

CHAMP CLARK'S LETTER

Hanna the Logical Candidate of His Party.

WON'T GET THE NOMINATION

Republican Rank and File Will Have None of Him.

DON'T WANT HIM IN WHITE HOUSE.

Not the Sort of Man People Like to See in Highest Place—Democrats Would Be Pleased to Have Mark Named For President—Not Likely to Have Wish Gratified—Lightning Rods Shooting Up—Fly in Roosevelt's Ointment—John J. Lentz's Gall-To Expose Republican Corruption—Fillipinos Still Unpacified, Ship Subsidy Nonsense—A Hint to Payne.

[Special Washington Letter.] On a lecture tour through Iowa, Nebraska, Kansas and Ohio I recently heard a good deal of Republican politics, especially Republican presidential politics. My conclusions are as follows as to the present status of Republican presidential possibilities: The Republicans just now are cocksure of electing the next president. In their mind's eye they, a la General Charles Henry Grosvenor, can see a long line of Republican presidents. How they will feel later on, say three years hence, is one of those things which no fellow can find out. Everybody seems to take Mr. McKinley's declaration as to a third term as final. That performance has brought him golden opinions from all sorts of people. Nobody considers Senator Marcus A. Hanna in the running. Why? It is hard to tell. To a sane man he appears to be the logical nominee of his party, because for all practical purposes he is, for the five years last past has been and for the next three years will be the Republican party. But nevertheless the rank and file among the Republicans will have none of him as a presidential candidate. He is no better and perhaps no worse than other aspirants for the Republican presidential nomination, but the plain people do not desire to see him in the White House.

I suggested to an intelligent Republican editor the claims which Mark has upon his party, but he poolpoohed the idea. I asked him to explain why Mark should not have the plum. The only reason he would vouchsafe was that somehow Mark is not the sort of man people like to see in the highest place. That's intangible, to say the least of it. The truth is that the Republicans are willing to use Senator Hanna just as they used Jay Hubbell—Garfield's "Dear Hubbell"—in 1880 and then throw him away as a sucked orange. Hanna will find, to his sorrow and disgust, that Republicans as well as republicans are ungrateful. They are willing—indeed, eager—for him to fry the fat out of corporations and to use it in debauching American suffrage. They are hungry for the offices which he purchases, but they are unwilling to crown him with the highest official honor, even if that honor be purchased as openly as one may buy a scrub calf in open market. This is rank injustice to Mark, but with him as their candidate they would not have the gall to prate of purity and sweetness in the campaign of 1904, which prating has been their chief stock in trade since the birth of the party in 1850.

Democrats For Hanna. It goes without saying that Democrats everywhere are enthusiastic for Mark for the nomination. What they would do to him as a presidential nominee would be a plenty. If we couldn't defeat him, we couldn't defeat anybody. But no such good luck as his nomination is in store for us. With President McKinley and Senator Hanna both eliminated from the Republican presidential equation the contest for the Republican nomination will in all likelihood degenerate into a free for all race where any mediocrity will think he has a chance. Indeed lightning rods are shooting up like mushrooms in a damp cellar. Those "mentioned" are as numerous as young frogs after a heavy shower. Among western rural Republicans the name of Mr. Vice President Roosevelt, like that of Abou Ben Adhem, leads all the rest, but the spider in the colonel's presidential dumping is Governor Odell of New York. I suggested to a hot Iowa supporter of Colonel Roosevelt that, as Governor Odell had the machine, he would perhaps turn up in the national convention with a solid New York delegation at his back. "Oh, yes," replied he, "but history repeats itself. Grover Cleveland was nominated in 1862 with the New York delegation dead against him. Perhaps Teddy can duplicate that unique performance." Perhaps he may. Who knows?

