

THE TIMES.

New Bloomfield, August 9, 1881.

NOTICE TO SUBSCRIBERS. Look at the figures on the label of your paper...

NOTICE TO ADVERTISERS. No cut or stereotype will be inserted in this paper unless light face and on metal base.

The condition of the President is very satisfactory to his physicians, and they consider him pretty nearly out of danger.

A SYMPATHIZING glassware firm has presented Mrs. Garfield, anonymously, with an elegant service of glassware.

CARRYING concealed weapons is against the law and the Mayor of Philadelphia is trying to enforce the law in that city.

THE folly of pardoning criminals whose grave offences have been sufficient to incur the penalty of imprisonment for life is again illustrated by the career of Ham White.

By some means the pardon, though signed by President Hayes, is dated March 5th, and is consequently illegal.

Negligent Postmasters to be Prosecuted.

WASHINGTON, D. C., August 1.—Forty-three postmasters at Presidential offices have failed to render their quarterly reports to the Postoffice Department for the quarter ending June 30, 1881.

A Cowardly Assault.

LANCASTER, OHIO, August 3.—A dastardly attempt was made to murder Henry Lehman, treasurer of Greenfield township.

Dead at a Barroom Table.

A middle-aged man, apparently a tramp, entered the liquor store at Mercer and West Third streets yesterday.

Expensive Farming.

Mr. Loring, the new Commissioner of Agriculture, has investigated the experiments of his predecessor, Le Duc, and the result has shown that the public money has been wasted in visionary schemes.

Carolina tea farm and report on the advisability of continuing it. His report has just been made, and it is by no means creditable to the administration of the late commissioner.

Two Good Laws.

A bill declaring a wife a competent witness against her husband, where he commits an assault upon her, has passed the Georgia Senate.

PITTSBURG, August 2.—Thieves stole \$2,000 worth of goods from Hendrickson & McClure's hardware store, at McKeesport, on Sunday night.

Miscellaneous News Items.

John McComb and Isabella Wright were killed while walking on the track of the Stonington railroad, near East Greenwich, Rhode Island, on Saturday evening.

A shark near seven feet long went into a dry dock near Fort Mifflin with a steamer, and was not discovered until the water was nearly pumped out.

The freight engineers, conductors and brakemen on the Illinois Midland Railway, from Peoria to Terre Haute, have quit work until paid three months' back pay due them.

Some alleged Indians have been camping at Greenwood Lake making baskets and other ornaments to sell to the visitors.

A Dublin special of 3rd inst., gives an interview with Archbishop Croke on the land question.

The Marshall, Minn., Messenger says: Mr. Brownell, living near Marshall, went to town last week with some jars of butter packed in snow.

It is reported that the wife of an Elgin, Ill., manufacturer, hearing that her carriage horse, which was being used in a team, had been beaten with a board by a driver when overloaded.

On last Thursday, while Mr. Thomas H. Farum, a traveling salesman, was visiting Dublin, Ga., he was stung on the lower lip by some kind of an insect or spider.

James Butler, Esq., Clerk of the Roxbury Carpet Co., Boston Mass., employing eight hundred hands, in a late communication concerning the admirable working of an article introduced into the factory.

Reported by John C. Wallis, Esq. Court Proceedings.—At the regular August Court, held last week, the following proceedings were had:

COURT OF QUARTER SESSIONS. On motion of Hon. Chas. H. Smiley, Edward R. Sponser, Esq., was admitted to the Bar.

Commonwealth vs. John W. Smith, of Saville twp., at the suit of his wife for desertion. In this case it appeared that the defendant had been arrested at the instance of a young woman for fornication and bastardy.

with a bad intention, viz: that he meant to leave his wife and never live with, nor support her, it evidently being his belief that the way to get rid of a woman is to marry her, which, however, is a great mistake for any man to make.

Com. vs. Mary Rice, of Marysville, Mary Longnecker, prosecutrix. This was a difficulty between neighbors, such as sometimes happens when women talk too much, which, of course, is very seldom indeed.

NOT TRUE BILLS. Com. vs. Mary Rice, Charge—Common Scold. Mary Longnecker, prosecutrix.

Com. vs. William Redman, Charge—Malignant mischief. J. A. Rice, prosecutrix. Com. vs. John Rice, Charge—Fornication and Bastardy.

Com. vs. John H. Hill and Margaret A. Hill, Charge—Assault, with intent to kill, on oath of Joseph Hill, of Toboyne township.

Com. vs. Gustave Boles, Charge—Assault and Battery, on oath of William Hall, of Spring township.

Com. vs. Adam Wolf, Charge—Assault and Battery and poisoning a fire-arm at another, on oath of John S. Bitter, of Landisburg.

