THE TIMES.

Local Department.

PENNSYLVANIA R. R. - MIDDLE DIVISION. On and after Monday, Nov. 8th, 1880, Passenger Trains will run as collows.

WESTWARD. Way Math Acc. Pits. PRINCIPAL Pass Tr'n Tr'u Ex. STATIONS. Mill J'us Mail A.M. P. 20, P. M. P. 20, P. 9.50 1:48 7.00 PITTSBURGH.

P.M. A.M. A.M. A.M.

22 Pacific Express West will stop at Duncannon at 4.83 and at Newport at 3.11 a. m., when Hagged.

23 Going West, the Way Passenger leaves Harris burg baily theother trains Daily except Sunday.

Fast line West, daily, etopling on SUNDAY ONLY, at Duncannon 4.99, Newport, 4.9 P.M.

Pacific East runs daily except Monday, stopping when flaged, at Newport, 1.17 A. M., Duncannon 11. vi, arriving at Philadelphia at 3.45 P. M.

Brief Items.

correspondents who wish their articles published must have them in not later than Sat urday. Letters received Monday morning scarce-ly ever get published.

See 8th page for a list of good Harris-burg business houses.

A young man named Whitmoyer had his hand badly crushed while coupling cars at Marysville on Sunday night.

Mr. David Hess of Carroll township, last week killed two nine months old pigs that cleaned 496 pounds.

The Jeffersonian club of this place celebrated the battle of New Orleans, by a supper at Ensminger's Hotel.

Sleds have been busily running the past week loaded with grain, ties, &c., down, and coal up.

Rev. J. W. Ely and wife of Blain, are happy over the arrival of a little daugh-ter, which arrived on the 7th inst.

The Marshall furnace at Newport was again unfortunate and had to stop some days for the repair of some broken machinery.

Philip Zimmerman has been arrested and held for trial, charged with setting fire to the saw mill recently burned near Millersburg.

Hon. C. J. T. McIntire, we are sorry to state is still confined to his house and is quite ill. Several cases had to be con-tinued on that account, which had a tendency to shorten the term.

A Northern Central railroad brake-man had his ears so badly frozen week before last, that when he stopped at Shrewsbury to warm them, and rub them, they dropped off.

Mr. Jacob E. Murray formerly of Liv-erpool this county, died very suddenly at the residence of his son in Harrisburg on Wednesday. Apoplexy was the cause of his death.

The stockholders of the Duncannon Iron company have decided not to start their furnace at that place till spring or till the iron prospects are a little bright-

A boiler explosion at the Allentown rolling mills on Friday morning did much damage to the works, caused the loss of ten lives, and serious injury to many others.

We notice that Mr. John Magee, son of R. L. Magee, Esq., of Centre twp., this county, has captured a Californian bride. John's many friends here will tender him their best wishes.

Sheriff Beers took possession of the stone fort on Saturday a week, and there is no doubt he will make as gentlemanly and popular officer as Sheriff Gray his predecesor.

Mr. Nathan Henderson of Greenpark who has been confined to his bed for ten weeks with poor prospects of getting up again, has began to improve with a good prospects of recovery. His physician is now Dr. Ellerman.

Miss Phemie J. McKee of our town left this morning for Chester Valley Academy, at Downingtown, Chester Co., where she will take charge of the musical department of that institution.

Mr. A. B. Comp. of Centre twp., was unfortunate in his horse stock last week. He dragged out one of his best ones. In drenching it the horse bit off the neck of the bottle, which perhaps was the cause of its death.

Mr. Livingston, who was killed by a tunatic at the asylum gate Wednesday evening, was a native of Watts town-ship, this county. He was a genial, good hearted man, and one who was generally liked. He was aged about 37

We are indebted to Geo. E. McClellan and Chas. H. Kitner, both graduates of this office for late Colorado papers. The boys are both w rking at their trade, and we are glad to hear are doing well-They were excellent compositors

Amaziah Livingston, the mail carrier to the asylum at Harrisburg, was shot and instantly killed on Wednesday evening. The murder is supposed to have been done by John Lawser a pa-tient who had been allowed to go to the city, where he had secured a pistol.