Iowa's Favorite Son. Iowa herself is nursing two presidential possibilities—Senator William Boyd Allison, now serving his twenty-ninth year in the less numerous branch of the national legislature, and Governor Leslie M. Shaw, now filling his second term in the gubernatorial chair of the Hawkeye State. The chances are that Senator Allison would win out this time were it not for his age, but he is the best preserved man of his

years now in public life and may win out anyway. As the Democrats are thinking of nominating General Francis Marion Cockrell of Missouri, it would be the proper paper for the Republicans to nominate Senator Allison. Honors would be about even as to age. These two "grand old men" take it turn about in acting as chairman of the senate committee on appropriations and are great personal friends. Senator Allison has been in public life almost without a break ever since the Republican party was organized, having made his political debut in 1856 as one of the assistant secretaries of the convention which nominated General John Charles Fremont. He has been a presidential possibility for 20 years and enjoys the distinguished honor of having made the first free silver speech ever delivered in congress. The Republican national committee in the event of his nomination might not republish that speech as a campaign document, but it is Allison's chief claim to renown nevertheless.

Governor Shaw is a new figure in national politics. His sudden rise to eminence is another illustration of the wondrous possibilities in this country; also of the adaptability of life in which he may find himself. Five years ago Leslie M. Shaw was a country banker, unknown beyond the limits of his county. Yet today he is not to sneezed at as a presidential candidate. Then he had only a neighborhood reputation as a public speaker. Now he is much sought after as a drawing oratorical card at great Republican powwows. Far stranger things have happened than that he will gobble the Republican nomination for the presidency.

Waiting For Lightning. Uncle Shelby M. Cullom has his lightning rod up in Suckerdon and is banking on his physical resemblance to Abraham Lincoln, but Uncle Shelby is badly handicapped by the soaring ambition of Governor Dick Yates, second of the name. Governor Dick has declared in no uncertain sound for Colonel Roosevelt, which is interpreted as the governor's bid for second place on the presidential ticket.

As one good turn deserves another and as Republican editors are always urging Democrats to nominate a southern man for president, I make bold to suggest that they give the northern statesmen a rest and nominate a southerner themselves. True that, as a rule, southern Republicans are a measly and unsavory lot, but there is one shining exception—to wit, Mr. Justice John M. Harlan of the supreme court of the United States. He is a man of brains, of honor, of learning, of commanding presence, and a patriot who is neither ashamed nor afraid. He is a Kentuckian, possesses the courage of his convictions and is not afraid to speak out in meeting. They might go further and do worse. One thing dead sure—if he were elected and expressed as plainly and tersely his views in his inaugural and messages as he did in the Doucace Greeley called mighty rich reading.

Stupendous Gall. Hon. John Jacob Lentz of Ohio ought to be disciplined. Nothing short of confinement in a dungeon and a diet of bread and water on a charge of lese majesty will do him any good. He has dared to lay his hand on the Lord's anointed. Last year the Republican national committee, under the lead of its chairman, Senator Marcus A. Hanna, and the Ohio state committee, under the lead of Mark's protégé, General Charles Dick, poured enough boodle into the capital district of Ohio to defeat Lentz for re-election to congress by 12 votes—on the face of the returns. He was so obnoxious to them and such a thorn in their side that they were determined to get rid of him at any cost. But Lentz is a fighter from the head waters of Bitter creek and never says "die." So he promptly began a contest and proposes to show up the unspeakable corruption used to compass his defeat. With remarkable courage he has determined to go to the fountain head and has had subpoenas issued for President McKinley and Marcus A. Hanna to have them tell what they know about the use of boodle and patronage. Great Jupiter! If Lentz succeeds in twisting the truth out of Mark, it would make a book that would sell like hot cakes and damn the Republican party forever.

