

COURT NEWS

MRS. RICHARD V. NEGLEY

Orphans' Court Proceedings, Real Estate, Marriage Licences, Etc.

REAL ESTATE.

- Wilson G. Saylor to W. P. Diveley, Meyersdale, \$1,700.
- Wm. I. Johnston to Harmon Johnston, Lower Turkeyfoot twp., \$400.
- Wilmore Coal Co., to Mary M. Johnston, Windber, \$1.
- Susan Ault's heirs to Louisa Ault, Somersfield, \$700.
- Ellen Topper to Dinah Enos, Garrett, \$880.
- S. D. Collins to V. M. Black, Confluence, \$75.
- John H. Stark, to S. D. Collins, Confluence, \$175.
- Christian Mankamer, to Rebecca J. McCune, Meyersdale, \$4,000.
- E. M. Beachley, to Emma M. Berkley, Elk Lick, twp., \$900.
- Austin Blanspt to Nefor Olenik, Quemahoning twp., \$1,100.
- Jeremiah Clark to D. W. Stine, Hooversville, \$150.
- Thomas Wissinger, to Irvin Naugle, Paint twp., \$850.
- Norman Naugle to Thomas C. Wissinger, Paint twp., \$500.
- Irvin M. Hoover, to Harry P. Hoover, Hooversville, \$85.
- Albert R. Hyatt to Pearl Hyatt, Confluence, \$10.
- Daniel Lohr to Margaret J. Washer, Hooversville, \$100.
- C. A. Miller, to Wilson P. Maul, Rockwood, \$650.
- Babcock Lumber Co., to C. C. Watt, Shade twp., \$500.
- G. J. Wasseen to Cambria Title, Surety & Trust Co., Paint twp., \$8,000.
- C. E. Shuld to Windber Trust Co., to Windber Trust Co., Windber, \$1,500.
- Jonas Tice to Leonard Tipton, Elk twp., \$55.
- John S. Snyder, to Abram Saylor, Middlecreek twp., \$4,000.
- Leah Berger to Valentine Sciotti, Windber, \$800.
- Cyrus Musser's executor to Milton H. Hostetler, Brothersvalley twp., \$225.
- Nelson Mosholder to Mary M. Zimmerman, Somerset twp., \$1,600.
- Wilmore Coal Co., to Achille Fulgenzi, Windber, \$1,025.
- Isaac Hostetler to Joseph Lape, Conemaugh twp., \$19.
- Jacob Berkebile to H. H. Helman, Paint twp., \$25.
- Hiram A. Weaver's heirs to Wilmore Coal Co., Paint twp., \$865.
- David W. Naugle to same, Paint twp., \$4,000.
- Albert L. Gohn to same, Paint twp., \$318.
- Andrew J. Boose's heirs to Elbridge C. Kyle, Meyersdale, \$2,900.

MARRIAGE LICENSE.

- Stewart Rodamer and Orpha C. Maust, both of Springs.
- John Ozlik and Hatriet Cowach, both of Holsopple.
- Giovanni Giacentacci, of Boliyar, Westmoreland county, and Emma Spigroli, of Meyersdale.
- Charles E. Bisbin and Darlia M. Yorty, both of Somerset.
- Danko Duplak and Perasko Costurak, both of Windber.
- Philemon Holsopple, and Olga Lanning, both of Windber.
- Kalugyur Laszlo, and Blaga Gizella, both of Windber.
- Clarence Raymond Young and Myrtle M. Sheeler, both of Somerset twp.
- Andrew Rokonal, of Brothersvalley twp., and Helena Bobolsky, of Pittsborough.
- Leonard M. Carter, of Baltimore, Md., and Eva R. Hartline of Somerset twp.
- Hiram F. Trent, of Somerset twp., and Mary A. Fluck, of Somerset.
- Frederick D. McMahon, of Oakdale, and Leah A. Nicola, of Addison.

WILLS.