Mr. Samuel S. Wilt, formerly, a resident of Liverpool, this county, was recently home on a visit. He has for a couple of years been in the Northern part of Michigan. He has again gone west, this time bound for Omaha, Neb-We wish him a safe journey.

A little five year old son of Mr. Daniel Reeder, of Elliottsburg, died quite suddenly on Wednesday last. He had an attack of Rheumatism of the heart and his father was sent for. While going home he stopped in this place to take Dr. Bollinger along with him, but before reaching home a messenger met him with the news of the lad's death.

On Friday a week, the mail carrier between Keystone and Duncannon, was unable to manage his horse which became frightened, and he and a gentle-man with him were thrown out, the latter breaking his leg, and the horse ran away and demolished the sleigh.

A man who is well acquainted with A man who is well acquainted with the Albright family and their relations says the story in the Harrisburg papers bears evidence of being false, for one reason. And that is Sam Albright has no cousin or other relation that has been in California and consequently none could come from there.

Another Sudden Death.-This community was greatly shocked on Sunday morning to hear of the death of A. M. Markel, Esq., who the previous evening had been in excellent health. For some time he has been troubled by inability to sleep at night, and has been taking medicine to aid nature. Saturday he had obtained from Dr. Hunt a preparation of which he was only to take ten drops .-About one o'clock, he and Mr. Wilson Smee sat by the stove, when Mr. Markel took out his vial of medicine, and, placing it to his lipe, drank a portion of its contents. He then said to Mr. Smee, (who is troubled with asthma and cannot sleep some nights,) " perhaps if you would take some of this it would help you to go to sleep." As he said this, he raised up in his chair but had only got part way up when he fell back and rolled heavily to the floor. Mr. Smee went to his aid, but to his inquiries as to what was wrong, no reply was made and Mr. Markel never spoke again. Physicians were with him in a few minutes, but all efforts to restore him were of no avail and shortly before six o'clock he died .-Mr. Markel was a young man generally liked, and one who made many warm friends. During the fall campaign when he was candidate for Senator from this district, he showed by his speeches that he had the ability to have done credit to his constituents had he been called to fill the position. His sudden death will be a great shock to his friends, who, knowing his worth as a man will the more deeply sympathize with the relatives in this sad affliction. The deceased was 28 years of age. His death took place at Ensminger's Hotel, where he boarded, but his remains were taken to the residence of his mother at Markelville, from where the funeral will take place on Tuesday.

A Woman Killed .- Yesterday afternoon, while the Chicago day express, due here at 3:35 p. m., was passing Middletown, on its was east, and while crossing the canal bridge at Portsmouth the engine struck an aged lady named Mrs. Holstein, throwing her off the bridge on the ice and snow in the canal, killing her instantly. Mrs. Holstein resided with her married daughter, Mrs. Warrick (or Warnick), and was in the habit of crossing the bridge to take a short cut home. She had been to the butcher's to get a piece of meat and was caught on the bridge with the result above stated. She had been frequently warned not to cross the railroad bridge. The scene which followed when her daughter sat by the dead body of her mother on the ice is described as having been heartrending. An inquest was held over the body, the jury rendering a verdict in accordance with the facts .-Patriot of the 6th inst.

A Strange Case. - On Saturday a week, Thos. Sweeger, a young man teaching school in Spring twp. had a small pimple appear on his cheek bone. The pimple was very itchy a day or so and then became painful; the pain increasing so that by Tuesday it was almost unbearable. Medical aid was called in but no relief was obtained and on Wednesday morning Mr. Sweeger died. No other cause for his death is known than the pain from the pimple, and the case is a very peculiar one. The deceased was a very worthy young man, aged about 21 years.

funiata County .- We copy the following from the Juniata county papers of last week :

Several days ago a tramp Irishman in jail, struck for higher board. He in-formed Deputy Sheriff Wilson that he had plenty of victuals, such as potatoes, meat, bread and molasses, but he felt as if he ought to have something different in the way of diet. T called to quiet the man. The Sheriff was

Wm. Banks, of Fermanagh township. is feeding seventy head of western ca tle. These are all fine cattle and wi average 1200 pounds. He will have them ready for the Eastern market by next June, and expects to make them average 1500 pounds by that time.

