

THE TIMES. Local Department.

PENNSYLVANIA R. E.—MIDDLE DIVISION.

On and after Monday, Oct. 31st, 1881, Passenger Trains will run as follows:

Table with columns for WESTWARD and EASTWARD, listing train numbers, times, and stations like Philadelphia, Harrisburg, and New York.

Atlantic Express, east, leaves Philadelphia at 2:01 P. M., and arrives at New York at 10:30 A. M. on Monday.

Brief Items.

A small sum of money was found on the street last week. Information can be had as to its whereabouts by calling at this office.

Mr. J. M. Bivins, of Newport, was unfortunate enough to lose a horse last week. The cause of its death was said to be too much exercise.

Mr. Geo. Wagner, living near Landisburg, received painful injuries by falling down the stairs in his barn, on Monday night of last week.

Peter Adams of Spring twp., has shot two wild turkeys this season, one of which was perfectly white and weighed fifteen pounds.

The week of prayer will be held by the Y. M. C. A., commencing Sunday the 11th. First service in Presbyterian church, at 4 P. M.

During the progress of the delivry by the boys on Hallow Eve at Mt. Union, some person discharged a loaded gun which wounded one boy quite seriously in the foot. The boys found it was not safe to be out and were soon called in by their parents.

Charles Power was unfortunate on Tuesday last. While unloading wood he threw a large stick and in doing so lost his balance and fell striking on his chin, making a bad cut that required him to call on Dr. Strickler to patch it up.

Any person wanting an apprentice to learn the blacksmith trade can secure one who has had a year and a half experience, by addressing Jacob Kinert, Marysville.

The color line was wiped out as far as the jury list goes, at last court. The first colored man that ever served, being on Traverser Jury on Tuesday, neither side raising any objections. His name was J. H. Green, of Greenwood twp.

Petty thieving seems to be prevalent in Rye twp.. A few nights since some thief entered Salem church in that twp., and stole the blackboard and bell. He is probably going to open an opposition Sunday school, or at any rate he has need to do so. A chaff tick which had been filled and left in Squire Fouk's barn was also stolen the same night.

A special train carrying Vanderbilt and some other railroad officials a few days ago made remarkable speed. On the straight piece of road between Losh's and the Aqueduct, the train ran a mile in 47 seconds. Frank Free was the engineer, and Mr. Vanderbilt presented him with \$10 and complimented him by saying he had made the best time on record.

Personnel.—Rev. S. W. Seibert called in to see us last week. Mr. S. has just returned from a visit to the fair at Richmond, Va., and a trip to other portions of that state, and was heartily pleased with his trip.

A sad affliction has visited the household of Mr. H. A. McPike, of the Cambria Freeman, in the loss of a bright, intelligent daughter, about 14 years of age. Mr. and Mrs. McPike will have the sympathy of a large circle of friends in this bereavement.

Mr. and Mrs. McCaughey, of Findlay, Hancock Co., Ohio, who have been visiting in the east, spent a day last week with friends in this borough.

Mr. Anthony Fuhrman, of Loysville, whose illness we mentioned a couple of weeks since, died on Sunday morning. He was a man well thought of in the county and he will be missed in the community.

Rev. Hellman, of Duncannon, has accepted a call to the Reformed congregation in Carlisle.

Benj. Chambers, Jr., a young lawyer of Chambersburg, committed suicide by shooting himself some time during Saturday night a week. He had been a great sufferer from neuralgia in the head, which it is thought rendered him temporarily insane.

Jeremiah Lyons and L. E. Atkinson, Esquires of Juniata Co., were in attendance at court last week.

Church Notices.

Communion in the Lutheran church next Sunday morning at 10 A. M. Preparatory services on Saturday at 2 P. M. Preaching at Markleville on Sunday at 2 P. M. Prayer meeting on Wednesday evening.