Com. vs. Daniel Keek, Charge—Fornication and Bastardy, (No. 5, Jan. T. 1881.) on oath of Mary E. Smelgh, of Landisburg.

Com. vs. S. M. Lightner, Charge—Assault and Battery, on oath of Robt. A. Morrow, of Tyrone township.

Com. vs. Benj. Dillman and J. W. Johnston, Charge—Larceny and receiving stolen goods on oath of Andrew Loy, of Loysville.

Com. vs. S. M. Lightner, Charge—Assault and Battery, on oath of S. M. Lightner, of Landisburg.

Com. vs. Emanuel Morrison, Charge—Threats, on oath of David A. Biers, of Tyrone township.

Com. vs. Jos. C. Leonard, Charge—Larceny and receiving stolen goods, on oath of Ulrich Rumbaugh, of Greenwood township.

Com. vs. William Reeder, Charge—Assault, on oath of William Kane, of Spring twp.

THE CRIMINAL TRIAL LIST. Com. vs. Wm. Redman, Charged with throwing stones through the U. S. Mail Coach, at Newport, on July 4th, 1881.

Com. vs. John Rice, alias Smolniker Rice, charged with fornication and bastardy on oath of Caroline P. Jacobs of Juniata township, twp. In this case the defendant appeared at the bar for trial without a lawyer.

Com. vs. Jas. M. Ragar and Saml. Kepner, charged with Larceny and receiving of stolen goods. John Hartzell, prosecutrix. This case discloses the fact that "there is many a slip 'twixt the cup and the lip" and likewise many a failure to discover and bring to punishment the perpetrators of crime.

Surety of the Peace. Commonwealth vs. John W. Smith, of Saville twp., at the suit of his wife for desertion. In this case it appeared that the defendant had been arrested at the instance of a young woman for fornication and bastardy.

on the next morning, and the goods were divided into two bundles as if two men had done the deed and divided the spoils; but, on the other hand, there was no evidence tracing the goods into their possession and no proof of their taking them, and, consequently, the case against them was necessarily insufficient to convict.

Hetty Fisher vs. H. O. Orris' use. (Folged Issue). In this case a canal boat was levied on by the creditors of Gustave Fisher as his property, which, subsequently, was claimed as the property of Hetty Fisher, defendant's wife; and it was to determine the title and ownership of that boat that this suit was instituted.

John Thuma vs. George Eberts. This was an appeal from a Justice on a horse sale trouble. It appeared on the trial that Eberts bought a horse from Thuma for \$100, and paid \$60 on account.

E. T. Baker vs. John E. Pierce. In this case there was no contest, and a verdict was entered for the plaintiff for \$29.75.

A. S. Vlekettle and Co. vs. Fred Baranek. Verdict for \$42.93 in favor of the plaintiff. McIntire for plaintiff; Selbert for defendant.

Mrs. L. C. Steinberger vs. Lewis Potters' use. (Folged Issue). Plaintiff took a nonsuit. W. H. Sponser for plaintiff; Barnett for defendant.

Frances M. Rinehart vs. Jeremiah Rinehart. Suit brought to recover for the support and maintenance of the minor child, a little girl, of the defendant.

There was evidence given of a contract, made after the divorce, between the parties, settling all their monetary matters, leaving the little girl with her mother; and giving the mother about two thousand dollars; but the former, Mrs. Rinehart, denied knowledge of such an agreement.

There was another view which left the plaintiff in an equally bad plight. It was contended by counsel for Mr. Rinehart, and concurred in by the court, that independent of any event in this action, because the law will not permit a parent to recover for services rendered a child, it being considered that such services always flow from natural affection and not a pecuniary motive.

There was no consideration to support the contract. If this agreement was upheld as valid, then the plaintiff's case failed. But there was another view which left the plaintiff in an equally bad plight.

There was another view which left the plaintiff in an equally bad plight. It was contended by counsel for Mr. Rinehart, and concurred in by the court, that independent of any event in this action, because the law will not permit a parent to recover for services rendered a child, it being considered that such services always flow from natural affection and not a pecuniary motive.

There was another view which left the plaintiff in an equally bad plight. It was contended by counsel for Mr. Rinehart, and concurred in by the court, that independent of any event in this action, because the law will not permit a parent to recover for services rendered a child, it being considered that such services always flow from natural affection and not a pecuniary motive.

There was another view which left the plaintiff in an equally bad plight. It was contended by counsel for Mr. Rinehart, and concurred in by the court, that independent of any event in this action, because the law will not permit a parent to recover for services rendered a child, it being considered that such services always flow from natural affection and not a pecuniary motive.