Some of the citizens of Susquehanna Some of the citizens of Susquehanna township were very unfortunate the last few weeks. John Phillips lost a mule valued at \$150. The animal in some way got fast with his legs, and in trying to free himself, ruptured his maw, causing almost instantaneous death. H. K. Frymoyer's old Jim der Ka len der mocher died of horse disease, and a very valuable animal owned by Levi Stroup, died of an unknown cause. died of an unknown cause.

Some nights ago, as ex-Sheriff Walls was coming down the railroad on a mid-night train, he noticed that a couple of young men partook of drink freely,— One of the party got on the train at a station in Huntingdon county. Before

the train arrived at this station the Huntingdon county man charged his new found friend with baving picked his pecket of \$50. The stranger charged with the theft was searched at this place by Walls and W. D. Cramer. The money was found on his person. Some of it was hidden in his boots. Mr. Cra-mer took the thief to Harrisburg, where he was committed to jail in default of

On Wednesday of last week, Mr. Thompson Kepner, of Turbett township had his lower jaw broken in two places by being struck on the right side of the face with an iron lever, while engaged at work in the woods hoisting logs. The stroke of the lever rendered him insensible for a short time, but on being restored to consciousness, he walked home and had Dr. G. M. Graham summoned, who set the broken jaw, and Mr. K. has so far recovered as to be able to talk again.

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

The County Commissioners on last Friday, appointed our young townsman, Mr. Augustus Richey, as Mercantile Appraiser.

The family of William Houser, in Newville, had a narrow escape from suffocation by gas one night recently.—The heavy snow which fell during the night, closed the flue, and caused the sea to see the heavy. gas to escape below.

Isaac Mishler, an aged resident of Mechanicsburg, died suddenly in West Virginia last week, where he had been engaged in superintending farming op-erations. His remains were brought home and interred at Chestnut Hill on

[Reported by John C. Wallis, Esq.]

Court Proceedings. - At a Court of Common Pleas, Court of Quarter Ses sions, and a Court of Oyer and Terminer and General Jail Delivery began and held in Bloomfield for the County of Perry on the 3d day of January, A. D. 1881, being the first Monday in January, before the Hon. B. F. Junkin, President, and Samuel Noss and William Grier, Esqra., Associate Judges, the following proceedings were had, viz:

The Sheriff made return of the Venire Fascias.

The Constables made their returns.
The Grand Jury were sworm.
The Commission of J. W. Beers, Esq., as high Sheriff of Perry County, was read in open

SURETY OF THE PEACE CASES.

The Com. vs. Samuel L. Bomgardner.— Charge of Threats. In this case the defendant was accused of having threatened Mr. Daniel Power, the prosecutor, in body and estate, and on the trial it was proven that he said on one occasion that he "would break the prosecutor up," and on another occasion that he "could up," and on another occasion that of blood," poison the prosecutor with a drop of blood," poison the parties halled from the classic shades etc. The parties halled from the classic shades etc. of Fishing Creek and were mutually at logger-heads with each other. The Court ordered the defendant to pay the costs of prosecution. Seibert and Dist. Att'y Wallis for Com. Bar-

Seibert and Dist. Att'y Wallis for Com. Barnett for deft.