M. E. Church.—Preaching next Sunday at 8 P. M.

Presbyterian Church.—Preaching next Sunday at 11 A. M. and 8 P. M. Sunday School at half past 9 A. M. Prayer meeting on Wednesday evening.

New Ore Mine.—Baker & Myers have opened an ore mine on the farm of Samuel Adams in Spring twp., near Oak Grove Furnace. The ore is the best quality and known as the Red Oxide. The company is formed by John Bower, David Shively, James Swisher and Wm. Stambaugh.

Sudden Death.—The sudden death of Mr. Isaac Meek, of Liverpool, shocked that community on Friday night last. He retired at about 10 o'clock apparently in his usual health and at half past ten he was dead. Mr. Meek was a gentleman well and favorably known throughout the county. His death is attributed to heart disease. Aged about 73 years.

Robbery in Duncannon.—Some time during Sunday night a week, some person entered the shoe store of Judge Nosa, at Duncannon, and as near as he can tell carried away about twenty-five dollars worth of shoes. Entrance was effected by heavy chisels which the thieves had previously stolen from the shop of Mr. Mayall, with which they pried the door till the bolt bent sufficiently to give way from the keeper and split a piece from the door jamb. The money drawer which contained only a little small change they pried off and carried outside, evidently having been scared away. Burglaries and other thieving is getting too frequent for comfort in Duncannon, and the citizens will soon want a night watch.

Killed by a Fall.—Mr. John S. McClinton of Carrol twp., this county was digging a well in Cumberland Co. He was at a depth of about fifty feet when he went to work on Tuesday morning. Shortly after going down that day, he came up on a large stone and when close to the top he let go the rope and reached for the side to get out, when he seemed to faint and, losing his balance, fell to the bottom, striking on his head. He was at once brought up, but was insensible and remained so until his death, which took place on Thursday morning. His body was brought to his home from which place he was buried on Saturday morning. He leaves a wife and a large family of children. The accident happened on the farm of Joseph Musser, Silver Spring twp.

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

We are informed of a fearful accident which happened on Friday last to one of the Bowmasters whilst engaged hauling. A bank gave way crushing, poor Bowmaster and two horses into limp and lifeless masses. It is said about fifty tons of debris fell at once and instantly. The accident occurred at one of the ore banks south of Cleversburg.

A creamery is to be started in Newville. Mr. James is at the head of the enterprise, and ground has been purchased for the erection of the building.

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

About three years ago a ten-year-old son of William Long, of McCoyville, had a severe inflammation of the large bone of the legs, resulting in the destruction of a portion of the bone. Last week Drs. Graham, Shelley, and Sabm removed the dead bone. The little boy was put under the influence of chloroform and by the use of a sort of curved saw the living bone was so opened that a dead bone about six inches long and nearly an inch in width was successfully removed. The boy is doing finely and the Doctors predict a perfect cure.

On Friday morning a two-year-old child of Mr. Thomas Kirk, of this place, got hold of a bottle partly filled with Fowler's solution of arsenic and drank the contents. The child became deathly sick and about all that saved its life was the large dose it had swallowed, which acted as an antidote. Dr. Shelley was summoned and administered to the medical wants of the little sufferer. Parents should take every precaution to keep everything of a poisonous nature out of reach of children as they are certain to partake of any liquid they can get their hands on.

Church Dedication.—Dedication day at Walnut Grove, was a grand success. Fine preaching, an attentive audience and a liberal people were the main features, which made it a success, \$333. were raised—enough to see us handsomely out of debt. We have a neat, substantial and well finished house, as can be found anywhere. David Mickey, was contractor, than whom none could have been more swift and thorough. The people of the community irrespective of creed, came to our rescue nobly. People of Bloomfield helped materially to all of whom we are heartily grateful. May God bless them and theirs, and with us bring them finally to the church triumphant, which is without fault before the throne.

J. M. JOHNSTON, Pastor.

FOR THE TIMES.