The will of Josiah Hershberger, late of Boswell, was probated. He left a life interest in his entire estate to his widow, Katharine Hershberger, at whose death the same is to be equally divided among Sarah Ellen Eppley, John Henry Penrod and Joseph Penrod the last two beneficiaries being appointed executors. The will was dated April 25, 1913, and witnessed by B. H. Burkett and H. H. Combecker.

LETTERS OF ADMINISTRATION.

- To Margaret Washer, in the estate of Noah P. Washer, late of Hooversville. Bond \$5,000.
- To H. C. McKinley, in the estate of Daniel Buechley, late of Meyersdale. Bond \$400.
- To Irvin Menser, in the estate of John DeBolt, late of Lincoln twp. Bond \$25.
- To Julian Czupka, in the estate of Peter Noviak, late of Boswell. Bond \$1,600.



MRS. RICHARD V. NEGLEY is the eldest daughter of Postmaster General and Mrs. Burleson. She has been visiting her parents in Washington recently.

SPARKS FROM THE WIRES

AUSTIN, Tex.—Disastrous flood conditions again exist in portions of south Texas. The Nueces River has overflowed its banks for 100 miles, breaking many levees and inundating farms and truck gardens.

SAN FRANCISCO.—The entire city celebrated noisily the blowing up of Gamboa Dike on the Panama Canal. Bombs, bells and whistles accompanied the cheering of thousands of citizens assembled in Union Square.

LONG ISLAND CITY.—When Henry C. Schlieh, formerly warden of the Queens county jail, went to his apartments there, he found his wife and their son Harry, 4 years old, dead. Mrs. Schlieh had killed the child and herself.

WASHINGTON.—Louis D. Brandeis of Boston has been retained by the Interstate Commerce Commission to represent the opponents of the 5 per cent. increase in freight rates proposed by the Eastern railroads.

NEW YORK.—President Vanderlip of the National City Bank said the Administration Currency bill, with some amendments, would prevent panics and minimize stock gambling.

SULZER DEFENSE RESTS.
D-Cady Herrick Declares the Respondent Would Not Hide Behind His Wife's Skirts.

Albany, Oct. 9.—The Sulzer impeachment trial came to an abrupt end. The end of the trial came after a vain fight of the Governor's lawyers to drag in evidence of a conspiracy hatched by Charles F. Murphy to ruin the Governor. Baffled in this way by Judge Cullen, ex-Senator Harvey D. Hinman, who had been battling valiantly, dropped languidly into his chair at 3:45 o'clock and murmured: "The respondent rests."

Sulzer refused to go on the witness stand, as that would make the testimony of his wife necessary, D-Cady Herrick, his counsel, said.

Louis A. Sarecky's story that the blame for failure to report campaign contributions was all his was little shaken by John B. Stanchfield's cross-examination.

John A. Hennessy's testimony for Sulzer about graft in State departments was barred by the court.

SULZER PICTURED FIT AND UNFIT.

For Sulzer.

"A man may be unfit in some respects. He may have committed indiscretions or worse in his private life, and yet we are to judge of him, of a public official, by what he does in public office and in no other way."

"But he is not on trial for unfitness for office. The people passed upon him."—D-Cady Herrick.

Against.

"And this is the pharisee who, pointing to the width of his phylactery in proof of his own virtue, demanded Stillwell resign—Stillwell, who, if all charges against him were true, and more, could still have sat at the feet of this man learned at the feet of Gamaliel and learned all the wisdom of the ancient Jews."—Edgar T. Brackett.

SARECKY BLAMED FARMERS BENEFIT BY GOOD ROADS

TELLS IMPEACHMENT COURT HE PREPARED STATEMENT FOR GOVERNOR SULZER TO SIGN.

MURPHY'S AID WAS SOUGHT
Wanted Impeachment Proceedings "Called Off" Sarecky Demonstrates His Ability to Imitate Sulzer's Signature.