Com. vs. John L. Beigh. Charge of desertion of wife and child. Mrs. Elizabeth A. Beigh, prosecutor. This was a proceeding under the Act of 1867 by the wife against her husband for support and maintenance. Mr. Beigh, who is a boatman living at Liverpool, sometime last spring married the young woman who prosecuted him in this case, and took her to his father's house to live, where she alleged she was ill treated so that she was unable to stay there, and, consequently, went home to her mother, and has been living there since August last with her little child. She testified that her husband had given her only a couple dollars and a dress and a yard or so of muslin dollars and a dress and a yard or so of muslin during the whole period of their marriage, and that these gifts were somewhat insufficient to support a woman and child for eight months, and that she ought to have a more liberal allowance than that to live upon. It appeared also that Mr. Beigh had told witnesses that he wouldn't do anything for his wife, and that he didn't intend to support her. There was also some testimous showing that he earns a fair some testimouy showing that he earns a fair sum of money every year by beating, getting \$14 a month 8 months out of the year. The Court, after hearing the evidence, sentenced the defendant to pay to his wife \$50 a year in semi annual installments, and costs of prose-cution, and to stand committed till sentence is compiled with. The defendant went to jall:

Dist. Att'y Wallis for Com. M'Allister for deft.
Com. vs. Frank J. Smedley. Charge of desertion of wife. Mrs. Mary E. Smedley procedure. This was an action similar to the last.
The parties were married in 1865 and lived in The parties were married in 1865 and lived in Marysville for several years and also in or near Newport, but their married life was unhappy and they separated by consent in 1874 and the husband went west after providing for the support of the wife by securing her the sum of four dollars a week until they should again re-unite. Mr. Smedley while in the west procured a divorce in Utah,—one of those double-action, duplex, patent divorces furnished by Utah Courts on demand, and sent to any part of the world, and to the State of New Jersey, on receipt of the price.—and returned to this of the world, and to the State of New Jersey, on receipt of the price,—and returned to this State a couple years ago and took up his residence in Union County where he went into business and—married another woman. He was arrested by his first wife for describen last summer and the case was ready for trial at the October Term 1889. Before the term of Court at which he was to be tried arrived he made an offer of settlement to his wife which she agreed to accept and the case was continshe agreed to accept and the case was continued in order to draw the papers of settlement and have them executed by the parties. But it seems that Mrs. Smedley had a spasm of indignation and disgust, and, after reflection, refused to consummate her agreement to settle, and insisted on getting satisfaction through a public trial of the case, and accordingly the case was tried at this term of Court. The proof disclosed a most distressing state of affairs between the parties. After heaving the evidence the Court refused to order the defendant to pay anything for the support of the prosecutrix and directed the wife and the husband to pay their own costs. The Court advised the woman very properly that if she advised the woman very properly that if she wished her husband to live with her and maintain and support her she must act like a seeman and behave herself so that a man can live with her and not like a creature that would be devil the life out of a saint. The defendant just before the trial had offered the defendant just before the trial had offered the woman \$6 a month as long as she lived, which she refused and demanded the satisfaction of a trial in Court. It is to be hoped that the "satisfaction" she received is more satisfactory to her now than the money would have been.

M'Allister for Com. Selbert for deft.

CRIMINAL TRIAL LIST.

Com. vs. Jos. M. Harmon. Charged of For-nication and Bastardy, on the cath of Ellie Gallagher. The parties were from Duncannon.

The defense in this case was that the young lady was probably mistaken in the man, and an effort was made to show that one Mr. Reyers was presumably the one who was the father of the child, but, unfortunately for the defense, the Jury took the contrary view of the case and brought in a verdict of guilty against the defendent, who was sentenced in accord with the usual custom in such cases and was committed to jail. Barnett and Dist. Att'y Wailis for Com. Sponsier and Sponsier for defendant.

Waills for Com. Sponsier and Sponsier for defendant.

