

THE TIMES

Local Department.

PENNSYLVANIA R. R.—MIDDLE DIVISION.

On and after June 24th, Trains run as follows:

WESTWARD.				EASTWARD.			
Way.	Mail.	App.	SECT.	Way.	Mail.	App.	SECT.
10.00	1.30	4.00	P. M.	1.30	4.00	8.00	A. M.
10.00	1.30	4.00	P. M.	1.30	4.00	8.00	A. M.
8.10	1.40	4.10		1.30	4.00	8.00	
8.20	1.50	4.20		1.30	4.00	8.00	
8.30	2.00	4.30		1.30	4.00	8.00	
8.40	2.10	4.40		1.30	4.00	8.00	
8.50	2.20	4.50		1.30	4.00	8.00	
9.00	2.30	5.00		1.30	4.00	8.00	
9.10	2.40	5.10		1.30	4.00	8.00	
9.20	2.50	5.20		1.30	4.00	8.00	
9.30	3.00	5.30		1.30	4.00	8.00	
9.40	3.10	5.40		1.30	4.00	8.00	
9.50	3.20	5.50		1.30	4.00	8.00	
10.00	3.30	6.00		1.30	4.00	8.00	
10.10	3.40	6.10		1.30	4.00	8.00	
10.20	3.50	6.20		1.30	4.00	8.00	
10.30	4.00	6.30		1.30	4.00	8.00	
11.00	4.30	7.00		1.30	4.00	8.00	
11.10	4.40	7.10		1.30	4.00	8.00	
11.20	4.50	7.20		1.30	4.00	8.00	
11.30	5.00	7.30		1.30	4.00	8.00	
11.40	5.10	7.40		1.30	4.00	8.00	
11.50	5.20	7.50		1.30	4.00	8.00	
12.00	5.30	8.00		1.30	4.00	8.00	
12.10	5.40	8.10		1.30	4.00	8.00	
12.20	5.50	8.20		1.30	4.00	8.00	
12.30	6.00	8.30		1.30	4.00	8.00	
12.40	6.10	8.40		1.30	4.00	8.00	
12.50	6.20	8.50		1.30	4.00	8.00	
1.00	6.30	9.00		1.30	4.00	8.00	
1.10	6.40	9.10		1.30	4.00	8.00	
1.20	6.50	9.20		1.30	4.00	8.00	
1.30	7.00	9.30		1.30	4.00	8.00	
1.40	7.10	9.40		1.30	4.00	8.00	
1.50	7.20	9.50		1.30	4.00	8.00	
2.00	7.30	10.00		1.30	4.00	8.00	

WESTWARD.
 P. M. Express leaves Harrisburg at 11:00 P. M., Dunsmuir at 11:20 (daily), Newport at 11:37 (daily) and arrives at Pittsburgh at 1:10 A. M.
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Brief Items.

The difference in temperature at 10 A. M., between Monday of this week and last week, Monday was 58 degrees.

A revival of religion is now in progress in the Bethel church in Germany, Rev. Nicodemus officiating.

The new iron bridge across the Susquehanna below Marysville is being painted a light drab.

As we go to press Court is still in session for the transaction of some miscellaneous business, which was not completed on Saturday.

A sheath of a sword was recently found, under ground, in Germany valley. How it came there, no one can conjecture.

A four-horse team ran away on the turnpike, near Marietta, a few days ago, demolishing the wagon and killing a valuable horse.

Mr. Abbott who has been holding Murphy meetings in this place, commences a series of meetings at Ickesburg to-day.

A certain young lady has compiled a list of her gentlemen acquaintances, and entered their names in a handsome parlor album. She playfully calls it her "him-book."

An unusual amount of drunkenness and rowdiness was seen on our streets last week. We were glad to note that in only one instance was the offender a resident of this place.

On Mr. Daniel Foote's farm, in Spring twp., there is white sand stone, almost singular in quality to the celebrated brown stone of York and Dauphin counties, which are commonly used as bases for grave stones.

