

CLEVELAND'S WARNING.

HE WRITES A LETTER TO GOVERNOR STONE OF MISSISSIPPI.

The Welfare of the Party Demands That the Democracy Stand on the Traditional Doctrine of Sound and Safe Money.

Governor Stone on Friday evening gave to the newspapers a letter addressed to him by President Cleveland, under date of April 26.

My DEAR SIR—Your letter of the 21st inst. is at hand. I do not feel inclined to find fault with your criticism, but I think the matters you refer to should be judged in the light of the circumstances existing at the time the things were done.

There are, however, some officials who devote themselves so industriously to vilification and abuse of those under whom they hold office as to indicate that their fidelity cannot be trusted for the performance of their duties in a manner creditable to the administration and who apparently assume they may spend the time they owe the public service in doing political mischief.

When I received your letter I had just finished reading a letter of yours, in which you explain to the citizens of Mississippi your views on the currency question.

If we, who profess fealty to the Democratic party, are sincere in our devotion to its principles and if we are right in believing that the ascendancy of those principles is a guarantee of personal liberty, universal care for the rights of all, non sectional, American brotherhood and manly trust in American citizenship in any part of our land, we should study the effects upon our party and consequently upon our country of a committal to the silver arbitration.

If there are Democrats who suppose that our party can stand on a platform embodying such doctrine, either through its affirmative strength or through the perplexity of our opponents on the same proposition, or if there are Democrats who are willing to turn their backs upon their party associations in the hope that free and unlimited and independent coinage of silver can win a victory without the aid of either party organization, they should deceive themselves no longer, nor longer refuse to look in the face the results that will follow the defeat if not the disintegration of the Democratic party upon the issue which tempts them from their allegiance.

It, therefore, becomes the duty of every Democrat, whoever he may be, to consider what such a victory would mean, and in the light of a proper conception of its result he should deliberately shape his course.

GROVER CLEVELAND.

The prices of colored printing inks have gone down with everything else, and it costs no more to do printing in colors than it does in black.

CLAIMS REOPENED.

Adverse Decision of the Commissioner of Pensions Overruled.

A decision of much importance to children claiming under the general law has been rendered by Assistant Secretary John M. Reynolds, whereby the action of the Commissioner of Pensions is overruled, and the practice prevailing prior to such adverse decision of the Commissioner is resumed.

The claim was rejected Jan. 5, 1894, on the ground that claimants had no title at date of filing their application, being all at that date over the age of 16 years.

There was no exception from limitation in favor of minors' claims prior to July 27, 1868. But under the act of March 3, 1873, as re-enacted in Section 4709, R. S., and finally as enacted in Section 2, act of March 3, 1879, claims by or in behalf of insane persons and children under the age of 16 years were excepted from any limitation upon the date of their commencement and such claims stood under the act of 1879, which repealed all prior laws relative to date of commencement, as though the proviso therein had not been enacted.

The interpretation which the Department now gives to this statute was not entertained by those who were first called upon to execute the law, and who were probably concerned in framing it, but though an almost unbroken practice for 15 years or more such claims had been admitted.

SERUM FOR CANCERS.

A French Discovery That Has Cured Several Supposed Hopeless Cases.

Doctors Reclus and Terrier announced at the last sitting of the French Academy of Sciences the discovery of a serum capable of curing cancers and cancerous tumors.

The patients are treated with serum obtained from the blood of dogs previously inoculated with a cancerous fluid. Further experiments are being made.

Drug envelopes, Nos. 1, 2 and 3 manilla, white or colored, coin envelopes, and shipping tags, with or without strings, always in stock at this office.

Don't leave any garden tools out over winter. Collect them all and store in a shed or barn; and take care of the racks and trellises. Housed over winter they will last for three or four years, if substantially made to begin with.

TISSOT'S PICTURES.

RESULT OF HIS VISIT TO PALESTINE TO STUDY THE LIFE OF CHRIST.

Interesting Story of the Conversion of a Famous French Painter—The Picture Which Was "The Father of the Brotherhood"—From the Top of the Cross.

Theodore Stanton in The Century tells the strange story of the conversion of M. James Tissot, the French painter whose 800 or 400 pictures illustrating the life of Jesus formed one of the most interesting features of the 1894 Champ de Mars salon.

Then, too, at the very moment when he was engaged in packing his trunk for Palestine he had in his studio a carefully hidden canvas, scarcely dry, which was so penetrated with a subtle spiritual and Christian spirit that its timid author dared not exhibit it in public.

With such thoughts in his mind and such awakenings in his heart, in the autumn of 1884 Tissot started for the holy sepulcher with all the enthusiasm of the crusaders of old.