Com. vs. S. P. Kern. This was a case against Mr. Kern on the charge of refusing a transcript while being a Justice of the Peace in the borough of Biain, on eath of F. C. Potter, the defendant in a suit before the said justice. It appears that Mr. Potter was sued by the firm of Mauger & Co., before Mr. S. P. Kern, the Justice of the Peace, who gave judgment against Mr. Potter and in favor of Mauger & Co. for \$28 and costs of suit, in the month of November last; and a couple days after the entry of the judgment Mr. Potter appeared and demanded a transcript of the Justice's proceedings in the case and tendered the Justice the legal fee of \$0 cents therefor, but the Justice refused to deliver him a transcript unless he paid all the costs in the case, which Mr. Potter declined to do, and at once indicted Mr. Kern for a misdemeanor in office under the act of Assembly making a refusal to deliver a transcript on demand an indictable offense. On hearing the evidence the Court instructed the jury that the Justice had been guilty of a violation of the law and ought to bave delivered the transcript, because it was not asked for the purpose of appeal or certiorari but eimply for the inspection of Mr. Potter the defendant the purpose of appeal or certiforari but simply for the inspection of Mr. Potter the defendant in the case before the Justice, and in such a in the case before the Justice, and in such a case the legal fee for a transcript is only 40 cents. But in consideration of the fact that there has been some difference of opinion among lawyers as the correct construction of the law in the premises, and because it did not appear that the Justice intentionally and corruptly violated the law the Jury were told they ought to acquit the defendant which the Jury thereupon did without leaving the box. Potter and Dist. Att'y Wallis for Com. Barnett for deft.

The following is the opinion of the Court: PER CRUMUM

JUNEIN, P. J.

The defendant is a justice of the peace, and on hearing, rendered a judgment on 18th Nov., 1880, against the prosecutor. Orlando Potter for \$28.—Potter being defendant in said judgment, sometime after, demanded a transcript of the record from the justice, and tendered him forty cents, the amount fixed as the justice's fee for an ordinary transcript. The justice refused the transcript unless the prosecutor would pay all the costs, under the act of the 2d March 1868 (P. L. page 275.)

The question is, had the justice a right under the said act to demand payment of all costs before delivering a transcript of his record. We are of the opinion, that the act of 18.8, only applies to appellants, and plaintiff desiring a transcript for the purposes of entering up the judgment as a lein in the Court of Common Pleas. The language of the act is, the justice "shall be entitled to demand and receive from the appellant, and from the plaintiff desiring a transcript for entering in the common pleas or other transcripts in any case tried before him, before giving a transcript of appeal, or other transcript, all costs that may have accrued in the said action." The obscurity arises from the expression "or other transcripts what it is evident these words are used to designate transcripts of appeal and for lien, as there could be no intention to compel payment of costs by any but a party to the action, and then when the party was about to appeal, or secure iden in the condition of compel payment of the right to conclude that it is wanted for the purposes of lien, and he may demand all the costs. But when the losing party demands a transcript only, it can be for neither lien nor appeal and then only forty cents can be demanded. So if a stranger to the action demands a transcript only, it can be for neither lien nor appeal and then only forty cents can be demanded. So if a stranger to the action demands a transcript only, it can be for neither lien nor appeal and then only forty cents can be demanded. So if a stranger to the action d

LIST OF NOLLE PROSEQUIS.

Com. vs. Hiram Weaver. Charge of fornication and bastardy, on the oath of Lizzie White of Duncannon. Indictment No. 3 found at the October Term, 1880. Costs paid.

Com. vs. Henry Sarver and Geo. Kramer, Supervisors of Greenwood township. Charge of perglect to keep open and in expert the of neglect to keep open and in repair the public roads, on the return of the constable. Indictment No. 5, October Term, 1880. Costs

paid.

Com. vs. Henry Sarver and Geo. Kramer. Charge of neglect to keep up and maintain Index Boards at the intersection of public roads, on the return of the constable. Indictment No. 7, October Term, 1880. Costs paid. Com. vs. John Freeland and Henry Moore, Supervisors of Howe township. Charge of neglect to keep open and repair the public road, on the return of the constable. Indictment No. 6, October Term, 1880. Costs paid.