We cannot comply with the request of our friends for exchange of Carrier's address, as we issue none. We acknowledge the receipt of several which give evidence of much pains having been taken.

The Supreme Court of Vermont has decided that a team in passing another going in the same direction should take the left of the highway. A suit for damages in an accident case brought the decision.

A couple of weeks since Mr. Jacob Weaver, Sr., of Penn twp., found a good handkerchief in his poultry yard. If the chap who lost it there will apply to Mr. Weaver he will gladly restore him his lost property, and ask no questions.

The proprietors of the Altoona *Tribune* announce the renewal of their daily morning edition. We are glad to know that such is their intention, as we always considered it one of the best dailies in the interior of the State.

They are now digging, in two different places, for coal in Spring tp.; one on Wm. Foote's farm where a new shaft is being opened, and the other on Mr. Henry Foote's property where they are re-opening an old shaft that had been dug more than 20 years ago.

A Rye twp., subscriber complains of being swindled by a lamp chimney pedlar. Had he read THE TIMES of Dec. 25th carefully and been guided by its advice, he would have escaped. The chimney the fellow sells will not stand the heat as well as ordinary ones.

Who is eating horse meat? A few days ago Mr. Dewalt, of Shermansdale lost a colt, and after skinning the carcass hung up the hind quarter where it was accessible as though it was beef. During the night some person stole it, and perhaps is now feasting on horse steaks. Will the chap report regarding the qualities of the meat?

The following are the officers of Rural Council No. 105, O. U. A. M., at Elliptsberg:—C.—Henry Snyder; V. C.—G. W. Reeder; R. S.—J. C. Snyder; F. S.—Samuel Rheem; Treasurer—William Hassinger; Ind.—Peter Shatto; Ex.—D. Kistler; I. P.—A. Kell; O. P.—G. W. Titzel; Sr. Ex. C.—G. W. Swartz; Jr. Ex. C.—T. L. Hench.

Church Notices.

Preaching in the M. E. Church next Sabbath at 10 A. M., and 8 P. M.—Sunday School at 9 A. M. Preaching every night this week. Mount Gilead on Sunday next at 2 P. M., and Landisburg at 6 P. M.

Preaching in the Reformed Church next Sunday at 10 A. M.

Presbyterian preaching next Sunday at 11 A. M., and 6 P. M. Prayer meeting every Wednesday evening at 6 o'clock. Sunday School at 2.45 o'clock P. M.

Preaching in the Lutheran Church next Sunday at 2 P. M.

Bishop R. Dubbs, (Cleveland, O.,) of the Evangelical Association, will preach at Elliptsberg Ev. Church on the 30th inst., at 7.30 P. M., also at Millford on the 31st at 1 P. M.

Isn't It True?—An old farmer who sat listening to the lawyers quibbling over a little point of law in court last week, turned to a neighbor and said, "what nonsense we have to pay for!" What he said is the feeling of nearly every person who watches the trial of a case. If the time that is wasted by the lawyers in argument over points so fine that they can only be seen with a telescope, and that which is wasted by calling a multiplicity of witnesses to prove facts that one or two could establish, was saved, the tax for court purposes would not be half the amount that it is at present.

Small-Pox at Huntingdon.—There is a small-pox panic at Huntingdon. The disease was introduced into the place by a little boy who had visited Pittsburg.—The Huntingdon physicians who attended the case pronounced it chicken-pox and the Huntingdonians not fearing that disease gave it ample opportunity to spread. After a little while the physicians found some cases of varioloid and directly the disease developed into actual small-pox. Now the schools are closed, the infected houses quarantined, vaccination is proceeding briskly and every effort is being made to stamp out the malady. Thus far there have been some four or five fatal cases.

Court Proceedings.—At one o'clock P. M., on Monday the 7th day of the present month the January term of the several courts of Perry County began.