Emphasis must be laid on the fact that Tissot, in the enthusiasm of a neophyte, has not simply gone back to the antiquated treatments of religious subjects. Herein lies perhaps the chief merit of his collection. His originality may often border on profanity, but never crosses the line.

BelLAIRE, O., May 7.—It is believed here that the great strike of 1893 will be duplicated. Yesterday the mines working on the co-operative plan and those working at the sixty cent rate were all ordered out, and now 7,000 men are idle.

CHARTER NOTICE.

Notice is hereby given that an application will be made to the Governor of Pennsylvania on the 24th day of May A. D. 1895, by William A. Marr, Samuel H. Kaestner, Edwin C. Price, E. P. Hunter, Edward Silliman, and others, under the Act of Assembly entitled "An Act to provide for the incorporation and regulation of certain corporations."

ORPHANS' COURT SALE OF VALUABLE REAL ESTATE.

Pursuant to an order of the Orphans' Court of Columbia county, the undersigned administrator of the estate of Jacob Andes, late of Homelock township, deceased, will expose to public sale upon the premises in said Homelock township, upon

WEDNESDAY, MAY 22, 1895,

at 2 o'clock P. M. the following described real estate: Beginning at a pine knot and running thence by lands of John Hample, south one-half degree west 45 and three-tenths perches to a stone, thence by land of Reuben B. Wintersteen, south 78 degrees east 113 and six-tenths perches to a stone, thence by lands of Geo. Hartman north to the big road, thence by said road westerly to the line of Geo. Hartman, thence by land of said Hartman north 88 and one-half degrees west to place of beginning, containing

38 ACRES OF LAND, more or less, upon which is erected a

FRAME DWELLING HOUSE, barn, etc.

TERMS OF SALE:—\$50.00 down, \$100 August 1, 1895, and balance Jan. 1, 1896.

CHRISTIAN, JOHN ANDES, Administrators.

SHERIFF'S SALE.

By virtue of a writ of A. F. Pa. issued out of the Court of Common Pleas of Columbia county, and to me directed, there will be exposed to public sale at the Court House in Bloomsburg on

SATURDAY, MAY 11, 1895,

at 2 o'clock, p. m. all that certain message or lot of land situated in Cleveland township, county of Columbia and State of Pennsylvania, bounded and described as follows, to-wit: On the north by lands of Elias Thomas, on the east by lands of Daniel Stine estate, on the south by lands of Adam Demick, and on the west by lands of Ezeriah Yocum and Finneas Thomas, containing

100 ACRES OF LAND, more or less, whereon is erected a

FRAME DWELLING HOUSE, barn and other outbuildings.

Set, taken into execution at the suit of J. M. Hulsizer's Administrators, vs Joseph Thomas and to be sold as the property of Joseph Thomas.

WHITE & YOST, ATTYS.

SHERIFF'S SALE.

By virtue of a writ of Levari Facias issued out of the Court of Common Pleas of Columbia county and to me directed, there will be exposed to public sale at the Court House in Bloomsburg, on

SATURDAY, MAY 11, 1895,

at 2 o'clock p. m., all that certain tract of land situated in the township of Madison, county of Columbia, State of Pennsylvania, bounded and described as follows: Beginning at a Pine thence south 260 perches by lands of Joel B. Moser and Alfred Perg to a post by Pine thence east 130 perches by lands of Berneholder to a Chestnut oak bur, now a post, thence north 39 perches by lands of C. W. Eves to a corner, thence south 86 and five-eighths degrees west one rod by land conveyed by the said Committee to B. F. Warren, thence by the same north three and five-eighths degrees west 396 rods to line of land of Samuel Deischer, and thence by the said lands of Samuel Deischer north 83 and one-half degrees west 131 perches to the place of beginning, containing about

192 ACRES, and allowances, be the same more or less, whereon is erected a

DWELLING HOUSE, barn and other outbuildings. Excepting therefrom 49 acres and 156 perches of land sold by said Wohlfarth to Samuel Deischer by deed dated April 16, 1890, recorded in Deed Book No. 57, at page 477 & c. In the office of the Recorder of Deeds, &c., of said Columbia county, and 49 acres and 137 perches sold to said Deischer by deed dated March 16, 1892, recorded in said office in Deed Book No. 51, at page 213 & c.

Set, taken into execution at the suit of Conrad Kramer, Committee of Margaret Furter, Junatic vs. Abraham Wohlfarth and to be sold as the property of Abraham Wohlfarth.

J. B. McHENRY, Sheriff.

HARKLEY, ATTYS.

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