A Fast Corn Husker.—Quite recently a young man came to Mr. Zimmermans, along the Chambersburg pike, and inquired for work. He was employed by Mr. Z. to husk corn by the shock. After husking several days, he was paid off and left; but when Mr. Z. came to haul in the fodder what was his surprise to find, under the fodder shocks, about twenty-eight shocks of corn unhusked.

This seemed still more curious to the farmer, when he remembered that his hilling had been husking with the man all the time, and he knew nothing about it.

A Carlisle Letter.

The Teacher's Institute here was well attended and interesting. Mr. Eli Perkins the great liar who said "there were but three great liars in this world—Mark Twain was one and he was the other two," was one of the lecturers. Prof. Brown, of Boston is a grand man at an Institute, also Prof. Appgar, of New Jersey.

The reading rooms here, are good places of resort these long evenings, I can step in there and find on file all your county papers and all the leading publications of the day. It is very convenient. It would be a good thing to have a reading room in Bloomfield.

Stove For Sale.—A large parlor stove and heater for sale at half price. Good as new. Apply at this office.

COURT PROCEEDINGS.

At the regular October court, held last week, the following proceedings were had:

David D. Stone, Esq., of Juniata county, was admitted to practice law in the several courts of Perry county.

COURT OF QUARTER SESSIONS.

Surety of the Peace.

Commonwealth vs. Samuel Rice. The defendant and the prosecutor in this case both reside in Bloomfield. It was a case of Nephew vs. Uncle. It was alleged by Mr. Henry Rice, Jr., the nephew, that Mr. Samuel Rice, the uncle, had threatened Henry's life, and tried to prematurely terminate his existence in the flesh by braining him with a stone. The proof clearly established the fact that the defendant did, on the 4th day of September last, threaten to kill the prosecutor, and assaulted him with that declared purpose with a stone in his fist and wrath on his brow, and with rather more than the average admeasurement of profanity. That the prosecutor was not killed on that occasion, or at least wounded, was perhaps owing to the nimbleness of his legs, and the quickness of his eye, by means whereof he was enabled to dexterously dodge his assailant and thus escape from peril. The assault was sworn to by three witnesses besides the prosecutor; the threat to kill was sworn to by the same witnesses; the defendant himself admitted in open court that he did say he would kill the prosecutor; the prosecutor was not shown to have done anything to justify the assault upon him; the prosecutor solemnly swore that he was afraid the defendant would kill him; and there was no evidence for the defense save the defendant's own testimony in which he admitted his guilt. Perhaps it was tenderness to an aged man, who in his later years has grown unruly towards the world, perhaps it was a dislike to all summary exercise of power in punishing crime, perhaps it was a reluctance to interfere in the family matters of uncles and nephews, but the court, satisfied with the justice of its own decree, dismissed the complaint, directing the defendant to pay the costs. District Attorney Wallis, for commonwealth. Jas. H. Graham, for defendant.

NOT THREE BILLS.

Com. vs. Wm. Anderson, charge, larceny.—John S. Bittner, Prosecutor.

Com. vs. S. H. Miller, (the pretended horse buy) charge—cheating by false pretences. John C. Gantt, of Newport, assailed him with that declared purpose with a stone in his fist and wrath on his brow, and with rather more than the average admeasurement of profanity.

TRUE BILLS.

Com. vs. S. H. Miller, (the pretended horse buy) charge—cheating by false pretences. John C. Gantt, of Newport, assailed him with that declared purpose with a stone in his fist and wrath on his brow, and with rather more than the average admeasurement of profanity.

Com. vs. John Haas charge of cheating by false pretences, etc., on the oath of I. Taylor Mitchell, of Greenwood township.

Com. vs. Jesse Tompkins, charge of Assault with intent to commit Rape, on the oath of Edwin Waste the father of the girl assaulted, of Duncannon.

Com. vs. Wm. H. Harmon, charge of Larceny, on the oath of Jacob K. Boyer, of Greenwood township.