The afternoon of Monday was occupied in the usual way, receiving the returns of the constables from the different districts, getting the machinery of the court into operation and disposing of the numberless items of miscellaneous business that must pass through the court which are of individual interest only, and never come to the knowledge of the public. The term of office of the Hon. John A. Baker, Associate Judge having expired, his successor Hon. Samuel Noss, was duly qualified, and his Commission from the Governor of Pennsylvania for five years, dating from the first day of January, 1878 was read in open court by the Prothonotary, and David Mitchell, Esq., was also sworn in open court and entered upon the performance of the duties of the office of County Surveyor. The majority of the Bench being Democratic in politics, their civil service reform theory necessitated the appointment of subordinates of like political faith, and accordingly William Wallace was appointed Court Crier and Thos. Sutch, Jr., Tipstaff. The retirement of Judge Baker from the Bench was an event regretted most by those who knew him best. An experience of three terms peculiarly fitted him for the position, and the uniform kindness and courtesy displayed towards those who sought him in his official capacity, as well as his integrity and decided abilities, made him a justly popular and valuable judge. He retired from his position with the regrets and best wishes of the Bar, and a well earned reputation wide spread and well known. His successor, Judge Noss, created a favorable impression and will doubtless make his term creditable to himself, and useful to the public.

The Grand Jury received an unusually elaborate and lucid charge from his Honor Judge Junkin in view of the fact that certain crimes of a high grade would be presented for their consideration. In the Common Pleas there were three civil cases in which Judge Junkin had formerly been interested as counsel and for the purpose of securing an impartial and unprejudiced trial beyond any peradventure, Judge Bucher was called to preside. The first case called by his Honor Judge Bucher on Tuesday morning was Henry Keek for use of John Rynard vs. Henry F. Drawbaugh. This action grew out of the following circumstances:—Henry Keek some years ago was the owner of a lot of ground in Spring twp., upon which he had erected a Distillery. In the month of March, 1869 Keek sold this Whiskey mill to Drawbaugh, taking either for the whole or part of the purchase money a judgment bond for \$1,000 after a fee simple deed had been delivered to Drawbaugh. Some time afterward Keek transferred the judgment above mentioned to John Rynard, and Drawbaugh conveyed the Distillery to Aaron Egolf. After five years had passed from the execution of the \$1,000 bond, Egolf tendered a re-conveyance of the premises to John Rynard and demanded a surrender of the bond, alleging that at the time of the first sale there was a collateral agreement not reduced to writing, by which Drawbaugh was to have the privilege of surrendering up the Distillery, and receive back his bond, and that the assignee of the premises, and the assignee of the bond were bound by the original agreement. To this Rynard objected and sought to recover the amount of the bond. Under the instruction of the court, and the evidence in the case, the jury found a verdict for Keek.

The second case was Samuel Fravel vs. John Witherow. This was an action on the case brought by plaintiff to recover damages from defendant for the filling up of his mill dam with saw dust. At the farm of Oliver Rice in Centre twp., a spring of water of considerable volume bursts out of the bank by the road side and flows down through the meadows for about half a mile where it is confined by a dam and utilized by the saw mill & fulling mill of Jno. Witherow. A short distance further down is the dam of S. Fravel for the purpose of running his Grist mill. Fravel complained that the saw dust from Witherow's mill came down in such quantities that it had accumulated to a depth of 3 feet in his dam, rendering it almost useless. In the development of the case it was shown that there had been a suit at law some years ago between Witherow and a former owner of Fravel's mill, which

resulted in a written agreement, entered of record by which Witherow was to use certain shutes to carry the saw dust from his mill, and use certain other means to prevent the injury alleged to have been sustained. The court instructed that Fravel could only secure such title as was held by his predecessors, and was consequently bound by the agreement. It was proven that Witherow had lived up to the terms of the agreement, that the shutes now in use were the very same that had been originally put in after the agreement had been made, that he had used proper precaution to prevent injury to his neighbor, and he therefore contended that he was guilty of no wrong. The jury seemed to take the same view of the matter and returned a verdict for defendant.

