

R. P. BARTON, UNDERTAKER

PERRYSBURG, OHIO.

Phones—Office, Main 117; Residence, Main 27

DESTITUTE FAMILY FROM TONTOGANY

Family Spend Winter in a Tent in the Woods.

In answer to a complaint coming from Montgomery township, Juvenile Officer Hankey and Infirmary Director Leslie Stacy made a visit in that section Tuesday.

Living in a common canvass tent without a floor, with only a small wood stove they found G. W. Parchman, his wife and daughter. The family were scantily clothed and it seems remarkable that they have escaped death. Notwithstanding their destitute circumstances, they seem in the best of health which adds a proof to the theory that it is not always the best housed that are the healthiest. The girl's grandmother has taken her and the rest of the family will be looked after.

In prize-fighting bantamweight is 115 pounds ringside; featherweight, 122 ringside; lightweight, 133 ringside; welterweight, 142 ringside; middleweight, 154 ringside; light heavyweight, 165 ringside; heavyweight, all over 165.

But Can't Make Friends Understand His Home Location.

William Wright, or "Reddy," as his friends call him, is a Nap. recruit, and comes from Tontogany, O., and the Cleveland Press says:

No one knows where Tontogany is. It has been alleged that it is 20 miles from Toledo, but this charge has never been substantiated. Whenever anyone asks Wright where he comes from he says "Toledo."

"Not that I am ashamed of my town," he says, "but because it avoids long explanations and delays. If I tell 'em Tontogany, they want me to spell it. Then I explain it's an Indian name—the name of an old chief—and that I don't know what the word is in English. Then they want to know where it is, and after I tell them, they know less than they did at first."

If you'd be dubbed a handsome girl, And win a handsome Knight, The secret here I do impart, Take Hollister's Rocky Mountain Tea at night. C. P. Champney.

PROSECUTOR'S MOTIONS

Were Overruled After Judge Baldwin Heard the Arguments.

There was a good attendance of attorneys in the court room Friday afternoon to listen to the arguments on the motions filed by Prosecutor Dunipace asking that ex-Prosecutor J. E. Ladd and ex-Judge Edward M. Fries be barred from acting as attorneys for Frances M. Judd, by Ladd, and for Frank McClosky by Fries.

Prosecutor Dunipace in support of his motion against Ladd read several pages of the statutes, and then argued that Mr. Ladd should not be permitted to act as attorney for Judd because he had been Prosecuting Attorney when the first indictment was found charging William Duke and Judd with wrecking the Jerry City bank.

In his own defense Mr. Ladd stated that the original indictment against Judd had been nolleed before he retired from office and gave his reasons therefore that Judd had assisted in every way to locate Duke who was the guilty party, and as there was not sufficient evidence against Judd to convict him that action had been deemed proper, and that his only action in behalf of Judd after the last Grand Jury had again indicted Judd was in assisting him in securing bail when it was known that the indictment was faulty and would be set aside as had been done, and that he had not agreed to act, nor did he intend to act, as Judd's attorney, and that he had at no time refused to give Mr. Dunipace any papers or evidence he had connected with the case nor had he withheld any papers or documents belonging to the Prosecutor's office as charged by Dunipace. The court then asked Mr. Dunipace if he had made any demand or request of Mr. Ladd for documents, and Mr. Dunipace replied he had not.

After allowing all parties to say all they desired on the subject, and free their minds thoroughly, the Court overruled Mr. Dunipace's motion.

Next came the case in which Attorney Edward M. Fries had been attacked.

Mr. Dunipace arose and asked that as this motion was similar to the other, the same order be entered as in the Ladd case. Mr. Fries objected to this stating that he had filed a motion to strike the Dunipace motion from the files and that it was not similar to the motion against Ladd at all.

Judge Baldwin asked Mr. Dunipace to state what the motion was against Mr. Fries. He again stated that as there was no case, the indictment having been valueless, he would withdraw the motion.