Com. vs. John Haas charge of cheating by false pretences, etc., on the oath of I. Taylor Mitchell, of Greenwood township.

Com. vs. Sylvester Shields, charge of Assault and battery, on the oath of S. B. Gutshall of New Germantown.

Com. vs. George Duncan, charge of Fornication and Bastardy, on the oath of Mary Ann Swartz, of Juniata township.

Com. vs. James E. Rhorer, charge of Fornication and Bastardy, on the oath of Jane A. Jacobs, of Tuscarora township.

Com. vs. Peter Low, charge of Fornication and Bastardy, on the oath of Mary E. Smeigh, of Carroll township.

Com. vs. William C. Clark and David Orwash, charge of violation of the Game and Poaching Act, on the oath of Rev. J. M. Johnston, of New Bloomfield.

Com. vs. Henry Finicle and Wm. Bentzell, charge of Assault and Battery, on the oath of Jeremiah Still, of Eye township.

THE CRIMINAL TRIAL LIST.

Com. vs. S. H. Miller, charged with cheating by false pretences, [two indictments.] This was the pretended horse buyer from Gotham, who came into the county of Perry with \$1,000 bills on his person, which nobody ever saw, and bought largely of horses which will never be paid for, and whose exploits in the line of swindling hotel keepers and livery stable men have been duly chronicled in the press. The gentleman was not long with us and did not get much away out of his trip to little Perry, having only succeeded in obtaining ten dollars in money and a livery bill of six dollars from Mr. A. M. Boyer and five dollars and a little board bill from Mr. Jno. C. Gantt of Newport. On being arraigned he pleaded guilty on both indictments. He was sentenced to 60 days imprisonment in the county jail. W. H. Sponser and District Attorney Wallis, for Com., and James H. Graham, Esq., for defendant.

Com. vs. Sallie E. Boyer, charged with libel by Geo. Falk, Esq., hotel keeper, Marysville. The offense of the defendant was a letter, alleged to have been written by her to the mother of a girl who was in the employ of Falk as a domestic in his hotel, advising the woman that she had better take her girl away from Falk's, for the reason that Falk was a bad man with women and girls, and not at all a man whom one would naturally take to be a second Joseph, and that if the mother did not heed the advice of the writer the time might come when she would be sorry for her child, after it should happen that the incident of Mrs. Potlper and this more modern Joseph should be repeated with American variations, and in a style altogether different from its celebrated prototype, or words to that effect. This letter came under the eye of Mr. Falk, in point

of fact, as Misscher would say, it was shown to him by the girl herself, who received it from her mother, and when Mr. Falk, who is a very respectable gentleman, indeed, and keeps a good hotel at Marysville,—charges moderate, attention first class, meals tip top, whisky warranted not to freeze,—cast his eagle glance over that cruel charge, containing specifications more or less explicit but all directed against his virtue, it is but a faint expression of his feelings to say that he swelled with indignation. With that allegation undeproved which remained in life worth living for? With that allegation staring him in the face, looking at him from his walls, watching him from the plates off which he ate, peering from the tumbler as he takes his medicine at the bar, what, my countrymen, under such circumstances, is good health and appetite, and troops of friends, and freedom from malaria? With that allegation broadcast to the world, believed, accepted as true, did not daylight become darkness and pleasure pain, and did anything remain to be done except to search out and find the cruel alligator? I should think not. And so he began his search, and soon he finds the defendant, and arrests her and brings her into court, and tries her for writing that letter, and proves her declaration that she intended to write such a letter, and shows it to be in her handwriting, and establishes the fact that he discharged her from his employ and thus gave her a motive to injure him in this way, and proves the publication of the letter by its deposit in the mail and its receipt by the one to whom it was addressed, and—reads. And then, I regret to say, a change comes over the spirit of his dream, and the case takes a peculiar turn, so to speak, for the defendant takes the stand and swears that she never wrote the letter and never saw it written nor directed it to be written, that she never said she meant to write it, or to write anything like it, that she never was discharged by Falk, that the letter was not in her handwriting and that she knows nothing at all about it. And so the jury do retire to consult upon this strange and truly rural state of things, and do in due time come into court saying, "We find the defendant not guilty but direct her to pay one-third of the costs." Selah! But it is to be fully understood that Mr. Falk is properly avenged; and let no man say that his innocence and virtue have not been amply vindicated. Seibert and Wallis, for Com. McAllister and Ben. P. McIntire, for defendant.