The third case tried by Judge Bucher was Sponsor Junkin & Co., endorers of Charles A. Barnett vs. Frank W. Gibson. In 1872 Frank W. Gibson borrowed from the Perry County Bank over \$1500, for which Chas. A. Barnett, Esq., became his endorser. This money was gotten for the purpose of paying off two judgments which were on record against Gibson, and in order to indemnify the Bank and the endorser, these judgments were transferred to the Bank as collateral security for the payment of the note. Afterward Gibson sold certain real estate to ex-Sheriff Rinesmith, and alleged that W. A. Sponsler, Esq., had agreed as counsel for Pliffs, to restrict the lien of the judgment to the land bought by Rinesmith and relieve the balance of Gibson's real estate from any liability therefor. A strong preponderance of evidence convinced the Jury that there was a misunderstanding on the part of Gibson and gave a verdict for Pliff for the amount of note to wit \$2,032.05, W. H. Sponsler, Junkin and Smiley for Pliff.—McIntire and Markel for Deft.

QUARTER SESSIONS.
 Before the last case came on for trial, Judge Junkin took the Bench and called up the case of Com. vs. John H. Manning. The defendant in this case, a boy about 15 years of age was charged with rape on the body of a little daughter of Wm. Myers, of Rye twp., under four years of age. The child was slightly injured and the theory of the defense was that the injury was produced from a fall instead of the cause alleged. Medical experts were introduced as witnesses and owing to the youthfulness of the parties, created much interest. The Com. pressed the case with vigor, and a very spirited and able defense was made by the counsel for the accused. Verdict not guilty.

In the case of the Com. vs. William Metz, the defendant was charged with fornication and bastardy by a gushing young widow, who bore in her arms a child which she alleged to be an illegitimate scion of the Metz family. She alleged that the Shipka Pass of her affections had been bombarded from the amatory batteries of this gay Lothario until there was a complete surrender, and as a consequence she had entered the infantry service of her captor. Wm. acknowledged that he had been there, plead guilty and received the usual sentence. In Com. vs. Eliza Potter and Ruth E. Potter, charge, larceny, no prosecutor appeared and the defts. were discharged.

Com. vs. Benj. Kline was a charge of desertion made by deft's wife, Mrs. K. was a widow with some healthy children, and Mr. K. was a widower who had obeyed the Scriptural injunction to go forth and increase and multiply his species. In the course of time Benj. and the widow met and mated. As the matrimonial craft glided out on the stream of life the waters were placid, but the barnacles began to gather, snags and sawyers became visible, and the worms of discontent and rottenness of domestic infelicity were manifested. At last they ran upon the reefs of separation from which they finally drifted into the court room. Both parties were advanced in life, neither seemed to have any means of support, and after a full investigation of the case his Honor directed the husband to pay \$40 per year for his wife's support to be paid quarterly, and enter into recognizance therefor. Being unable to comply with this decree of the court, the deft. had to accept the alternative of becoming the guest of Sheriff Gray.

Com. vs. L. F. Stebbins was like David's Psalms—another of the same.—Mrs. S. informed the court that she married Stebbins because she loved him, notwithstanding she had never met him until she had been the mother of a dozen children. Although she knew Stebbins loved other women at the time, yet she loved him more than all these. After the nuptials were over she began the existence of a model wife, kind, industrious, economical, affectionate, and chaste as the snows on the top of Mount Shasta. In her estimation the pure and the beautiful life she led was something grand to behold. The model young woman who refused to put a Bloomfield *Times* in her bustle because it had two 's' (eyes) in it was no where in the way of comparison. In analyzing her character, however, she communicated the fact that she was a lady who could take care of herself, would suffer no one to impose upon her, and she desired it to be distinctly understood that she was entirely capable of self protection, a fact that was self-evident. Upon the other hand Stebbins did "a tale unfold" that showed his life to have been filled with the gall of bitterness and the wrath of iniquity ever since he looked upon Mrs. Stebbins and called her his wife. According to his statement the bad temper, extravagance and general cussedness exhibited by his wife, made his life a burden, caused him to grow weary of his existence and long for the hour when he could lay down his armor on the bank of the river and pass over to strike his golden harp on the thither shore. The court was impressed with the idea that the two Stebbins' hearts could never beat as one, and that Mrs. S. was as capable to take care of herself as Stebbins was to take care of her, and accordingly dismissed the case. The next case was Com. vs. William Weldon. Upon the oath of Jennie Coup, he was charged with fornication and bastardy. Certain it was that the prosecutrix brought into the court an infant

of whom she was the mother and who certainly had a father somewhere in the wide wide world. Weldon denied the allegation and strove to convince the Court and Jury that the father of the child was some other fellow. In the opinion of the jury the defense of Weldon was not well done and they returned a verdict of guilty in manner and form as indicted.