But the truth is precisely what Broth'er Lentz will not get out of Mark even if he gets him on the witness stand, which he has not yet done. Mark can plead the statute which prevents a man from being compelled to criminate himself, and, mark my prediction, that is exactly what he will do as a demerit resort, thereby confessing himself in a general way guilty. But I will venture another prediction, and it is this: Mark will not go on the witness stand in the Lentz contest case. He will avoid the subpoena by flight just as he avoided the Tom Johnson subpoena when that redoubtable fighter was after him to raise his assessment. Mark will finally come to be known as "the great subpoena dodger." He cuts an elegant figure feeling from the officers of the law. But whether he succeeds or not cannot help admiring Lentz's gall in issuing a come quick for Mac and Mark. The charge of the Light brigade at Balaklava was not a circumstance to Lentz's charge on the president and the chairman of the Republican national committee. More strength to his arm and may success be his!

A Fizzle. With a great flourish of trumpets on the last 4th of July, just about a month ago, civil government was established in the Philippines. Judge Taft was installed in office as proconsul in chief, and Mr. McKinley was exploited as the great pacifier. Good men hoped against their better judgment that all would be well and that peace had come to those distracted islands. Republic

an Jingo was so enthusiastic that for a few days—only a few—they talked wildly of nominating Taft for president. Now all is changed. The bottom has dropped suddenly out of the grand plan of pacification, out of Mr. McKinley's reputation as a pacifier and out of Judge Taft's presidential boom. The fool Filipinos have backslidden, fallen from grace and, like the dog described in the Bible, have returned to their vomit. They have returned to the insurgent business. The attempt at civil government in Batangas, one of the largest and wealthiest provinces, has been abandoned and the government of the sword re-established; also in the island of Cebu and other places. This is to be sincerely regretted, as everybody was weary of the dreary war. The Filipinos appear to be incorrigible. They fought Spain for 300 years to secure their freedom, and they appear determined to fight us 300 more rather than accept at our hands what Senator William E. Mason was wont to denounce as "canned liberty." What idiots! Why not submit to being assimilated without any more kicking and squealing? Don't they know it is "benevolent assimilation?" Why don't they hearken to the siren voice of Agulnaldo, who is said to have received a cool million for permitting himself to be surprised by General Fred Funston?

The Associated Press—censored, of course—drawing it mildly as possible, informs us that "the insurgent sentiment is strong." That is a sad message for the American taxpayers, for it portends more soldiers, more taxes, more blood, more death of American boys in that faraway land.

A Sly Scheme. Last winter Senator William P. Frye of Maine and other ship subsidy advocates solemnly and vociferously asserted that without a ship subsidy Americans would build no more ships. Yet, strange to say, more ships are now being built in American shipyards than at any time since the Morrill high tariff bill was placed on the statute books, which confounds Senator Frye and prophets of his school. The plain, unvarnished truth is that there is no more sense in a ship subsidy than there is in a mule subsidy, a sheep subsidy, a cattle subsidy, a horse subsidy, a hog subsidy, a chicken subsidy, a goose subsidy, a grain subsidy or a baby subsidy. Seeing defeat staring them in the face, the subsidy advocates have got up a brand new plan by which to deceive and entrap the unwary. They pretend to have divided into two warring factions—pretend, mark you—one of which wants to base the amount of the subsidy on speed, the other on tonnage. Of course this pretended row is a fake pure and simple, a plan by which to catch gudgeons. The two gangs really constitute one gang of treasury raiders. They understand each other thoroughly and at the proper time will divide the swag if only they can get their paws on to the swag. If, however, they can be thwarted during this congress, they will never get the swag, for by that time it will be so clear that American shippers do not need any subsidy that to vote one would damn the party doing it.

