

Mossy is related to Harrison.

Rest, on the question of Samoa.

The South Penn railroad breathes again.

No third penny men in the next Congress.

The White House at Washington is full of rats.

Chesson's gun paralyzed the face of a Harrisburg girl.

Phoenician convention at Harrisburg on the 19th.

There is a bill in the Legislature that prohibits tramping.

The Legislature seems to be disposed to abolish the poll tax.

Stove dealers have formed a trust and up goes the price of stoves.

A Lancaster county court has ruled that cider is not intoxicating.

A California preacher was stricken with insanity while preaching.

Sophomores of Lafayette College completed Freshmen to ride a calf.

Blain county prohibitionists have raised a thousand dollar campaign fund.

A Philadelphia doctor says consumption is a common disease among convicts.

Non-resident churches are divided on the question, are amateur theatricals sinful.

Bismarck is desirous of holding a conference to settle the Samoan question.

The triennial assessment in Lancaster is 2,000,000 less than three years ago.

A French doctor in Paris claims that he can prevent diphtheria by vaccination.

Hannover cabinet makers are perplexed. Don't be uneasy the General will get a cabinet.

There is civil war in Haiti; thirteen generals after surrendering were taken out and shot.

The Government sends coal 10,000 islands from Philadelphia to Samarra.

The dressed beef bill in the Legislature does not seem to have much of a chance to get through.

Texas is a bill in the Legislature that provides against the killing of deer for the period of three years.

The repeal of the poll tax law will save politicians and candidates many a dollar for the boys at election time.

Upper States Senator Daniels calls things by their right name. He enlists the civil service system a "humbug."

A Harrisburg legislator proposes to give women of this Commonwealth the right to vote in Presidential elections.

There is a bill in the Legislature to exclude minors from Court rooms at the discretion of the court, when they are not witnesses.

If the bill against treating becomes a law, who'll treat the old timers about election time? There are quakers in the Legislature.

Five hundred men engaged in a footrace near Perryville, Indiana, last week. One fox was caught. Five other foxes were seen.

Officers of the Western penitentiary are charged with taking money to help prisoners to escape. The charges are being investigated.

Return quack doctors were plainly felt in South Carolina last week. People in that State are sensitive on such things since the Charleston earthquake.

If Bismarck desires a Conference on Samoa affairs, why not hold it in Washington. The mountain should not go to Malomet, but Malomet should go to the mountain.

As Indians men to play chess on a negro wood-chopper, wrapped a sheet around and ran at the wood cutter. The negro delivered a blow with his ax that split the head of the would-be chesser.

George Sims and George Strayer, two Lebanon quarrelers quarrelled and to settle the quarrel went to a common adjoining town to fight it out with their fists. Shirk knocked Strayer down and jumped on him. The seconds were compelled to knock Shirk down before he desisted from his attack on his prostrate foe.

The question of the adoption or rejection of the liquor prohibitory amendment to the State Constitution, promises to be thoroughly discussed by the people. Already in number of school districts in this county, time and place have been named for a public discussion of the subject. That is what the people should do, discuss it in a temperate way, and in that way satisfy their minds which side they will vote for.

They tried a new experiment in a church at Rockland, Me., on a recent Sabbath by sending four young ladies around with contribution boxes. It is said not a young man in the congregation neglected to chip in.

The only blacksmith of Mohawk, Ariz., had a son born in Mohawk, Ariz., although work was rubbing his forehead to fill orders, but the happy father was master of the situation.

A Former Gentleman.

Mr. Egan:—Perhaps it might be interesting to some of your readers to hear from your old friend and neighbor, Mr. Thomas Hibbs, a native of Juniata county, Penn., and for many years a resident of Indiana, and now a highly respected citizen of Kansas. Many thought Mr. Hibbs had wound himself in selling out in Indiana and moving to Kansas. But Mr. Hibbs did a good thing when he came here. As soon as he came here he engaged in the business of raising in hogs, loaning money and raising cattle. He had succeeded well in every respect, and is a great advantage to this community; he loans money at cheaper rates than any one or any bank around here and on long time and never punishes his customer. He owns over 2,000 acres of fine farming and grazing land and raises the finest of shipping steers. He will, to his credit, Mr. Hibbs is a business man of the highest character and a safe man in every respect. Yours truly,

Nizamoo.

The above is taken from the (Goshen (Ind.) Democrat, and sent to us with the request to publish the same.

The committee on "Permanent Canteen" will meet in the public school building in Millintown on the 23rd day of February 1889, at 8 o'clock.

J. H. CASEY, President.

D. L. KENNEDY, Secretary.

Court Proceedings.