ORPHANS' COURT PROCEEDINGS.
Widows' Appraisements Confirmed.
 Elizabeth Ensminger, widow of Joseph Ensminger, dec'd.
 Elmira Smith, widow of William H. Smith, dec'd.
 Mary McAllister, widow of David McAllister, dec'd.
 Annie E. Woods, widow of James A. Woods, dec'd.
 Ruth Potter, widow of Samuel Potter, dec'd.

GUARDIAN APPOINTMENTS.
 E. R. Haines, Guardian of George W. Haines, and Susannah J. Haines, minor children of Reuben Haines, dec'd.
 John Rouse Guardian of Harris C. Jacobs, minor son of Henry S. Jacobs, dec'd.
 John Dum, Guardian of the estate of the minor children of Wm. H. Dum.
 John Dum, Guardian of the estate of Charles F. Hench, minor son of John B. Hench.
 John Dum, Guardian of the estate of Carrie A. Noll and Ernest F. Noll, minor children of John H. Noll.

AUDITOR'S APPOINTMENTS.
 B. P. McIntire, Esq., to make distribution of balance in hands of J. J. Spenberg, Administrator de bonis non of Frederick Spenberg, dec'd.

SALES OF REAL ESTATE CONFIRMED.
 House and lot containing 11 acres, in Howe twp., sold by Wm. H. Moretz, Adm. of Wm. B. Ackley to Abraham Liddick for \$500.
 Mill property containing 18 acres, in Saville twp., and woodland containing 14 acres, by Charlotte A. Rice surviving Admx. of Jacob A. Rice to Peter Smith for \$3,300.
 House and lot containing 7 acres, in Marysville borough (undivided) sold by A. J. Traver, Adm. of Geo. Ruple to Samuel Hart for \$325.
 House and lot in Newport borough sold by Peter Smith Administrator of William H. Smith to Mrs. Ellen Smith for \$590. House and lot containing 18 acres in Saville township sold by Catherine E. Trostle, Administratrix of Elias Trostle to Dr. L. Rodgers for \$1,200.

ORDERS FOR SALE OF REAL ESTATE.
 C. R. Smith, Executor of Caroline H. Gant dec'd., to sell 33 acres of land situate partly in the borough of Newport and partly in Oliver township.
 Isaac Troutman, Administrator of Joseph Lebkichler to sell 220 acres of land in Liverpool township also a lime kiln tract containing one acre in same township.

William Leedy, Administrator of Mary Leedy to sell house and lot in Penn township.

The next case taken up was from the civil list, Andrew J. Burd vs. Penn'a. Canal Co. Pliff was the owner of a boat named the "Two Brothers" with which he plowed the waters of the "raging canal." On or about the 10th day of May, 1876, deft. found himself with his boat loaded with 110 tons of coal on the 16 mile level of the Wyoming Division of the Penn'a. Canal.—When he arrived opposite Shickshinny he was compelled to drop anchor on account of a boat that had struck a rock, and went to the bottom. The canal authorities ordered pliff. to tie up and remain in his position until the water was drawn off the level and the wreck dragged out. About 2 1/2 feet of water remained when the boat went down after it had been drawn off, and after pliff. had retired with his family he was awakened by a crashing of the boat, and soon discovered that she was filling with water. Subsequent developments showed that a log was under the bottom of the boat where she wrecked, and to this cause pliff. attributed his loss. Charging the Company with negligence in permitting the log to get into and remain in the canal, he sought to recover damages for the injury he sustained. The defts. denied the allegation of negligence, and claimed that the boat was unseaworthy, that the rotten timbers and imperfect workmanship would have caused the boat to go to pieces if no log had been near. After consideration the jury returned a verdict of \$200 for pliff. Defts' counsel made a motion for a new trial.

