Lameron County Press. ESTABLISHED BY C. B. GOULD.

HENRY H. MULLIN,

Editor and Manager.

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Advertisements are published at the rate of one ioliar per square for one insertion and fifty cents per square for each subsequenting section. Rates by the year or for six or three months are ow and uniform, and will be furnished on appliow and uniform, and will be furnished on appli-cation Legal and Official Advertising personare, three imes or less, \$200; each subsequent insertion 50

cents per square.
Local noticestencents per line for one insertion five cents per line for each subsequent consecutive

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idc. Simpleannouncements of births, marriages and deaths will be inserted free. Business Cards, five lines or less \$5.50 per year over five lines, at the regular rates of advertising No local inserted for less than 75 cts. per issue. JOB PRINTING.

The Job department of the PRESS is complete, and a Tords facilities for doing the best class of work. Particular attention PAID to Law Printing. No paper will be discontinued until arrearages are paid, except at the option of the publisher.

Rapers sent out of the county must be paid for in advance.

**No advertisements will be accepted at less han the price for fifteen words. **Religious notices free.

POLITICAL ANNOUNCEMENTS

Announcements under this head must be by the candidate and paid in advance to publication.

COUNTY TREASURER.

Editor Press:—

Please announce my name as a candidate for the nomination of County Treasurer of Cameron county on the Republican ticket.

E. O. BARDWELL.

Entror Press:--Please announce my name as candidate for County Treasurer, subject to the shages of the Republican Party, and under the rovisions of the Uniform Primary election law, indrequest my friends to be present at the Prist, are Election to be held on Saturday, June 1st, 20, at two o'block, p. m., and give me their upport.

CHAS. J. HOWARD, Portage, Pa., April 16th, 1907.

Advantages of Madness.

The truth is, I fear, that madness has a great advantage over sanity Sanity is always careless. Madness is always careful. There is a great dea! of falsehood in the notion that truth must necessarily prevail. There is this falsehood to start with—that if a man has got the 'ruth he is generally happy And if he is happy he is generally lazy. The incessant activity, the exaggerated intelligence, generally belong for those who are a little wrong and just a little right. The whole advan-tage of those who think that Bacon wrote Shakespeare, says Gilbert J. Chesterton, writing in the Illustrated London News, lies simply in the fact that they care whether Bacon wrote Shakespeare. The whole disadvantage of those who do not think it lies in the fact that they do not care about it. The sane man who is sane enough to see that Shakespeare wrote Shake-speare is the man who is sane enough not to worry whether he did or not.

The Crafty Brother. man had two sons. The elder was virtuous and dutiful, the younger wicked and crafty. When the father was about to die, he called them before him and said: "I have only two things of

value—my herd of camels and my blessing. How shall I allot them?" "Give to me," said the younger son, "thy blessing, for it may reform me. The camels I should be sure to sell and

squander the money."

The elder, disguising his joy, said that he would try to be content with the camels and a plous mind. It was the camers and a pious mind. It was so arranged, and the man died. Then the wicked younger son went before the cadi and said: "Behold, my brother has defrauded me of my lawful heritage. He is so bad that our father, as Is it likely that he gave him the cam-

So the elder brother was compelled to give up the herd and was soundly inadoed for his rapacity.

For a cold or a cough take Kennedy' Laxative Cough Syrup. It is BEETER than any other cough remedy because its laxative principle assures a heylthy, cop-ious action of the bowels and at sametime it heals irritation of the throat, strengthens the bronchial tubes and allays inflammation of the mucous membrane. Containes Honey and Tar, pleasant to take. Children like it. Conforms to the National Pure Food and Drug Law. Sold by R. C. Dodson.

Wanted.

Good live agents, to solicit members for KEYSTONE GUARD; five year dividend, special features, first seller; liberal commission to good solicitors none other need apply. Address, F. C. Mowrey,

408 Home street, Elmira, N. Y. Dist. Manager Clinton, Potter and Cameron counties, Pa.

For Sale.