Com. vs. William Anderson, charged with assault and battery upon John S. Bittner, constable, Landisburg. This fracas took place at a Sunday School Celebration, in the woods near Landisburg last summer, to which the defendant had gone for fun. While searching for amusement, he fell into the hands of the constable who attempted to hold him under arrest for his bad behavior and noisy conduct, but he resisted the Constable so vigorously, and struck him and fought him off so well, that the constable was obliged to let him go, and seek his own home for another shirt and repairs generally.—The law, however, was a bit stronger than the constable, and the young gentleman was subsequently arrested and put to jail, from which he was bailed out to answer at court. The case was stubbornly contested by the defendant in court. The jury found the defendant guilty in manner and form as he stood indicted. The court sentenced him to pay a fine of \$2.00 the costs of prosecution, and to stand committed. He went to jail. Wallis, for Com. Seibert, for defendant.

Com. vs. Dr. John L. Brubaker, charged with retaining a note for \$45.00 from I. Taylor Mitchell, of Greenwood township. The facts in this case were few and simple. It was shown by evidence that admitted of no contradiction that some speculative insurance workers procured different policies of insurance on the life of old Mr. Isaac Mitchell, a couple of weeks before he died; that one policy of \$1,000 was held by Dr. John L. Brubaker, who was the medical examiner who certified to the insurance company that Mr. Mitchell was a fit subject to be insured; that when the old gentleman died and the money came to be paid by the company, I. Taylor Mitchell, his son, lodged a caveat, or objection, with the company against the payment of the money to the Doctor; that the Doctor, to get rid of that impediment went to I. Taylor Mitchell's house on the night of June 21st last, in company with Captain Chas. Wright, and proposed to pay I. Taylor Mitchell a sum of money to be agreed upon between them at that time to withdraw his caveat, or objection, so that the Doctor could draw the money; that it was then and there agreed that if the Doctor would pay \$125.00 to I. Taylor Mitchell the caveat would be withdrawn; that the Doctor then paid down \$75.00 in cash and gave his note for \$45.00, payable when he drew the money from the company, and agreed to pay the 30 cents necessary to make up the \$125.00 in a day or two, and I. Taylor Mitchell executed a release which the Doctor took away with him; that a few days afterwards the Doctor drew \$250.00 from the company; that on the 27th of June, I. Taylor Mitchell went to the Doctor's office and demanded the payment of the \$45.00 note; that the Doctor took the note from Mitchell's knee and put it in his pocket and refused to pay or to give the note back; and that the note has ever since been in the Doctor's custody and possession. From these facts the jury were asked by the commonwealth to decide that the Doctor stole that note. But the defendant testified that when he gave the note his understanding of the agreement was that it was only to be paid provided that he got \$500 from the insurance company, and he having only got \$350 the note was not rightfully the property of Mitchell, but belonged to the Doctor, and that, therefore, he had a right to take it from Mitchell and keep it without paying the \$45 and was guilty of no crime in so doing. The question for the jury was simply, What was the design of the Doctor when he took the note? Did he intend to deprive Mitchell of it so as to keep him from recovering the \$45.00, or did he really believe when he took it that it was his property and not Mitchell's? The jury found the defendant not guilty. Although the case grew out of insurance, and speculative insurance men were present in large numbers, yet the trial did not involve any insurance questions, and the decision of the jury, consequently, did not decide anything pertaining to insurance. The only question being one of larceny and not of insurance, the contest being whether or not the Doctor stole a certain note, the verdict of the jury finding the defendant not guilty, settles nothing with respect to the legality or illegality, the criminality or the legitimacy of speculative life insurance. But the end is not yet, and the time may come when speculative life insurance and those engaged in it may be put on trial, and perhaps that end is not far off. W. A. Sponser and Dist. Atty. Wallis for Com.; W. N. Seibert for defendant.