OYER AND TERMINER.
 The next jury was called in the case of the Com. vs. Henry F. Croll. This was an indictment in the Oyer and Terminer upon two counts. 1st, for voluntary manslaughter, and 2nd, for involuntary manslaughter. It will be remembered that in the early fall Henry F. Croll, Esq., of Centre twp., while out hunting for pheasants and turkeys, late in the afternoon, shot at what he believed to be a turkey feeding in some grape vines. It proved however, to be a citizen of the twp., Levi H. Swartz, who was engaged in gathering grapes, and as he received the discharged of the Defendant's gun the result was his death in a short time afterwards. The evidence showed that the grape vine was large and leafy and the foliage of the tree upon which it climbed was very dense. Parties after the occurrence experimented by persons climbing into the tree and having others take observation from the point where Croll stood when the shot was fired. In each case the testimony was that the man in the tree was not visible and when he pecked at the grapes it made a movement similar to that of a turkey feeding. It was also in evidence that this grape vine was a feeding place for wild game. The question was one of negligence on the part of the accused. The Court instructed that if the firing of the shot was carelessness on the part of the deft., he was guilty of the 2nd count in the indictment no evidence having been given to sustain the first count.

His Honor also remarked that if the jury should find him guilty the lightest penalty the law imposed, should under the circumstances be inflicted. The jury found a verdict of guilty on the 2nd count of the indictment, and the court sentenced him to pay a fine of \$1 and

costs of prosecution, and stand committed until the sentence was complied with.

In the case of Com. vs. James H. Ferguson, Wm. S. Rickabaugh and Thos. Haines, the defts. made their escape on Friday night, and the recognizances were forfeited.

Court then adjourned until Monday morning for the transaction of miscellaneous business.

Bloomfield Christian Temperance Union.

Pursuant to notice, a meeting of persons favorable to the advancement of the temperance cause was held on Thursday evening, Jan. 10th, in the Presbyterian church of this place. After an address by Mr. Frank Hoyer, of Harrisburg, Mr. Abbott proceeded to form a Temperance Union. The following are the names of the officers elected for the first term:
 President.—B. P. McIntire.
 Vice Presidents.—J. A. McCroskey, Wm. M. Sutch.
 Rec. Sec.—H. Pennel.
 Cor. Sec.—Wm. H. H. McClinton.
 Treasurer.—Valentine Blank.
 Executive Committee.—Amos Foulk, W. H. Sponsler, Newton Francis, W. Weaver, Jas. Stine.
 Financial Com.—J. W. Gotwalt, H. A. Burn, Annie Dickson, Ida Abrams, Mrs. George Swartz.
 The support and favor of the public is respectfully solicited.
 Wm. H. H. McClinton,
 Secretary Pro. Tem.

Murphy Meeting in the Presbyterian Church on Saturday evening at 7 o'clock.

Come join our Temperance Union boys,
 Help raise the glorious banner!
 Beneath its folds obtain pure joys
 In Francis Murphy's manner.

With Charity for all and Malice none
 Will pledge ourselves for life:
 That by God's help no more we'll run
 A course of rum and strife.

Hold high your heads my suffering friends,
 Ring in this glad New Year!
 Sweet peace awaits and hope attends
 To give inebriates cheer.

We pity all who drink or sell
 Strong drink in this great land:
 We ask their aid to break the spell
 And lean on God's right hand.

Respectfully, &c.
 Wm. H. H. McClinton.

January 12, 1878.

Juniata County.—We copy the following from the Juniata county papers of last week.