By Their Own Mouths. During the campaign of 1900 Republican editors and orators denied as positively and bitterly that anybody in America is in favor of imperialism as Peter denied his Lord and Master. Mark how plain a tale will put them down. Now comes The Echo of Howard county, Mo., a rampant and rank-ankered Republican paper, and gives the snap away by exclaiming, "We would rather see Mark Hanna emperor than W. J. Bryan president!" There you are, without any circumlocution, evasion or beating about the bush whatever. An open confession is good for the soul. It is to be hoped The Echo feels better. When Mark ascends the throne and dons the crown, unless he is a most ungrateful wretch he will at least make the editor of The Echo Duke of Howard. He appears to be the original man for Hanna for emperor. Of course Republicans will with one accord roll their eyes to heaven, a confirmed habit when they contemplate any unusual piece of devilry, and solemnly asseverate that this Missouri Republican editor does not represent anybody but himself when he declares for Mark for emperor; but, query, Would he have had the boldness to make such a declaration unless he thought his constituents indorsed him? Has he lost any subscribers by honesty and courageously avowing his imperialistic opinions? Not that any one has heard of. Most Republicans are not as frank as this Missourian, but the probabilities are that his suggestion as to Mark's caput being encircled with an imperial crown will meet with a response no less hearty because secret in many Republican bosoms.

A Hint to Mr. Payne. President McKinley's proclamation of free trade betwixt the United States and Porto Rico must cause a qualmish sort of feeling in the stomachs of Hon. Seneca E. Payne, the Philadelphia Economist et id genus omne. It took the president a long time to do "our plain duty," but better late than never. If he had done it about a year ago, he would have saved his party a red hot debate in congress, a debate which came near tearing it asunder. But think of William McKinley, author of the McKinley bill, issuing a free trade proclamation! Evidently the late lamented Rev. John Jasper of Richmond was correct when he fervently exclaimed, "The world do move!" It is to be hoped that Hon. Seneca E. Payne, chairman of the house committee on ways and means, will not feel it to be his "plain duty" to move the impeachment of the president.

EXECUTOR'S SALE OF VALUABLE REAL ESTATE. Estate of A. E. MEYER, late of Potter twp., deceased. By virtue of an order of the Orphan's Court of Centre county directed to the undersigned there will be exposed to public sale, on the premises known as the Barren Farm, in Potter twp., about one mile east of Centre Hill, on

FRIDAY, AUGUST 23rd, 1901. at 10 a. m., the following described property: The undivided one half interest in a 367 ACRE FARM located one mile east of Centre Hill, thereon erected a large, new Bank Barn 45x110 feet, two large double Frame Dwelling Houses, and all necessary outbuildings; has never falling well, two springs and the creek runs through the farm; fences are in good repair and the place is covered with strong young timber; good orchard, limestone land under high state of cultivation and is underlaid with pipe rock, 1/2 mile from school and is desirably located—bounded and described as follows: Beginning at a corner on line of lands east 300 perches to a post; thence north 28 degrees east 120 perches to a post; thence north 52 degrees west 172 perches to stones; thence south 50 degrees west 91 perches to stones; thence south 29 degrees west 124 1/2 perches to stones in Runkle's garden; thence south 52 degrees east 120 perches to a post; thence north 45 degrees east 42 1/2 perches to post; thence south 41 degrees east 150 perches to a post along lands of John Runkle; thence north 47 degrees east 360 perches to a post; thence north 67 degrees east 415 1/2 perches to a post; thence north 14 degrees east 96 perches to stones; thence south 83 degrees west 29 1/2 perches to stones; thence north 46 degrees east 197 1/2 perches to place of beginning, containing 367 acres, 28 1/2 acres more or less, and is underlaid with pipe rock, and is otherwise described as follows: Also at the same time and place will be offered at public sale a PROPERTY AT LINDEN HALL, Consisting of a Good Two-Story Frame House, Stable and other outbuildings, all in good repair, on the lot which is located in the village of Linden Hall—bounded and described as follows, to wit: Beginning at the corner of the lot on the east side of the road 50 feet on public road; thence east 160 feet; thence north 15 feet; thence west 160 feet to the place of beginning, containing Eight Thousand Eight Hundred square feet; it being the same premises which Daniel Hess and Druegela C. Hess his wife by their deed of October 28th, 1896, and recorded in Centre county, in Deed Book Vol. 51, page 230 granted and conveyed to A. E. Meyer and contains 1800 square feet.