ment No. 6, October Term, 1880. Costs paid.
Com. vs. Jacob Fleisher and Benjamin
Flekes, Jr., Supervisors of Oliver township.
Charge of neglect to keep up and maintain
index Roards at the intersection of public
road, on the return of the constable. Indictment No. 8, October Term, 1880. Costs paid.
Com. vs. Annie Rice. Charge of fornication, on the return of the constable. Indictment No. 9, October Term, 1880. Costs paid.
Com. vas. Geo. W. Lupfer, Saml. Bealor,
Lewis Baker, Horace Bixler, Maggie Howenstein, Alice Fleisher, st. al. Charge of larceny
and receiving, on the oath of Philip Leonard of
Markelville—the watermelon frolic case. Indictment No. 11, Cctober Term, 1880. Costs
paid. ment No. 6, October Term, 1880. osts paid.

paid.

Com. vs. Geo. L. Adams. Charge of fornication and bastardy, on oath of Jane Wright, of Howe township. Case settled by the marriage of the parties. Costs paid.

Com. vs. Joseph Leiter. Charge of assault and battery, on oath of Wm. G. Shuman, of Millerstown. Costs paid.

Indictments Found by the Grand Jury.

Com. vs. Andrew J. McGowan, Elizabeth McGowan and John A. McGowan, Indict-ment for burglary, larceny and receiving stolen goods. Jonathan Wert, prosecutor. Com. vs. Andrew J. McGowan, Elizabeth McGowan and John A. McGowan. Indict-ment for larceny and receiving stolen goods.

Jonathan Wert, prosecutor.

Com. vs. Joseph M. Harmon. Indictment for seduction, fornication and bastardy. Ellie

Gallagher, prosecutrix.

Com. vs. Simon P. Kern, Justice of the Peace. Indictment for refusing to give a Transcript upon demand and tender of fee therefor. Fernando C. Potter, prosecutor.

Com. vs. Daniel Keck. Indictment for fornication and bastardy. Mary E. Smeigh, prosecutix.

prosecutrix. Com. vs. John Stambaugh. Indictment for fornication and bustardy. Mary A. Baker, prosecutrix.

Indictments Ignored by the Grand Jury. Com. vs. Frank S. Smedley. Charge of bigamy. Mary E. Smedley, prosecutrix. No bill and the county to pay costs.

In the case of the Com. vs. Thomas Mc-Kelvey and Elizabeth McKelvey, convicted of violation of the liquor laws, in which the question of the liability of the county for costs was argued before the Court by C. H. Smiley and John C. Wallis on Dec. 27th last, the Court now files an opinion and decides that the county is liable and bound for the costs. This does not relieve the defendants, who can still be made to pay, provided they have property subject to execution.

COMMON PLEAS. MISCELLANEOUS BUSINESS

Rule granted to show cause why the service had on the defendant in the case of Lightner vs. Zeigler should not be declared days.

insufficient, eet., and a correct service ind.— Barnett for the rule and Sponsier for deft. Sale of land of John Harrold by his assig-nce John S. Weaver, revoked by the court, and the assignee directed to refund to the pur-chaser, Elias B. Leiby, the purchase money.— Smiles att'e

chaser, Elias B. Leiby, the purchaser money.
—Smiley, att'y.

Report of Chas. H. Smiley, auditor to distribute balance in the hands of assignees of Samuel Smith, filed.—Smiley, att'y.

In Hollahan vs. Ebersole and Hollahan.
Christian Heishley, rule granted on the garnishee to answer interrogatories filed in the prothonotary's office within ten days.—Mc-Intire, att'y.

An order of publication was granted in the case of Geo. M. Bradfield vs. Elizabeth E. Bradfield, in divorce. McIntire, att'y.

Theo. Long, of Harrisburg, and Wisson Lupfer, of Bloomfield, were appointed commissioners to take testimony in the divorce proceedings between Geo. L. Drexler vs. Alvida Drexler.—McIntire, att'y.

U. W. Rinesmith was appointed commissioner to take testimony in the divorce case of Harriet Patterson vs. R. M. Patterson.—Jurkin, att'y.