One meat wagon for sale. Call on Wm. Hackenberg, trustee for Geo. H. Gross & Co., bankrupt.

C. B. Howard & Co., have received from the Pacific Coast what is perhaps the finest lot of RED CEDAR shingles that ever came to Cameron county.

Warning.

All persons are hereby forbidden from espassing upon the property of this ompany without a permit from this lice, or the Superintendant at the

KEYSTONE POWDER MFG. Co. Emporium, Pa., August 1st, 1903.

NEW SET OF EXCUSES

Will Be Needed by Senators II They Again Defeat Popular Vote for Senator

LYDICK BILL COMING ALONG

Contains Similar Provisions, Which If Knocked Out in Senate, Will Necessitate Still More Explaining Than Has Already Been Done.

Harrisburg, Pa.-Although senate by a majority of three votes killed the McCord bill providing for a pouplar vote on the United States senatorship it is not yet through with the proposition. The senators now have the Lydick primary election bill to tackle. This bill has the same senatorial feature as contained in the McCord bill but differs from the latter in that it merely allows the expression of opinion on the part of the voters and does not make their action binding upon the legisla-

The senators who opposed the Mc Cord bill, in explaining their action, declared that as that measure made it binding upon the members of the legislature to vote for the candidate for United States senator indicated by a majority of the votes of the people it was unconstitutional as well as unreasonable and unjust. Since the Lydick measure is not as drastic in this respect there is some prospect that it will go through, although a bitter fight is in anticipation. The bill already has passed the house and if it gets through the senate it is thought that the governor will sign it.

No bill has caused the senators more concern than did the McCord bill, which was defeated. The sena-tors have had to make lengthy explanations to their constituents regarding the provisions of the measure. Some of those from the country dis-tricts who opposed its passage are

still explaining.

Although the Lydick bill provides only for an "expression" of the voters on the senatorship question an expression is regarded just as binding as if it were set forth in stronger terms such as contained in the Mc-Cord bill. Now it will be up to the senators who voted against the Mc-Cord bill to find some other excuse for voting against the Lydick bill, for the Lydick bill is looked upon as en-

tirely constitutional in this respect.

Fight Between Factions. The Committee of Seventy of Philadelphia, a strong reform organiza-tion of the Quaker City, opposed the Lydick measure because it required those who voted at the primaries to state to what party they belonged. However, the members of this organization were much in favor of the popular vote provision on the senator-ship question. As it is simply a fight between the Penrose and the Elkin factions of the Republican party the outcome is awaited with much inter-

One by one the political party platform pledges are being redeemed. Two of the bills, the trolley freight and the two-cent fare bill, have been signed by the governor and other leg-islation affecting the railroads is on its way through the legislature. The signing of the trolley freight bill last week by the governor concludes a fight that has been waged for years by the Grangers of the state. Especially interested in this movement were the rural and suburban com-munities, but as long as the railroad interests controlled things politically in the state it was impossible to give the people what they wanted. Now that two such important measures have been ordered upon the statute books the prospects are that the commonwealth will experience a growth and prosperity, especially in the farming communities, such as never before has been realized

Great Boon to Farmers.

A great many trolley lines pass through districts far removed from the big railroads. Yet the farmers have been obliged to ship their products to the city market and get their goods from the city by the expensive route of the steam lines supplemented by long hauls by wagons, while trolleys whizzed by their very