Judge Fries declared that that matter had been brought up by Mr. Dunipace and that he insisted on being heard and that the allegations in the motion now on file and made by Mr. Dunipace, or someone else through Mr. Dunipace, attacking him viciously, were wholly without cause. He insisted that it was not fair to him and as Mr. Dunipace did not proceed to present the motion, he rose and with considerable feeling proceeded to read the Dunipace motion, which was as follows:

Now comes the plaintiff and asks the court to restrain Edward M. Fries attorney-at-law, from acting as attorney for defendant in the above cause for the reason that said Edward M. Fries was judge of the common pleas court, Wood county, Ohio, for six years on and before January 1, 1909; that said Frank McClosky was arrested during the month of November, 1908, while said Edward M. Fries was common pleas judge and by virtue of being common pleas judge at that time he had access to the evidence held by the state which the plaintiff expects to convict said defendant.

Further plaintiff says that Edward M. Fries while common pleas judge, during the month of May, 1908, appointed the jury commission, which selected 250 names and placed all in the jury wheel from which all jurors both grand and petit, were to be drawn by the clerk of courts in the presence of the sheriff; that the grand jury, from which said defendant's case will come before for indictment, will be drawn from these 250 names which were selected by said jury commission appointed by said Edward M. Fries, and also if an indictment is found against said defend-

(Continued on Fourth Page.)

WOOD CO. TEACHERS'

Quarterly Institute to be Held March 27.

The Wood County Teachers' Quarterly Institute will be held at North Baltimore, March 27, in the High school building. The program is as follows:

Morning 9:00 O'clock. Music. Invocation. Music.

Round Table Topics.

1. What kind of commencement exercises shall we have?
2. What shall we do with that mischievous boy?
3. What shall we do with that dull, honest, hard-working pupil who fails to make the required grade at promotion time?

Intermission. "Language in the Primary Grades"—Miss Jessie Morgan, Prairie Depot, O.

Address, "The Farmer and the Teacher"—Principal H. H. Frazier, Tiffin, O.

Afternoon 1:00 O'clock. Address, "Physical Training in the Schools"—Miss Geraldine Sweet, Bowling Green, O.

Paper, "English Below the High School"—Mrs. Belle G. Yonker, Bowling Green.

Address, "Dad McKorkle's School Days"—Principal H. H. Frazier, Tiffin, O.

C. E. Stinebaugh, Pres., Stella M. Davis, Secretary.

Executive Committee—B. O. Martin, M. R. Hammond, H. E. Hall.

Music for the occasion will be furnished by the North Baltimore High school orchestra.

A specific for pain—Dr. Thomas Electric Oil, strongest, cheapest liniment ever devised. A household remedy in America for 25 years.

GETS A PROMOTION

Perrysburg Boy Honored After Touring the World.

Perrysburg friends of Ensign Ralph T. Hanson, will be pleased to know that he has been transferred to the Construction Corps of the navy.

As vacancies in the Construction Corps are filled by the appointment of young officers from the line who have especially distinguished themselves by high academic marks the Corps is on a par with the Engineering Corps of the army, which receives its annual additions from those who graduate highest at West Point.

Ensign Hanson has just returned from the world cruise of the Atlantic fleet, during which he was attached to the Vermont. He graduated from the Naval Academy in September, 1906, although properly belonging to the class of 1907. Owing to the need of junior officers in the navy this class was graduated in three sections, so that those who were most advanced in their studies gained a half year over those in the last section, which graduated the following June.

Both as a midshipman at the academy and as a passed midshipman on the cruise, Ensign Hanson distinguished himself by his high standing. Only two men from the class of '07 were selected for the Construction Corps. With his colleagues, Ensign Hanson, or Assistant Constructor, as he will henceforth be termed, enters the Mass. Institute of Technology at Boston to take the course in naval architecture given by that institution.

Of course the Blade claims Hanson as a Toledo boy, but as he was born and raised in Perrysburg, graduated from the Perrysburg schools, and was a resident of this place when he entered the naval academy at Annapolis, we can't understand how Toledo has any right to the honor he may bring to his home town.

Kills Would-Be Slayer.

A merciless murderer is Appendix with many victims. But Dr. King's New Life Pills kill it by prevention. They gently stimulate stomach, liver and bowels, preventing that clogging that invites appendixitis, curing Constipation, Billousness, Chills, Malaria, Headache and Indigestion. 25c at C. P. Champney's.