Harriet Patterson vs. R. M. Patterson.—Jur.
kin, att'y.
Report of C. H. Smiley, auditor to pass upon the exceptions and to distribute balance in
the assigned estate of W. B. Diver, filed.

An order was made authrizing Sheriff Beers
to acknowledge four deeds made by Ex-Sheriff Gray to Isaac Billman, James Lowe, WilLam H. Minich and Elias Leiby.—Smiley,
McAllister, Potter and Markel, respectively,
att'vs.

McAllister, Potter and Markel, respectively, att'ys.

The account of Jno. S. Wetzell, assignee of Benj. F. Rice and wife of Saville twp, filed. No att'y.

Rule granted on Sarah A. Burtnett to bring action of ejectment within 90 days or be debarred from right of action thereafter.—Sponsier and Junkin, att'ys.

Wilson Lupfer appointed auditor to distribute balance in the hands of John S. Wetzell, assignee of the estate of B. F. Rice.

tribute balance in the hands of John S. Wetzell, assignee of the estate of B. F. Rice.—Markel, att'y.

Confirmation of sale in the assigned estate of Ann J. Liddick held under advisement.—McAllister, att'y.

William Lodge, assignee of Michael Bitting under deed of assignment for the benefit of creditors, discharged by the court.—McAllister, att'y.

creditors, discharged by the court.—McAilister, att'y.

Sale of real estate by Chas. Whitekettle, assignee of Samnet F. Watts, to Samuel Lupfer, confirmed by the court.—Markel, att'y.

The appointment of Jos. S. Smith as keeper of the fail, confirmed by the court, with a salary of \$175.00 per annum.—W. H. Sponsler, att'y.

The report of Calvin Neilson, auditor to make distribution of the money in the hands.

make distribution of the money in the hands of J. T. Robinson, assignee of Wm. H. Kauf-

man, was filed. The testimony taken before the commissioner, W. H. Sponsler, in the divorce case of John E. Hinkle vs. Sarah J. Hinkle was filed, and a decree of divorce granted by the court.

—W. A. Sponsler, att'y.

-W. A. Sponsier, att'y.
Sale of certain real estate by B. F. Hall, assignee of Chas. Stutzman, to Geo. A. Shuman, confirmed by the court.—Seibert, att'y. ORPHANS' COURT.

Ellas Long appointed guardian of David Long and William Long, minor children of Sarah E. Long, on giving bond of \$800. Sei-

bert, att'y.

Rebecca Willis appointed gurdian of Grace
E. Willis and Robert M. Willis, minor children of Robert N. Willis, dec'd. Barnett,

A third pluries order of sale awarded to Abraham Fry, executor of John Linn, dec'd, to sell real estate of decedent for payment of debts. Sponsler, att'y. debts. Sponsier, att'y.
Sale of real estate of John S. Wetzell, administrator c. t. a. d. b. n. of the estate of David Sweger, dec'd, to David P. Sweger and Irwin George, confirmed by the Court. Mar-

kei, att'y.

A decree was made awarding certain real estate to Michael Shatto, Sr., and Margaret Shatto. McIntire, att'y.

An order was made permitting Conrad Roth, guardian of Sarah J. Orwan, to pay hisward the interest in his hands, and further accumulations, arising from an investment in U. S. government bonds of \$1200. Potter, att'y.

Rule on Jesse B. Johnson, administrator of Rule on Jesse B. Johnson, administrator of Elizabeth Landis, to show cause why an order of sale should not be ordered of the real estate of the decedent to pay her debts, at the instance of Charles Troutman, a credi-tor of the decedent. Potter, att'y. John S. Wetzell appointed a trustee to re-ceive the one-third of \$784.15 and to pay the interest thereon to Catharine R. Reeder, wid-

CONTINUED ON STH PAGE.

MARRIAGES

MILLIGAN—SOUDER—On the 5th of Jan. 1881, at the Lutheran Parsonage in Blain; by Rev. J. Frazier, Samuel F. Milligan to Catharine J. Souder, both Smithville, Peoria co., Id.