Court came to a close at the unusual hour of 7 o'clock last Friday morning, in this way. A jury had been out all night wrestling with the suit that David Moss had instituted against J. Emery McCahan for one thousand dollars damage for a dog bite that McCahan's dog inflicted on one Moss' dog. It was one of those peculiar cases that had aroused a wonderful amount of title tattle in the community of Cuba Mills, and all along the Pike and out Last Creek valley. We will, to honor their respect the jury came in at the hour above stated with a verdict of six cents damage for Moss, and that closed the December term of court.

The Court will reconvene at 10 o'clock, to hear the third suit, a short one. The third had given the name of Henry Spreker, but that was acknowledged to be an assumed one, and he confessed to the guilt of stealing a horse from John Jenkins and one from Simon Shirk, both on one and the same night. Friends from a distance, who knew the thief wrote letters in his behalf to the Judge asking a light sentence in view of the fact that the prisoner had been a well behaved and brave soldier against rebellion from 1861 to 1865. The so-called Spreker was sentenced to the Pittsburg penitentiary for the period of thirteen months.

In the assault and battery case from Black Log Valley, Scott Campbell, against A. W. Opper, Harry Opper and Edward Parslow was a chapter of assault and counter assault with a verdict of no guilty.

A. W. Opper against Scott Donald, accused of assault and battery, case that had its origin in the above stated case in which the verdict was not guilty—prosecutor to pay two thirds costs and defendant one third costs.

The case of James M. Fry vs. Juniata Mutual Fire Insurance Company for the recovery of insurance money on barn and shed burned last May, resulted in a verdict for Fry, for full claim \$236.14.

In the case of Robert McKeen, administrator of Eva Fogelman, deceased, vs. Simon Fegelman for the payment of promissory note given by deceased to a commission by an outstanding State tax, there are three hundred dollars for plaintiff.

The motion for a new trial in the case of J. B. M. Todd vs. J. Emery McCahan was overruled, and the verdict of the county court allowed to stand.

The case of Paul Brothers vs. G. W. Heck was settled.

The case of J. E. McCahan vs. Geo. L. Russell, executor of Wm. Russell, deceased, was settled.

The case of J. H. Lane vs. Robert Polk and Josiah Buchanan was settled.

A. J. Patterson was appointed auditor in the estate of Daniel Darr, deceased.

David Beale was appointed guardian of Ruth Ada Robinson, minor child of Ephraim Robinson.

George Cinn was appointed guardian of Martha P. Jackson and Nancy H. Robinson minor children of Ephraim Robinson.

Henry Kepner, administrator of Mary Kepner, deceased, was granted the right to offer a second time, real estate of said decedent at public sale.

J. F. Stomer, auditor in the estates of Jacob Weaver, and George Shively filed reports.

In the estate of Mary A. Tittle, deceased, an order to sell real estate was granted.

The motion for a new trial in the case of J. F. G. Long, against Millford township was overruled.

The suit against Frank Shields for selling liquor in violation of law was continued on account of absence of witness for prosecution.

The report of sale of real estate of Joseph McCulloch, assignee of David Wilson was confirmed by the Court.

The report of the County Auditors was approved by the Court.

W. I. Hibbs, was admitted to practice law in the several courts of Juniata county, Feb. 13th.

The Sheriff's deeds were confirmed.

Daniel Garman, John G. App, and John L. Weiser were appointed, in view, to change part of public road in Monroe township.

James Adams, W. P. Thompson, and M. R. Benson were appointed to view a site for a bridge over Coalman's creek in Greenwood township.

H. A. Stambaugh, George Hower Jr., and Wm. Ush were appointed to view and lay out a road in Delaware township.

An alibi subpoena in divorce was awarded A. B. McNight vs. Elmina McNight.

Joseph Dresher, Henry B. Long and Hugh Hamilton were appointed to view a road in Fernbach, from

Table with columns: Justice and Constable Fees, Fees for witnesses, Total, Public Buildings, Total, Receipts and Expenditures, Court and Jurors Pay, Total, Bonds of County, Total, Building Bridges and Repairs, Total.

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AUTUMN AND WINTER, I HAVE THE Latest Fall

The Champion Clothier of Juniata County having just returned from the Eastern cities with a wonderful FALL AND WINTER STOCK. Will make friends, outside rivals, win victories, and sell itself on its merits. MEN'S BOYS' & CHILDREN'S. FASHIONABLE CLOTHING and Gent's furnishing goods.

Sam'l STRAYER, THE OLD RELIABLE CLOTHIER AND FURNISHER IN PATTERSON.

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