CIVIL TRIAL LIST.

John Myers vs. William Hostetter executor of the last will and testament of Leah Hostetter, dec'd. The plaintiff sued for compensation for the maintenance and care of Leah Hostetter during the 3 years immediately preceding her death. The jury found for plaintiff \$498.87. W. A. Sponser for plaintiff; W. N. Seibert for defendant.

Christian Heishley vs. Levi M. Ebersoie, et al. This was an action brought upon a *Set. Fi.* to revive a judgment. It was exceedingly well tried by both sides. The defendant claimed that the judgment was originally given merely as collateral security, and that the plaintiff had long since recovered

his debt with interest, and therefore he was not entitled to revive this judgment. This appeared to be the view of the jury also, for they delivered a verdict for the defendant generally. W. A. Sponser for plaintiff; W. H. Sponser for defendant.

MISCELLANEOUS BUSINESS.

Common Pleas.

Filmore Maust, Esq., and R. H. Stewart, Esq., students at law, were referred to the committee of lawyers for examination for admission to the bar, and the committee were ordered to report to the Court on Dec. 10th prox.

The inquest on the body of Wm. J. Scott a child who was killed in Rye township, was approved and confirmed. Wallis, atty.

The report of Jas. W. Shull, auditor in the assigned estate of C. M. Clemson, W. H. Sponser, assignee, was filed and approved *quis*.

An inquest in Lunacy was held on Michael J. Horting, and the jury found him insane. Wm. Horting appointed his committee. McIntire, atty.

A subpoena in divorce was granted in the case of Margaret Harlinson vs. D. M. Harlinson, her husband. J. E. Junkin, atty.

The judgment entered on warrant of attorney by Mary Charles against Joseph Seiler for \$1097.30 was stricken from the record on the ground that the defendant was dead when it was entered. Potter, atty.

The petition of Shuman Miller of Millers-town, for a transfer of his license, so as to permit him to sell liquor in his new Inn was granted. Sponser, atty.

In the case of Alex. Blessing, administrator of the estate of Michael Shriver, dec'd for the use of Isaac B. Traver vs. The State Mutual Relief Association, in which the defendant acknowledged owing \$480.80 to plaintiff, the money was ordered to be paid into court for distribution. W. A. Sponser, atty.

In the case of Joseph Smith vs. I. J. Hollman, rule granted to show cause why judgment No. 319 January term 1879, for \$500.00, should not be opened and defendant let into a defense, said rule returnable the first day of the next term of court. W. H. & E. R. Sponser, attys.

Road Cases.

In the matter of the order to view and lay out a public road from Fourth street in Newport, to a point in a public road at the mouth of Pirgatory Run, confirmation was refused. W. H. Sponser, atty.

In the matter of the proceeding to take the Millers-town Toll Bridge as a free bridge, in which the viewers reported that "they did not deem the toll an unjust burden on the public," the matter was continued until the December Argument Court. W. H. & E. R. Sponser.

In the matter of the report of bridge viewers appointed to view a bridge across the Sherman's Creek, on the public road leading from Delville to Duncannon, the grand jury and the court approved the report. Sponser, atty.

In the matter of the report of viewers appointed to view, widen and straighten a public road leading from Brady's Hollow turnpike, etc., to a point in Howe township on the public road leading from Newport to Montgomery's Ferry, the report was confirmed. Potter, atty.

In the matter of a petition for a bridge across Sherman's Creek in Spring township, James L. Diven, David Charters and John A. Wilson were appointed viewers. Rhine-smith, atty.

