

THE COURTS.

Light and Air Kept from a Neighbors Windows.

DISPUTING A BANK ACCOUNT.

An Amazing Instance of Legal Verbosity.

A suit involving points of considerable interest to adjacent property owners has just been decided by a referee, whose judgment was yesterday confirmed by Chief Justice Day.

The case is brought by Albert Kovacs against Samuel D. Habcock. It is his complaint Mr. Kovacs alleges that on the 6th of March, 1869, the trustees of Columbia College let to Henry M. Field, for the term of seventeen years and eleven months, from the 1st of November, 1868, with the privilege to renew and assign, certain property situated on Fifth Avenue and Fifty-first street.

BANK DEPOSITORS REWARDER.

Thomas G. Clark, who was for a long time a depositor in the Mechanics' National Bank of this city, has brought a suit against the bank to recover a large balance which he alleges to be due him and which the bank refuses to pay.

A VERY REMOTE CAUSE.

Peter A. Martin yesterday presented a petition to Chief Justice Day, in the court of Common Pleas, to be appointed guardian ad litem for his little daughter, Kate A. Martin, who was severely injured by a collision between some wagons in Forsyth street.

HEAVY JUDGMENT.

In the Supreme Court, Kings county, judgment was entered yesterday in a foreclosure suit by the Mutual Health Life Insurance Company against D. J. Cooper, for \$22,551.49.

COURT OF APPEALS.

In the Court of Appeals today, April 2, 1878, the Court decided upon the following business cases: In the Court of Appeals today, April 2, 1878, the Court decided upon the following business cases:

APPEALS FROM ORDERS.

No. 536. White vs. Rogers. - Argued by C. H. Bell for appellant, and by J. H. Deane for respondent. Appeal dismissed.

APPEALS FROM ORDERS.

No. 174. Merrill vs. The Agricultural Insurance Company. - Argued by Bradley Winslow for appellant, and by J. H. Deane for respondent.

APPEALS FROM ORDERS.

No. 176. Dale vs. The Delaware, Lackawanna and Central Railroad Company. - Argued by Hamilton Bell for appellant, and by J. H. Deane for respondent.

APPEALS FROM ORDERS.

No. 177. Dale vs. The Delaware, Lackawanna and Central Railroad Company. - Argued by Hamilton Bell for appellant, and by J. H. Deane for respondent.

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No. 178. Dale vs. The Delaware, Lackawanna and Central Railroad Company. - Argued by Hamilton Bell for appellant, and by J. H. Deane for respondent.

APPEALS FROM ORDERS.

No. 179. Dale vs. The Delaware, Lackawanna and Central Railroad Company. - Argued by Hamilton Bell for appellant, and by J. H. Deane for respondent.

THE WANDERBLIT WILL.

A motion for the issue of a commission to examine a witness in Chicago.

Mr. William H. Crosby, as the representative of a late testator, recently applied to Judge McAdam for the issue of a warrant in summary proceedings.

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OUR COMPLAINT BOOK.

James' Cathedral, who, also, on behalf of the former students of the Seminary of the Holy Angels, presented Father Rice with \$1,000.

TERMINAL FACILITIES.

THE ALDERMEN ADOPT A RESOLUTION PERMITTING THE USE OF STEAM ON THE BELT ROAD.

At yesterday's session of the Board of Aldermen the Committee on Law made their report, giving permission for the running of freight cars with dummy engines over the Belt Railroad between the hours of seven o'clock in the evening and half past four o'clock in the morning.

STREET OBSTRUCTIONS.

There is no remedy against obstructing the streets in front of our houses for days at a time with trucks, ice wagons and other vehicles?

THE UNITED STATES NAVAL HOSPITAL IN BROOKLYN.

Can the New York or Brooklyn Postmaster inform us why the mails are so long in reaching us in Brooklyn after their arrival at New York?

THE TAX ON MATCHES.

Why are the expensive little stamps still retained on matches? In the old war days, when the country had a great lack in hand and needed money sorely,

THE POST OFFICE BOXES.

Is it the Editor of the Herald? - In the charge for the Post Office boxes? Sixteen dollars a year are now demanded and this rental is admitted by all to be excessive.

THE SECOND AVENUE SEWERS.

DEPARTMENT OF PUBLIC WORKS. BUREAU OF SEWERS, ROOM NO. 21 CITY HALL, NEW YORK, APRIL 1, 1878.

TO THE EDITOR OF THE HERALD: - In the issue of the Herald of this morning's issue of the Herald I noticed a communication of Mr. J. W. Haxell, which is calculated to mislead the public, and I would state in regard thereto that the contract for building the sewers was awarded October 4, 1874, to the lowest bid of \$5,000 of eighteen bidders.

A SLEEP WALKER'S FANCY.

GIVING HIMSELF UP AT A POLICE STATION FOR SELF-COMMITTED MURDER.

It was close upon twelve o'clock on Monday night, the 27th of March, when a man named Edward Haggerty, a young man with wild eyes and disheveled hair, stalked into the station house.

OPERATIONS OF THE UNION DIME.

Among the transfers of property recorded in the Register's office yesterday were the following parcels which have come into the possession of the Union Dime Saving Bank as plaintiff in the various foreclosure suits filed to the sale of these:

CARTMEN'S LICENSES.

Albermarl Fisher, French, Cottrell, Murias, Duane and M. E. O'Connell, of the Police Commission, called upon Mr. E. J. O'Connell, the proprietor of a livery stable in this city, and requested him to allow the cartmen to use the stable for the purpose of receiving and storing their horses.

NO PLACE FOR GAMBLERS.

Mayor Seider, of Jersey City, has sent to the Board of Police Commissioners of that city the following letter: - THE HONORABLE THE BOARD OF POLICE COMMISSIONERS OF JERSEY CITY:

CORONERS' CASES.

John Stark, fourteen years of age, fell from the roof of the five story building No. 221 Elizabeth street March 20. Her fall to the ground was partially broken by a pulley line. She was conveyed to the Chambers Street Hospital, where she died last night.

THE WANDERBLIT WILL.

Mr. Clinton objected, and stated that, in so far as counsel on the other side had not yet announced that they had examined the testimony of their witnesses, he thought they could proceed with others, while the affidavits in course of preparation by the contestants were ready.

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THE GENEVA AWARD FUND.

THE UNEXPENDED BALANCES AND HOW THEY SHOULD BE DISPOSED OF.

As affecting the question of the disposal of the unexpended balance of the Geneva award and the rights of insurance companies, the following compendium of the treaty and the attitude of the United States government before the Joint High Commission as shown in the instructions to their counsel, or decisions in the American and British courts and of diplomatic correspondence in reference thereto, will be read with interest:

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