies to Rev. Dr. Junkin for admission Almighty God!" Not long since, "Judges" liquid had burned out their consciences. whom, happily, know the combination with the case, and it is but right that I should samp is a transcendently responsible once, and it is but right that I should samp is a transcendently responsible once, and it is but right that I should be occupied by a sound law-and should be occupied by a sound law-and we give him full scope for culogy. But kin's commission from his Master will not still make war upon the advances of civilization. we must be permitted to say, that we know of no one who opposes Judge Lewis beof no one who opposes Judge Lewis bethe pious bondman, and he admits him teachers and converts. All "Church and State"

sum make war upon me advances of Christian to the nouse appointed to the cause he was a poor boy; and as to his to fellowship in accordance with the forms governments still claim and exercise more or present position, he is well known to be one of hat church. The enraged owner beats less power in preventing "new heresies" from half a dozen pair of inveterate topers.

to the judicial career of the President

Judge of this Judicial District.

When Judge Lewis left the bench at

February Term 1842, the issue list of on the other giving it a careful and thore'

There is a difference between trying a case had feel and thore and the first of the decision of Judge Lewis to Dr.

One of a band of thieves in New York in punishing Hall for the outrage of Arm
Judge of this Judicial District.

Here is a difference between trying a case had feel, Dr. Wayland, President of the decision of the most learned in punishing Hall for the outrage of Arm
Judge of this Judicial District.

Here is a difference between trying a case had feel and whole appearance between trying a case had feel and thore in punishing Hall for the outrage of Arm
Strong.

The following is an extract from a letter of the decision of Judge Lewis to Dr.

The "case stated" by Judge Lewis to Dr. February Term 1842, the issue list of on the other giving it a careful and thoro the decision of Judge Lewis, came out | The case stated by Judge Lewis to Dr. |

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The case stated by Judge Lewis to Dr. | Acrm, 1842, when suage Lewis s or late case where one of the counsel stated and in the excitement of the moment made parents, are liable to fine in the shape of threats towards the Rev. Mr. Hall, which parents, are liable to fine in the shape of the straw bail that he wont do so again; but come and ask you." Judicial term expired. Contrast these facts intended to be proved, differently from threats towards the Key. Mr. Hall, which facts with the state of things in Northum-what they turned out in fact to be, he was induced the prosecution. After the whole costs, and imprisonment in the event of the missionary—though I think much of "Where did he live?" I again asked. facts with the state of things in Northum-berland county. When Judge Lewis left also reversed. But this was not the fault of case was heard before the Court, Judge refusal to pay. (Mr. Hall would not pay

bered one hundred and three, and at the may be thought to misrepresent: Hear whether Mr. Hall paid any of it. This count of age, except that legal direction of Linn, that the Whigs are right; and the presented as a nuisance. last term was about one hundred and twenty-three, at which term there was not single civil suit tried. But this still does a single civil suit tried. But this still does sel spoken of by the Court. twenty-three, at which term there was not a single civil suit tried. But this still does not present a fair view of the progress of litigation in the two counties. It is true

| Coseph Casey is the Defendant's Counties and I does not the bar-enrois his name for John-self ston, contrary to his father's wishes. The several time since. One of them has since been several times indicted for stealing chickens. It is true boy of 10 or 20. But honor to God is evaluation in the two counties. It is true boy of 10 or 20. But honor to God is evaluation in the two counties. It is true boy of 10 or 20. But honor to God is evaluation in the two counties. It is true boy of 10 or 20. But honor to God is evaluation in the two counties. It is true boy of 10 or 20. But honor to God is evaluation in the two counties. It is true boy of 10 or 20. But honor to God is evaluation in the two counties. litigation in the two counties. It is true 50—Bell, J.—"It is much to be regretted, that the writer of that communication is that some fifteen years ago there was a the leading facts to be proved by defts. with the writer of that communication is that some fifteen years ago there was a the leading facts to be proved by defts. with the writer of that communication is the writer of that the writer of that communication is the writer of that communication is the writer of that communication is the writer of that the writer of that the writer of that the writer of that communication is the writer of that the writer of that communication is the writer of that the writer of the w

tory enactments deny liberty of conscience science, or religion, is constantly doing "He has been employed," he replied, to any man, young or old, rich or poor. wrong. By the same law, immortal beings are "by Mr. H-to shoot squirrels in the of the bar.

Whatever a "Suitor" has to complain,

I do not want to speak unnecessarily

ejectments ever tried in the State, incluto any man, young or old, rien or poor.

The whole is a legal fiction, fabricated to

The whole is a legal fiction, fabricated to

any man, young or old, rien or poor.

The whole is a legal fiction, fabricated to

to any man, young or old, rien or poor.

The whole is a legal fiction, fabricated to 21 years old! (that is, if they have parents- marshes; and for the skins of these he has Let us illustrate the principle of Judge parents are insane, or are divided in their views. him starve; and he usually slept in a gar-THE CHRONICLE.

the "shadow of a shade" of an excuse saturday, oct 4, 1851.

saturday, oct 4, 1851.

shad publishing the two following in publishing the following in the interviews in publishing the same of the cases of "Wagenseller vs. qualified for the task.

Judge Lewis is undoubtedly one of the best land lawyers in Pennsylvania; and it is all important to the legal profession and suitors to have such a man on the Sultantian in the following in the account of the cases of "Wagenseller vs. qualified for the task.

Judge Lewis is undoubtedly one of the best land lawyers in Pennsylvania; and it is all important to the legal profession and suitors to have such a man on the Sultantian in the common wealth for Hayes in Pennsylvania; and it is all important to the legal profession and suitors to have such a man on the Sultantian in the common wealth on the common wealth of the interview.

Judge Lewis is undoubtedly one of the Lewis.—A modest, intelligent girl, asks admission into a Lutheran church. Here we admission into a Lutheran church. Here is a measure of the cases of "Wagenseller vs. and the "common wealth of the lask.

Let us illostrate the principle of Judge L

MR. Eoffort: I observed in your valued paper of the 24th ult. a communication, where with and paper of the 24th ult. a communication of the wealthiest men and most princely the wealthing of the

One of a band of thieves in New York cause his dress, face, and whole appearance

same number of causes that it had at Feb- sale of goods; he is reversed. Also in anoth- junction was disregarded, became excited, ing such persons against the wishes of their bey his father—the gentleman must give ticular friends here, I thought I would testified that when the blacks charged on ing such persons against the wishes of their

-acquired the habit of drinking; and so

as if arrested by the thought that the grave all had retired, pondering the deeply impressive scenes through which I had so generation from such a contribution as this to the congregation of the dead!"

## Outrages in Lancaster County.

The following is an extract from sletter

the course of the investigation worthy of their pursuers, they advanced, singing a hymr beginning with the words, "We are free, we are free.

victed and sent to the penitentiary for