Albany, N. Y., Oct. 8.—With the testimony of Louis A. Sarecky, the most important witness for Governor William Sulzer except the Governor himself, the lawyers for the defense began their fight in the High Court of Impeachment to prove the Governor guilty of perjury and theft.

Before Sarecky went on the stand Allan A. Ryan was recalled by the prosecution and swore that Sulzer attempted recently to negotiate a bargain with Charles F. Murphy, leader of Tammany Hall, to have his impeachment "called off." Mr. Ryan testified as follows:

"I suggested to Mr. Sulzer that, now that certain charges had been preferred against him, I could not see how he could afford to put himself in a position not to answer those charges. He said that he did not want to drag his wife into the situation and put her on the stand. He told me that if the court voted that his trial was not legal he could make a statement and explain the situation satisfactorily.

"Mr. Sulzer asked me to see Mr. De Lancey Nicoll. He said that Mr. Nicoll could see certain parties, and he thought Mr. Nicoll could persuade them to do what he wished to accomplish by having me see Mr. Root and have him see Mr. Barnes.

"Mr. Sulzer wanted me to have Mr. Nicoll endeavor to call off this inquiry by getting his following to vote that the court had no right to try, the Assembly no right to vote, this impeachment. Mr. Sulzer said that he was willing to do whatever was right.

"I did not see Mr. Nicoll and did not see Mr. Root. I told Mr. Sulzer that I would see what I could do, and went out in the country and found Mr. Root's place.

"I shouldered the blame for the commission of unreported contributions from the Governor's campaign statement, confessed he had imitated the Governor's signature to deceive a bank, and admitted that he, an alien, born in Russia and never naturalized, had been promoted from the position of the Governor's stenographer to the head of the Deportation Bureau of the State Hospital Commission.

HOLDS UP NEW HAVEN SUIT
Attorney General Is Willing to Settle the Dissolution Proceedings Out of Court.

Washington, Oct. 8.—The general tone of the annual report of the New York, New Haven & Hartford Railroad has attracted the attention of officials of the Department of Justice.

President Elliott's statement that the company had no desire to retain investments except in conformity with law and sound public policy brought from officials here the statement that Attorney General McReynolds would gladly receive any proposition from the railroad before filing the contemplated dissolution suit under the Sherman law. If the railroad should meet the demands of the Government, the Department of Justice, it was declared, would be willing to settle the case out of court.

Criminal prosecutions may be avoided if the road meets the Government's terms. The urgent thing, in the opinion of the Attorney General, is to settle New England transportation problem quickly.

SEGREGATION IS UPHELD
Maryland Court of Appeals Hands Down Opinion Covering Question.

Baltimore, Oct. 8.—Pointing out the difficulties in the way of enforcing the West segregation ordinance, which it invalidated several months ago, the Court of Appeals handed down an opinion in Annapolis upholding the principle of segregation.

Briefly, the Court of Appeals decided the ordinance overstepped the bounds of the police powers of the State when it prohibited one who was the owner of a dwelling when the measure was passed from moving into it simply because he was of different color from the persons using that block as residences or places of abode.

13-YEAR-OLD BOY A SUICIDE
Son of a Farmer Ties Cord to Trigger of Gun, Places It Against His Breast and Fires.

Vineland, N. J., Oct. 8.—A thirteen-year-old boy, dependent upon a slight throat operation, shot himself through the heart in a barn on his father's farm. The lad, Orin Newkirk, was the son of Andrew Newkirk, a well-to-do farmer.

He went to the barn with his father's shotgun, tied a cord to the trigger, placed the muzzle against his left breast and pulled the cord. The whole charge entered his heart.

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- VIRGIL R. SAYLOR, ATTORNEY-AT-LAW, SOMERSET, PA. Oct. 12-08.
- G. G. GROFF, JUSTICE OF THE PEACE, CONFLUENCE, PA. Deeds, Mortgages, Agreements and all Papers promptly executed. v. -om-7-
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