/ MAGEE—GABRETT—On the 24th of December 1880, at Chico, California, by Rev. J. B. Warren John W. Magee formerly of this place, to Missiessie M. Garrett, of Chico.

COMP—TAYLOR—At the residence of the bride's parents, Jan. 1d, 1881, by the Rev. S. Aug. Davesport, John A. Comp of Tyrone tp., to Martha J. Taylor, of Madison tp.

LONG—ELLIOTT—On the 21st of Dec. 1880, by Levi Light, J. P., Wilson Long to Martha Ellioti, both of Liverpool tp.

HENDERSON—FOULE—At the Reformed Parsonage in Newport, on the 9th of Dec. 1880, by Rev. J. Kretzing, Chas. S. Henderson to Lizzie Foulk, both of Shermansdale.

TURSER—GRUNB—On the 30th of December 1880, in the M. E. Church, in Liverpool, by Rev. E. H. Creever, Wilson L. Turser of Marysville, to Emma Grubb, daughter of Abram Grubb, of Liverpool.

MOOILE—Wilson—On the 21st of Dec. 1880, by

erpool. MOORE-WILSON-On the 21st of Dec. 1880, by Rev. McCord, Michael Moore to Jennie Wilson,

erpool.

MOOHE—WIISON—On the 21st of Dec. 1880, by Rev. McCord, Michael Moore to Jennie Wilson, all of Duncannon.

McCoy—Auchinhaugh—On the 22th of Dec. 1880, by Rev. U. H. Heilman Jesse K. McCoy to Emma E. Auchinbangh, both of Fenn to.

McGinnes—Baskins—At the M. F. Parsonage in New Buffalo, oathe 30th of Dec. 1880, by Kev. T. M. Griffith, J. C. McGinnes to Maggie Baskins, both of Buffalo tp.

Biller—Jones—On the 6th of January 1881, at the M. E. Parsonage in Newport, by Kev. N. W. Colburn, Jerome K. Bixler, of Newport, to Chara E. Jones of Donnally's Mills.

DOUGHTON DIEHL—On the 4th of Jan. 1881, at the Ganti House, in Newport, by Rev. N. W. Colburn, W. H. Doughton, of Ellioteburg, to Martha A. Diehl, of Hioomfeld.

SCHMCKENGUST—CLOUSER—On the 22d of Dec. 1880, at the residence of R. D. Tagg, in Harrisburg, by Rev. A. Graul, Charles Schrickengust, of Harrisburg, to Mary V. Clouser, of Centre tp., this county.

WOLF—Bealon.—On the 6th of January, 1881, at Newport, by Rev. N. W. Colbura, Adam Wolf, of Elliotsburg to Ida J. Boalor, of Centre township.

Shoemaker—Reisinger.—On the 22th of Dec. Shoemaker—Reisinger.—On the 22th of Dec.

SHOEMAKER—REISINGER.—On the 28th of Dec., 1850, at Newport, by Rev. M. Colver, Samuel D. Shoemaker, of Sandy Hill, to Martha J. Reisinger, of Ickesburg,
SMITH—RICE—On the 26th of December, 1850, by Rev. McCord, Arch Smith to Lillie Rice, all of Duncannon.

by Rev. McCord, Arch Smith to Lillie Bice, all of Duncannon.

RILERMAN-EMILET.—On the 28th of Dec., 1889, by Rev. F. Aurand, August Rilerman to Sallie R. Emiet, both of near Blue Ball, this county.

WILHIDE—HOLLENBAUGH—At the residence of the bride's parents on Jan. 6th, 1881, by Rev. J. W. Ely, Milo N. Wilhide to Miss Annie E. Hollenbaugh, both of New Germantown.

DEATES.

CHOMILIGH —On the 25th of December, 1880, at Duncannon, John B. Cromleigh, aged 43 years, a months and 23 days. Fooss.—On the 24th of Dec., 1880, John, son of Samuel A. and Madgalena Foose, aged 4 years, 9 months and II days.