The Clarency building and loan bill in the house and the Grim build-ing and loan bill in the senate are likely to meet an early death. The building and loan associations throughout the state, of which there are about 1,100, are uniformly and aggressively opposed to these measures. The bills are precisely alike and their purpose is to restrict the business of those associations which seek business beyond the immediate districts in which they are located.
In addition to the \$6,000,000 which

the legislature will probably appro-priate for good roads a bill appro-priating \$1,000,000 for the improve-ment specifically of roads extending from one city to another, to be known as "main highways," is likely to be-come a law. It already has passed the senate and is not likely to meet with any opposition in the house. It s predicted that with the improved nighways and the improved trolley systems throughout the state the egislature will deserve some little credit for having given the people something worth while. The people of the state have long pleaded for

good roads and the appropriations to be made this session are only a beginning. The resolution providing for a constitutional amendment so that \$25,000,000 worth of bonds may be issued for good roads was defeated in the house

No More Birds On Hats. "Lady, you will certainly have to take that bird off your hat or I'll be

obliged to lock you up."

This is what the "copper" will say to the woman who insists upon adorning her bonnet with a bird or a bird wing after the Cribbs bill becomes a law. This measure has passed the house and unless the senate sees fit to knock it out it bids fair to go on the statute books. The measure for-bids the wearing of any American wild bird, "or parts thereof" as adornment. Of course under the wording of this bill one might wear an English bird or an African bird or some other foreign bird as a hat or-nament but it would be taking chances with the policeman who has not studied ornithology.

School teachers all over the state are anxiously awaiting Governor Stuart's action on the teacher's pension bill. The bill creating a retirement fund for school teachers in cities of the second and third classes is now in the hands of the governor. It authorizes boards of education to appropriate to a retirement fund not more than five per cent of the amount paid the previous year in salaries to teachers and to organize a retirement board which shall make provisions to receive other contributions and de termine the eligibility of applicants for retirement. It makes possible a pension system for teachers in the larger towns of the state to which thousands of instructors will be eligi-ble when they reach an age or have served a number of years which the boards of education may consider as entitling them to rest from their

The teachers' pension bill had quite a struggle to get through the senate but it finally succeeded. It will mean the expenditure of many thousands of dollars in pensions in the various communities affected, but advocates of the measure contend that it is a most worthy one and they are using their best endeavors to induce the governor to sign it.

Labor Making Progress

The Casey employers' liability bill, which passed the house after much tribulation, is now in the senate. The bill is satisfactory to the labor peo-ple and to many of the legislators. As it is one of the party platform promises the measure is likely to become a law without amendment. The labor people, by the way, have succeeded in getting more legislation on the calendar this session than ever before. Many of their bills doubtless will be enacted.

By a majority of one vote the house passed the senate bill doubling the salaries of members of the legis-lature. The bill now goes to the governor. There is a question as to whether he will sign it. The bill ernor. cannot affect the compensation of the present members. The members were just as jubilant, however, as if they themselves were to benefit by the increase. There were 10 Democratic absentees. There were 57 votes in opposition to the bill. Among other bills passed finally and now awaiting the governor's approach are the ing the governor's approval are the following:

Amending the act of March 16, 1905, providing for the voting of shares of stock incorporations held by executors so as to require such holders to set the same apart when directed by a will to vote the same in a manner and as directed by the cestui que trust or persons benefit cially interested therein and prohib iting the sale of such stock under certain circumstances.

Defining the duties of the State Dental Council.

Requiring steam and electric railway companies to report to the secretary of internal affairs the number of statute miles of road operated.

seats of counties of more than 150, 000 population in memory of the sol-diers, sailors and marines who participated in any war against the United States.

Equalizing taxation of restaurants eating houses and cafes.

To prevent entry upon lands by corporations for purpose of taking the lands by eminent domain without first giving notice in writing of the pur pose to make such entry to the owner of the land.

Authorizing county commissioners to assume control of township and county bridges 35 feet and upward in length and to rebuild such bridges. Extra Session Possible.

It now looks as if the legislature would have to be reconvened in extra session or to hold an adjourned session some time next fall. The capitol investigating commission is not any-where near the completion of its work. It now seems necessary to prolong the inquiry indefinitely. New developments have obtained and new avenues of research are opening up in such a way as to show the investigators that there are important mat-ters which must be looked into.