TERMS OF SALE: Ten per cent of the bid at which property is sold to be paid on day of sale; balance of one-third of purchase money upon confirmation of delivery of return of sale one-third in one year and balance in two years. Deferred payments to bear interest from date of confirmation absolute at six per cent per annum secured by bond and mortgage on the premises. EDWARD SELLERS, Adm'r. J. C. MEYER, Cent. Adm'r. I desire to give notice that as the owner of the other undivided one-half interest in the above described farm property in Potter twp., my interest in said premises will be offered for sale at the same time, and the property sold as a whole to the highest bidder, the purchaser will obtain the entire title free from all encumbrances. W. H. MEYER, Adm'r.

PUBLIC SALE. Will be exposed at public sale on the premises in Burdette township, on THURSDAY, AUGUST 15, 1901. At 1 o'clock p. m. the following described real estate the property of John Barnhart Veenderfer, deceased, late of Burdette township located on TWO FINE FARMS, located on opposite sides of the public road east about one-half mile from the Beech Rock K. K. in Burdette township. NINETY ACRES. The one farm containing 90 acres, 50 acres clear and under a good stand of timber, oak, chestnut, well timbered with oak, pine and chestnut. Thereon erected a good frame house 24x36 feet, barn 60x60 feet, two story wagon shed, and all other necessary outbuildings, a good spring of water at barn and well at the house. A good orchard on the farm. ONE HUNDRED ACRES. The other farm containing 100 acres, 50 acres clear and 50 acres well timbered with oak, oak, chestnut. Thereon erected a frame house 20x30 feet, barn and straw shed 60x60, good well of water and spring at the house. Both farms underlaid with valuable coal. TERMS—Ten per cent cash on day of sale, balance on delivery of return of sale, one-third in one year and the remaining one-third in two years, with interest. Deferred payment to be secured by bond and mortgage on the premises. For further information apply to JOSEPH EISENHOUTER, Executor, Orvis, Bower & Co., Kyertown, Pa. Attorneys.

PUBLIC SALE OF VALUABLE REAL ESTATE. ESTATE OF JACOB GARBRICK, Marion twp. By virtue of the authority vested in the undersigned, under the will of Jacob Garbrick, late of Marion township, deceased, there will be sold at public sale, at the late residence of the said Jacob Garbrick, deceased, in Marion township, Centre county, Pennsylvania, on

ADMINISTRATOR'S NOTICE. Estate of GEORGE SHAFER, dec'd, late of Miles township. Letters of administration on said estate having been granted to the undersigned, all persons indebted thereto are requested to make immediate payment, and those having claims or demands against the same will present them without delay for settlement to the undersigned. U. S. SHAFER, Adm'r. O. B. & O. Atty's. Madisonburg.

EXECUTOR'S SALE. Estate of ANNIE ARMSTRONG, deceased. Notice is hereby given, that the undersigned executor of said estate, by virtue of the power granted her by the will, will expose to sale by public outcry, on the premises, on Friday August 24th, 1901, at 10 o'clock a. m., all that certain lands and two lots of ground situated in Spring township, in Bush's Addition to the borough of Bellefonte, fronting 110 feet on the north side of Water street, and extending back northward to the old Car Works dam. Thereon erected a two story frame dwelling house, stable, and other outbuildings. Terms of sale cash. I. J. WILLIAMS, Executor. S. D. RAY, Atty.

DIVORCE NOTICE. In the Court of Common Pleas of Centre county, No. 1, August Term, 1901. William Dietz vs Elizabeth Jane Dietz IN DIVORCE, A. V. M. Notice is hereby given that the undersigned in the above stated case, that the undersigned commissioner appointed by said court to take testimony in said case on the part of the libellant William Dietz vs Elizabeth Jane Dietz in the purpose of his appointment at his office, in Temple Court, Bellefonte, Pa., Friday, August 24th, at 10 o'clock a. m. of said day when and where you may attend if you so desire. J. K. JOHNSTON, Commissioner.

