THE TIMES NEW BLOOMFIELD, PA., NOVEMBER 22, 1881.

Singular Law Points and Decisions.

A Mass, judge recently decided that the tinging of a church bell at five o'clock in the morning is a public nuisance, and if people must worship at that hour, they should do so without disturbing their neighbors.

A singular law point has been raised in Switzerland by one of the recent land slides. A whole tract of wood slipped down a hillside and spread over some mendows, the movement being so uniform that the trees were not uprooted or even injured. The question has arisen as to the ownership of the trees, both the proprietors of the tract on which they formerly grew and of that on which they now stand claiming to be the rightful owner.

A novel scene occurred in court on Staten Island a few days ago. A burly colored man was arraigned on a charge of assault and battery committed against a colored woman. The jury considered the woman the aggressor, and, not content with acquitting the prisoner, undertook through their foreman to soundly reprimand the Justice for entertaining such cases. The reprimand was taken in dignified silence by the Court and the jury was discharged.

The following singular case was recently decided in the California courts : Nicholas Sepulvada and Francisco Salazer were jointly indicted for the crime of grand larceny, and tried together in Santa Clara Co. Court. The jury rendered a verdict in these words : "We the jury, find the defendences, guilty as charged in the indict-ment." The clerk, in recording the verdict, corrected the orthography, and wrote the word defendant for defendences .-Upon appeal to the Supreme Court by Sepulvada, it was determined that the record of the clerk must be taken as the verdict rendered. And as there were two defendents on trial, a verdict finding the defendant guilty, without specifying which was void for uncertainty. A motion was then made in the Superior Court, upon the part of Sepulvada that he be discharged upon the grounds, first, that as he was in jeopardy by the former trial, and the discharge of the jury was unauthorized and illegal, he was released thereby ; second, that by the verdict and the construction of it by the Supreme Court, one of the defendents was acquitted, and as it could not. be made to appear which was acquitted, either was entitled to the benefit of the presumption of acquittal. Superior Judge Beldren has just decided that he sees no escape from the conclusion that the defendaut is entitled to the discharge under the verdict in the case, and consequently Sepulvada has been set at liberty.

One Experience from Many.

"I had been sick and miserable so long and caused my husband so much trouble and expense, no one seemed to know what ailed me, that I was completely disheart-ened and discouraged.—In this condition of mind I got a bottle of Hop Bitters and we mind i got a bottle of https://weissand used them unknown to my family. I soon began to improve and gained so fast that my husband and family thought it strange and unnatural, but when I told them what had helped me, they said, "Hurrah for Hop Bitters ! long may they prosper, for they have made mother well and us hap-us."—The Mother — House Jour. 47-95 '-The Mother.-Home Jour. 47-25

Dangers to Iron Workers.

Messrs, R. Esterbrook & Sons, City Iron

whole distance moved was 13 feet and 10 inches. Four thousand three hundred and fifty-one days' labor was required for the work. The whole cost was about \$20,000. This is the largest building that has ever been removed, although larger have been raised, which latter is a much simpler and less risky operation. The complete success of this undertaking is shown by the fact that cracks which existed in the walls prior to removal were not changed by the operation. Paper was pasted over them before commencing, that any change might be seen,-Scientific American.



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Because they are the only plasters that relieve pain at once.

Fourth.

Because they will positively cure diseases which other remedies will not even relieve,

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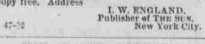
THE SUN. NEW YORK, 1882.

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