It is thought that under the circumstances it will be impossible to make any kind of a preliminary report to the legislature before the close of the session that would be at all satisfactory. It is thought that as developments have shown an antiquated and altogether unsatisfactory system of government, as regards the conduct of the various departments, new laws should be enacted. However, until the inquiry is completed it will be impossible to tell just what remedial

legislation should be passed.

EAN Q. BARTON.

DIEHL

Shoes. In fact anything in the shoe line.

Shoes

DIEHL Shoes

PATENT COLT. In Oxfords for Men, Ladies and Children. To see them is to buy them. You do yourself an injustice when you do not look at this beautiful line before pur-

00 YOU KNOW About the Banner Patterns. These are the very best. The prices are 10c and 15c. Every pattern is a new one. They are the simplest patterns on the market to-day to put together. Counter books only 10c. Monthly sheets are free.

chasing. We also carry a complete line of Men's Working

To examine the largest and most complete line DON'T FORGET of long and short Silk and Kid Gloves. We have them in many different colors, ranging in price from \$1.50 to \$5.50 the pair.

Shirt Waists In black, white and colors. These Shirt Waists were selected from the very best samples that have been shown this season. We can surely suit you in this line.

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Shoes

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You Can Take it Easy.



In the way of purchasing Furniture f you buy from us. We contrive to get the newest and best ideas on Furniture, with the latest designs in Parlor Suits, Lounges, Dining Room Tables and Chairs, Bed Room Outfits, etc., etc. Our line of Carpets and Mattings will stand comparison with any others now being shown in town. We are ready to furnish a room, or a house, or a row of houses with new and desirable Furniture.

Undertaking

EIRM!

John Edelman

Opposite St. Charles Hotel, EAST EMPORIUM, PA.

Where you can always find a new supply of woolens to suit the season and customer. We solicit new trade and shall try our best to satisfy all our patrons. GENTLEMEN—Why go outside to get your Clothes, when we can furnish you with the best goods and latest styles at the lowest possible price. Spend your money at home. We, as well as our help, spend our money here.

money here.
We are cutting our clothes by a new system and have met with good success.

Thanking you for past favors we respectfully invite you to call again.

EAST EMPORIUM, PA.

JOHN EDELMAN & SON,

PARTITION NOTICE.

Barrows, Nancy C. Barrows, Elsie B. Peale, Frank Dallett, Laura A. Dallett, George P. Dal-left, James Dallett, heirs at law of Estellina A. Dallett, deceased, plaintiffs,

Estellina A. Dallett, deceased, plaintiffs,

Martha Noyes, Elizabeth Noyes, Hannah V. Noyes, Daisy Noyes, Hannah V. Noyes, Daisy Noyes, Margaret Noyes, Mrs. J. W. Schnarrs, Edward Noyes and Harriett Noyes, heirs at law of Charles R. Noyes, deceased, Mary E. Farr, Frank P. Noyes, Maroa H. Noyes, Mrs. Belle Southard, Mrs. George B. Noyes, Guardian of Christina Noyes and Margaret Noyes, minor children of George B. Noyes, deceased; Willis B. Blandin, and Amos N. Blandin, heirs at law of Jennie C. Blandin, heirs at law of Jennie C. Blandin, Annie B. Southard, James N. Southard, Agnes Southard, and Frances Southard, devisees under the last will and testament of Hannah M. Noyes, deceased, defendants.