In the matter of a petition for a public road from a point in the public road leading from Millers-town to Liverpool, near Jos. Ush's barn, to a point in the public road along Wild Cat creek in Greenwood township, James C. Stephens, David Moritz and John H. Noviock were appointed viewers. Smiley, atty.

In the matter of an order to view and lay out a public road from a point in a public road from Leekesburg to Beattown near the house of Jas. G. Meininger to intersection of public road at the end of Jas. L. Peck's lane, in Madison township, the report of viewers was approved by the court, and confirmed *quis*. Barnett, atty.

In the matter of the order to review and straighten a public road from Everhart's garden fence to the corner of the Fair Ground in Oliver township, the report of the viewers was approved and confirmed *quis*. Barnett, atty.

In the matter of an order to review and assess damages by reason of the location of a private road through lands of Isaac Carl and wife in Oliver township, the report of the viewers was confirmed *quis*. Barnett, atty.

In the matter of an order to vacate and change part of a public road in Saville twp., from Samuel Bear's to David McCoy's tenant house, the report of viewers was approved *quis*. Barnett, atty.

ORPHANS' COURT.

Order of sale granted to Wallace DeWitt, administrator of the estate of Samuel Miller, dec'd. Smiley, atty.

The sale of the real estate of John A. Grubb, dec'd, by Geo. Mitchell, trustee, to Lewis Mitchell, for \$2,860, was confirmed. W. A. Sponser, atty.

The sale of real estate of Jonathan Rice, dec'd, to Chas. S. Rice, for \$800, was confirmed. Sponser, atty.

Order of sale granted to R. M. Jones, executor of the estate of Alex. Lackey, dec'd. W. A. Sponser, atty.

Order of sale granted to Adam Rice, executor of the will of Nicholas Jacobs, dec'd. W. A. Sponser, atty.

Order of sale granted to James E. Stephens, administrator of the estate of Isaac W. Silks, dec'd. W. H. & E. R. Sponser, attys.

Order of sale granted to David Clouse, trustee of Jacob Clouse, dec'd. McAllister, atty.

Sale confirmed in the estate of Hance Stewart, dec'd.—Tract No. 1, sold to Mary Stewart for \$235; Tract No. 2, to Mrs. Catharine Lacy for \$200; and Tract No. 3 to Henry Miller for \$200. Smiley, atty.

Theor. Miller was appointed guardian of the minor children of Michael Miller, dec'd, bond \$400. Barnett, atty.

The report of Hon. Chas. H. Smiley, Auditor to make distribution of the fund in the hands of Henry Kell, administrator of the estate of Jacob Kell, dec'd, was confirmed *quis*. Barnett, atty.

The report of George Rhule, administrator of the estate of Jacob Rhule, dec'd, making return of sale of real estate of the decedent to Jonathan Shick for \$575, accepted and confirmed. Sponser, atty.

The sale of the real estate of Sarah Behel, dec'd, by I. F. Hollenbaugh, executor of the will of Sarah Behel, to Isaac Long for \$1,600, was accepted and confirmed. Smiley, atty.

Thos. P. Elliott was appointed in lieu of John Wister, a trustee under the will of Wm. Lindley, dec'd. Barnett, atty.

Jas. Patterson was appointed a trustee in the estate of Geo. Powell, dec'd, for the benefit of Mary C. Powell, the wife of the decedent. Barnett, atty.

Robt. P. Cochran was appointed a trustee for Rebecca Holsopple to receive money belonging to her, etc. Sponser, atty.

S. B. Trostle was appointed guardian of O. W. N. Trostle, a minor child of M. P. Trostle, dec'd, bond, \$300. W. H. & E. R. Sponser, attys.

Isaac Eby was appointed guardian of Minnie P. Smith, a minor child of M. P. Smith, dec'd, bond \$300. W. H. & E. R. Sponser, attys.