In the opinion of the Supreme Court of Pennsylvania, a requirement that a claim for damages against a telegraph company must be presented within sixty days is not reasonable in the case of a message sent from Philadelphia to Shanghai, from which no answer would come in the ordinary course of business, except by mail: Conrad v. Western Union Tel. Co., 29 Atl. Rep. 888.

According to the Supreme Court of Pennsylvania, a title-conditioned that no mill, factory, brewery or distillery shall be erected on the premises, will not satisfy a stipulation in the agreement of sale that the title shall be good and marketable, and clear of all incumbrances: Bailey v. Foerderer, 29 Atl. Rep. 868.

The Circuit Court for the District of Indiana has recently held, discountenancing Jean v. Pa. Co., 36 N. E. Rep. 159, and the other Indiana cases cited, that the superabundant waters of a river, at times of ordinary flood, spreading beyond its banks, but forming one body and flowing within their accustomed boundaries in such floods are not surface waters, which a riparian owner may turn off as he will: Cairo, V. & C. Ry. Co. v. Brevoort, 62 Fed. Rep. 129.

BOOKS RECEIVED.

[All legal works received before the first of the month will be reviewed in the issue of the month following. Books should be sent to W. S. Ellis, Esq., 738 Drexel Building, Philadelphia, Pa.]

TREATISES, TEXT-BOOKS, ETC.