NAMING THE FARM

Evidence of Progressiveness with Pride in Business.

There are both poetry and philosophy in the pretty custom of naming farms, says the Chicago Inter-Ocean. We have seldom seen a farm with a name where the farm was not neat and the farmer thrifty. The same motive which prompts a farmer to give his farm a name also prompts him to maintain the dignity of the name.

Every progressive man, firm or company stands for something, and back of that something is a name or sign by which that man or firm is known. Humanity in many respects is still in its infancy. It can read and understand a sign or name when other things are unintelligible. The sign is always a stamp of superiority.

This is an age of advertising, and advertising pays—in fact, it is an absolute essential for success in almost all lines of business. The farmer lives and thrives on what he produces, and his products must find sale on a competitive market. People universally are looking for goods that have merit, and often the only guaranty of merit of goods is in the name they bear. Farm products stamped with the name of the farm on which they were produced will cause people to take more notice of them than when stamped with the name of the farmer or bearing no stamp at all. This may seem strange, but nevertheless is true.

A man or firm advertises either for personal gains or for personal pride. Both amount to the same thing in the end. As a man feels, so he is. He can feel prosperous, and rich either with or without a bank account. Praise and pocket money often produce the same stimulating effect, for man does not live on bread alone. A farmer feels life is worth living when he hears his neighbors say that he is a prosperous farmer, or whether he hears them say that he keeps a beautiful farm.

The name that a farm bears may or may not have a qualifying meaning. If it has a meaning it should be in keeping with the farm. For instance, if the name is Evergreen, it should be used only where evergreen trees are prominent on the place, and Hillside should not be used for a level farm.

There are many suggestive and pretty names for farms. Among these are Cedar Grove, Orchard Place, Maplewood, Oak Grove, Five Forks, High View, Ravenwood, Rose Hill, Tower Grove, Rock Glen, Walden, Meadowbrook, Robin's Nest, Longcliff, Millrace, Croft, Moor, Cloverdale and Creamville.

LIST OF JURORS

Drawn for April Term of Common Pleas Court.

The following names have been drawn by the clerk and sheriff to serve as jurors for the April term of court, which begins Monday, April 5, 1909:

Grand Jurors. Addison, Cory, Postoria, M. T. Hemminger, North Baltimore.

Charles Griner, Luckey. Charles Hurst, Portage. Anton Diefenthaler, Millbury. Nick Buchman, Bowling Green. C. O. Burk, Custar. C. H. Day, Rising Sun. John Croll, Tontogany. Henry Adams, Prairie Depot. M. S. Cunningham, Bradner. Samuel L. Baker, Stony Ridge. T. A. Pollock, Grand Rapids. John Oberholtzer, Hoytville. George F. Kurfis, Perrysburg.

Petit Jurors. O. B. Culver, Bowling Green. Charles Steward, North Baltimore. Frank Galpin, Perrysburg. J. W. Brownsberger, Bowling Green.

C. W. Powell, Bowling Green. T. J. Campbell, Bloomdale. C. E. Baker, Bloomdale. C. S. Davidson, Jerry City. Wm. H. Allen, Rudolph. J. F. English, Bowling Green. J. D. Anderson, Bowling Green. W. H. Bates, Rising Sun. L. H. Harbauer, Pemberville. John Bench, Perrysburg. J. J. Meyers, Cygnet. Fred Goeke, Perrysburg. J. L. Henry, Rossford. Harry Lafferty, North Baltimore.

COURT HOUSE CULLINGS

News from Various Departments in Temple of Justice.

Rosa A. Bland has brought suit against Perry Bland for divorce. She says that they were married June 14, 1902, at North Baltimore. She wants to be restored to her maiden name, Rosa Anna Siple, and the defendant barred from interfering with any property of hers, also temporary alimony.

Robert Van Aman in a petition for divorce from Myrtle Van Aman sets up some unusual things. He says that at the time they were married he was 19 and she 23, that he was green, timid and unacquainted with the ways of the world and that she frightened him into running away with her to Covington and marrying her. He says that he at once learned that she had deceived him and that he has not lived with her since. He makes other claims as grounds for a divorce.