To the above named defendants:—

You are hereby commanded to appear be fore our Judges at our Court of Common Pieas for the county of Cameron, to be held at Emporium on the 6th day of May next to show cause why you do not hold together with the said plantiffs and undivided, all those two certain pieces, parcels and tracts of land, lying and being in the Township of Lumber, County of Cameron and State of Pennsylvania, bounded No. and State of Pennsylvania, bounded No. and State of Pennsylvania, bounded four hundred and furty (5440) containing eleven hundred (1100) acress, with the usual allowances, bounded on the north by warrant No. 5437; on the east by warrant No. 5439; on the south by warrant No. 5439; on the south by warrant No. 5441 and on the west by warrant No. 5409; on the east by warrant No. 540; on the east by grees east forty-three (43) Fous to the south and of warrant number five thousand four hundred and forty (5440); thence south twenty (29) degrees east one hundred and seventeen (117) rods to post corner; thence north seventy (70) degrees east two hundred rods to a post corner; thence north twenty (20) degrees west one hundred and stay (60) rods to a hemicok corner; thence stay (60) rods to a hemicok corner; thence and the stay (60) rods to a hemicok corner; thence stay (60) rods to a hemicok corner; thence of the stay (60) rods to a hemicok corner; thence of the stay (60) rods to the place of beginding. Containing two hundred acres of land, more or less. Being about one hundred (160) acres in warrant No. 5441. Being the same property which was conveyed by Estellina Dallett and others to John Jacob Schwab by deed dated April 4th, 1889, and recorded September 20th, 1892, in the Recorder's office of Cameron county in Deed Book 'K' page 314, the said John Jacob Schwab, his heirs and assigns having the right and privilege of ingress and egress to and from said land across the lands of the grathors named in said deed from Estellina Dallett and others over the road as used on the 4th day of April 1889, it the village of figures and egress to and from said land across the lands of the grathors named in said deed from Estellina Dallett and others over the road as used on the 4th day of April 1889, it the village of provided that where tales are made of land along the road leading to the house of Said Sage, if it shall be found convenient and necessary by the purchasers to make the change in the location of said road, said change shall be made. And being the two tracts of land which were sold by T. B. Lloyd, Trustee appointed by said Court to sell the real estate in partition proceedings wherein James C. Noyes and others were defendants to No. 14 September Term, 1886, in the said Court, and sold to Estellina Dallett, an undivided one-third interest, www. Barrows an undivided one-third interest, www. Barrows an undivided

MADAME DEAN'S FRENCH FEMALE

EVER KNOWN TO JAIL. S

Sold in Emporium by L. Taggart & R. C. Dodso

SECOND TO NONE.

ADAM,

In the

Court of

Common

Pleas of

Cameron

County.

No. ----

December

Term, 1906.

PARTITION.

MELDRUM & ANDERSON CO.

396-408 Main Street, BUFFALO, N. Y.

Wash Goods

There is no mistaking the trend of fashion towards the Novelty Wash Goods brought out this season. Extra help and more room have been provided to meet the rush. Among the weaves which are selling rapidly

CLUSTRE DIMITY in dot, ring and Dresden designs; all colors, 19c
GALATEA CLOTH—The best domestic quality in a large range of styles, light and dark colors, dots, stripes 15c

SOISETTE a very popular suiting highly mercerized; permancht lustre; colors of cream, pink, sky, cade, navy, reseda, grey, red, yellow, heliotrope and black and black

FRENCH ORGANDIEinhandsome floral, designs, all colors, large and 35C mail prints; best quality at... 35C MERICERIZED VIOLE TISSTE in checks and Pekin stripes, colors of pink, sky helio; grey, navy and black at 29C 25c and.

.25c

ART SATINS—Fine quality in new floral printings for drapes and covers, principally light colors at 170

SEND FOR SAMPLES.

ADAM,

MELDRUM & ANDERSON CO.

American Block, Buffalo, N.Y.

Windsor Hotel

Between 12th and 13th Sts., on Filbert St. Philadelphia, Pa.

Three minutes WALK from the Reading Terminal. Terminal.
Five minutes WALK from the Penn'a R.
R. Depot.
European Plan \$1.00 per day and upwards.
American Plan \$2.00 per day.

E. A. PYLE, Insurance Agency,

dent, Employers Liability, Boiler Insurance, Plate Glass, Surety

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