There was another view which left the plaintiff in an equally bad plight. It was contended by counsel for Mr. Rinehart, and concurred in by the court, that independent of any event in this action, because the law will not permit a parent to recover for services rendered a child, it being considered that such services always flow from natural affection and not a pecuniary motive.

of Mr. Rinehart, Barnett for plaintiff; and Sponser for defendant.

James Whitmer vs. Mary Haines. This was an action of ejectment. It was brought by plaintiff against Mrs. Haines, the widow of the late Hon. Kirk Haines, for the purpose of securing possession of certain real property, a house and lot in Millerstown, and a twelve-acre tract of farming land in Greenwood twp., which the plaintiff had purchased in at Sheriff's sale in the fall of the year 1877.

It was under such trying circumstances that this last case on the list was tried; and, when after deliberating several hours, the jury at last brought into court their verdict, a great sigh of relief went up from all in attendance that the long agony was over.

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MISCELLANEOUS BUSINESS. Common Pleas. A charter of incorporation was granted the Evangelical Lutheran Church at Devilsburg, Pa., by the court.

Joseph Leppart, Esq., assignee of Levi Sellers, was discharged from his trust by the court. Barnett atty.

A divorce proceeding was begun by Esther Wright against James Wright. Potter, atty.

A divorce proceeding was begun by John H. K. Boyer vs. Capitola Boyer in April last, and subpoena now is returned nisi, and an alias subpoena is awarded. Sponser, atty.

In the divorce proceeding of Laura J. Snyder vs. Henry C. Snyder. Geo. Gary Sharp was appointed a commissioner to take testimony. Barnett, atty.

In re petition to lay out a private road through land of Isaiah Carl in Oliver twp., Alfred Wright, Theo. Miller and David E. Stephens were appointed to view, and assess damages, ect. Barnett, atty.

In re petition for viewers to lay out and alter the road from Evert's garden fence to the Fair Grounds in Oliver twp., upon remonstrance, Samuel Witherow, Samuel Fravel and John S. Richey were appointed reviewers. Barnett, atty.

In re report of viewers to view, widen and straighten a public road from Brady's Hollow Turnpike to a point in the public road in Howe township, ect., their report was confirmed nisi. Potter, atty.

In re petition for a bridge across Sherman's Creek in Penn twp., John Potter, Samuel Bair, Ira Charles, Geo. Kepner, David Decker and Jacob Buck were appointed viewers. Sponser, atty.

In re petition for viewers to view a public road from a point near house of Jas. Meminger to intersection of public road at the end of Jas. S. Peck's lane, John S. Wetzel, Alex. Barnes, and Wm. Keil were appointed viewers. Barnett, atty.

In re report of viewers appointed to view and lay out a road from a point in Acker Road to a point near Jas. E. Stephens' old barn, ect., the viewers' report was approved and confirmed nisi. Potter, atty.

In re report of viewers, ect., to view a bridge over the Big Buffalo creek at Emanuel Smith's property in Tuscarora twp., the report of the viewers was approved by the Grand Jury and confirmed nisi by the Court.

In re report of viewers to vacate and alter the road leading from Center Church in Madison twp., to Jas. Everhart's in Oliver twp., ect., between the point of intersection of the road leading from Waggoner's Mill to Sandy Hill and Geo. Wolf, Jr., in Saville twp., the report of the viewers was confirmed nisi. Barnett, atty.

ORPHAN'S COURT. The reports of the following auditors were confirmed nisi. B. P. McIntire, Esq., in re estate of Jacob Ebersole, distributing proceeds of decedent's estate among the heirs; Calvin Nelson, Esq., auditor in estate of John Risher, deceased; and Ed. R. Sponser, Esq., auditor in estate of Adam Power, deceased.

Geo. C. Snyder was discharged from his trust as trustee for the widow in the estate of John Huggins, deceased. McAllister, attorney.

An order of sale to sell real estate to pay debts in the estate of Elias Albright, dec'd, was granted to John Bair, administrator. McIntire, attorney.

Jas. R. Barkey was appointed guardian of James F. Barkey, a minor son of Sarah Barkey, deceased. Shull, attorney.

Rebecca E. Foose, (nee Willis), was appointed guardian of Edward S. Willis, a minor child of Robert N. Willis, deceased. Barnett, attorney.

An order of sale was awarded to Geo. Mitchell, administrator of the estate of John Grubb, deceased, to sell the real estate of decedent. Sponser, attorney.

An order of sale for the purpose of paying debts was granted in the estate of Geo. Gierich, deceased, to Harry Landis, administrator. Sponser, attorney.