The roof of a steam saw-mill, located in Millford township, opposite the residence of Henry Aughey, fell in on Monday, by which Henry Hersh had his left arm broken, and received other injury to his body. Samuel Dimm, of Perry county, who also considerably hurt about the head, body and left foot, Dr. Banks was summoned, and rendered such attention as the cases required. The men are both doing well.—*Sentinel*.

Evan Davis, a citizen of Fermanough township, was crossing Lost Creek on a sled, on Tuesday. One of the horses lost his footing, fell, and could not get up. He did not regain his feet till the ice was so broken that he got his feet on the bottom of the creek. The water was about eighteen inches deep.

Mr. James Cargill died at his late residence in Patterson, on Saturday night last, from a virulent attack of smallpox, which he contracted while in Huntingdon. He was buried the next day, only two persons accompanying the remains to the cemetery.

The meetings in the Presbyterian church at Academia, under the supervision of Rev. Mr. Oliver, continues to grow in interest, and much good is being accomplished in the name of the Master. The pastor has been ably assisted by Revs. Thos. Robison and W. H. Campbell.

Cumberland County.—We copy the following from the Cumberland county papers of last week:

A serious accident happened to Andrew Beistline, living about two miles South of Blosserville, on Tuesday last. He and his son were felling a tree along the creek and had tied a rope to it divert its falling, and the other end to a rail which was to act as a lever against a post. The tree in falling passed another tree which suddenly took up all that slack rope causing the mill to fly around with great force, striking Mr. Beistline, breaking his arm and severely injuring his side. We have not learned the condition of Mr. B. since the accident.—*Star*.

Samuel E. Bear, of Lower Allen township, reached into a threshing machine on Monday morning to remove an obstruction to the shaker, when his mitten was caught by the cylinder and his hand badly mangled. The thrasher stopped, or his arm would have been drawn in.

MARRIAGES.

SULLENSBERGER-SHERETS—On the 1st inst., at the residence of the bride's father, by Rev. J. S. Bear, Mr. W. S. Sullensberger of Dunsmuir, to Miss Ellen A. Sherets, of Buffalo township.

MCKEYNE-WRIGHT—On the 1st inst., in the U. B. Church, Mexico, Juniata county, by Rev. J. A. McGill, Rev. F. McBurny pastor of the Mexico U. P. Church, to Mrs. Kate Wright, of that place.

DEWALT-HAGER—At the residence of the bride's parents, by Rev. W. H. Herbert, Mr. Joseph A. Dewalt, from near Carlisle, to Miss Sophia Hager, of Spring twp.

BERNER-LISS—On the 3rd inst., by Rev. R. McPherson, Mr. Henry Berner, of Shade Gap, Huntingdon county, to Miss Ellen Linn, of Donnelly's Mills, Tuscarora twp., this county.

GERBER-MARK—At the house of Mr. Henry Long, Nov. 11th 1877, by Rev. D. S. Lentz, Mr. Abraham Grubb of Wild Cat Valley, Perry co., to Miss Ellen Meek, of Lykens Valley, Dauphin county, Pa.

THAYER-MARTIN—At the Lutheran parsonage in Liverpool, Nov. 27th 1877, by Rev. D. S. Lentz, Mr. George J. Thayer, to Miss Annie L. Martin, both of Liverpool Pa.

MITCHELL-FINKS—At the Lutheran parsonage, in Liverpool on the 27th ult., Mr. Amos Mitchell, to Miss Melinda J. Finks, both of Wild Cat Valley, Perry county, Pa.

SWEET-COOK—At the Lutheran parsonage in Liverpool, on the 3rd inst., Mr. Josiah Sweet to Mrs. Thursa Cook, both of Wild Cat Valley, Perry county, Pa.

MICHEL-QUAWWORD—On the 10th inst., at East Waterford, Juniata county Pa., by Rev. W. W. John, Minister of near Lossville, this county, to Mrs. Crawford of the former place.

DEATHS.

EBERLE—On the 27th of December, F. Deveny, son of J. B. and A. M. Eberle, formerly of this county, aged 1 year, 2 months and 6 days.

SMITH—On the 3th inst., in Centre twp., Miss Mary Smece, aged 42 years.