The jury in common pleas court has been dismissed for the term and there will be no more jury cases until the next term of court.

In the case of Clarinda Jimison vs. Harriett M. Beatty, Judge Baldwin on Friday decided for the plaintiff.

The action was to set aside a deed to 65 acres of land given to Mrs. Beatty by her husband, Hiram Beatty. Mrs. Jimison, through her attorneys, because of some alleged irregularities claimed that the deed did not carry out Hiram Beatty's wishes in the matter and that therefore the deed ought to be set aside. The judge, however, lost no time in deciding that the deed was good.

Edith Speaker was granted a divorce from Perry Speaker on ground of extreme cruelty. Custody of oldest boy was awarded to defendant, he to remain with defendant's father until further order. Youngest child awarded to plaintiff. Defendant to pay \$300 in monthly installments of \$10, commencing April 1st for support of youngest child. Defendant to pay costs.

Court Entries.

Franklin Ludwig vs. William E. Ludwig, Jessie M. Wallace and E. E. Carter, minors made party defendants.

Alice Gerald vs. Village of Perrysburg. Cause submitted at 10 a. m. Jury unable to agree and it appearing to the court satisfactorily that there is no probability of agreement, Jury discharged from further consideration of the case and cause continued.

William Kazmaier vs. The Toledo Urban & Interurban Railway Company. Leave to amend petition by interlineation and done.

The Cygnet Savings Bank Co. vs. Stephen Radcliffe et al. Revived in name of Chas. T. Craine admr. of Thos. Radcliffe. Leave for him to answer instanter and done. Leave for Stephen Radcliffe, Jacob and John Emch et al stated to answer instanter and done. Reserved also in name of Charles T. Craine as executor of William J. Craine.

TRANSFERS.

Homer Patton for Frank Steward et al., lot 65, Rossford, \$1.

Elizabeth Neubauer to Jas. Neubauer, lot 196, Perrysburg, \$775.

Eva M. Miller to James Miller, ¼ acre, sec. 8, Lake, \$1.

Heirs of Andrew Hillbrand to Andrew Hillbrand, out-lot 148, Perrysburg, \$1.

Andrew Hillbrand to Louisa Hillbrand, out-lot 148, Perrysburg, \$1.

Louisa Hillbrand to Anna Hillbrand, out-lot 148, Perrysburg, \$1.

Franklin Loan & Land Co. to Ora Jordan et al., 6 acres, River Tract 78, \$1.

Com. Mut. Life Ins. Co. to Elmer H. Close, 23 acres, River Tract 80 and \$1, \$15,000.

Matilda Stein to Simon Straus, 160 acres, sec. 12, Milton, \$102.50 per acre.

Ellen Baggaley to Owen Clark, 150 acres, sec. 2, Milton, sec. 36, Weston, \$1.00.

John Fork to Wm. Gelsbuhler, 40 acres, sec. 20, Troy, \$3550.

Joseph Peterson to Frank Korn, 1½ acre, sec. 18, Lake, \$1200.

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Edward M. Fries
having retired as Judge of the Court of Common Pleas, is now engaged in the general practice of the law, with offices over Froney's store, 22 South Main street, Bowling Green, O.

JOHN H. O'LEARY,
ATTORNEY AND COUNSELLOR AT LAW
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-John Zurfluh-
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We recently saw a man two cowardly to lick a postage stamp, but he was a very liberal man—so liberal that he gave himself away every time he spoke.

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LEGAL NOTICE
Herbert J. Martin, late of Coffeyville, Kansas and whose present residence is unknown, will take notice that on February 16, 1909, in the Court of Common Pleas of Wood county, Ohio, being cause No. 15977, the undersigned filed her petition against said Herbert J. Martin, praying for divorce from him upon the ground of wilful absence for three years; for a decree of property free from dower and for the custody of their minor children. The said Herbert J. Martin is required to answer the petition in said action not later than six weeks after February 19, 1909, the date of the first publication of this notice of such divorce may be granted.
MINNIE MARTIN.