CHARTER NOTICE. Notice is hereby given that an application was made to the Governor of Pennsylvania on the 19th day of August, 1901, by E. L. Orvis, J. C. Meyer, C. M. Farris, J. M. Laurie and J. E. Ward, under the Act of Assembly entitled, "An Act to provide for the incorporation and regulation of certain corporations" approved April 26th, 1874, and the supplements thereto, the charter of an intended corporation to be called "The Blue Jacket Mining and Milling Company" the character and object of which is to mine and mill zinc, lead and other metallic ores and to own and lease mineral lands connected therewith, and for these purposes to have, possess and enjoy all the rights, franchises and privileges of the said Act of Assembly and the supplements thereto. ELLIS L. ORVIS, Solicitor.

COURT PROCLAMATION. WHEREAS the Hon. John G. Love, President Judge of the Court of Common Pleas of the 4th judicial district consisting of the county of Centre, having issued his precept bearing date the 23rd day of July, 1901, to me directed for holding a Court of Common Pleas and Orphans' Court, Court of Oyer and Terminer and general Jail Delivery and Quarter Sessions of the Peace in Bellefonte, for the county of Centre, and commence on the 4th Monday of August, the 24th day of August, 1901, and to continue two weeks. Notice is hereby given to the Coroner, Justices of the Peace, Aldermen and Constables of said county of Centre, that they be then and there at the proper persons, at 10 o'clock in the forenoon of said day, with their records, inquiries, examinations, and their own remembrances, to do those things which their office appertains to be done, and those who are bound in recognizances to prosecute against the prisoners that are or shall be in the jail of Centre county, be then and there to prosecute against them as shall be just. Given under my hand, at Bellefonte the 23rd day of July, in the year of our Lord, 1901, and of the Independence of the United States. CYRUS BRUNGART, Sheriff.

JUDICIAL NOTICE. Notice is hereby given that the following accounts will be presented to the Court for confirmation on Wednesday, August 28th, 1901, and unless exceptions be filed thereto on or before the second day of the term, the same will be confirmed, to wit: 1. The third and partial account of Nathaniel Bierley, committee of Harry Saylor, a lunatic. 2. The third and partial account of Nathaniel Bierley, committee of Jesse Newton Cowher, a lunatic. 3. The second and partial account of The Commonwealth Trust Company, formerly The Commonwealth Guarantee Trust & Safe Deposit Company, assignee for the benefit of creditors of The Bellefonte Iron & Nail Company. 4. The second and partial account of The Commonwealth Trust Company, formerly The Commonwealth Guarantee Trust & Safe Deposit Company, trustee of James A. Beaver, for the benefit of creditors of James A. Beaver and The Bellefonte Iron & Nail Company. M. I. GARDNER, Prothonotary. Bellefonte, Pa., July 22, 1901.

REGISTRAR'S NOTICE. The following accounts have been examined, printed and filed of record in the Registrar's office for the inspection of heirs and legatees, creditors and all others in anywise interested therein, and will be confirmed on Wednesday, the 28th day of August, A. D. 1901. 1. The first and final account of A. J. Greist, guardian of Harry Young, minor son of Sarah E. Young, late of Centre township, deceased. 2. The account of Fred E. Foss, Administrator of the estate of J. E. Lawrence, late of Bellefonte Borough, deceased. 3. The first and final account of Louise M. Valentine, guardian of Robert Valentine, M. Valentine, guardian of Robert Valentine, late of Bellefonte Borough, deceased. 4. The final account of Wm. Tressler, Administrator of the estate of Jno. B. Hazel, late of Centre township, deceased. 5. The first and final account of A. J. Greist, Trustee of Emeline Coldren, legatee of Mollie Bruss, late of Potter township, deceased. 6. The first and final account of Calvin M. Stover and Thomas H. Mozzi, executors of the last will and testament of Elias Motz, late of Haines township, deceased. 7. The final account of L. R. Heath, Executor of the last will and testament of John A. Hatch, late of Phillipsburg Borough, deceased. 8. The first and partial account of John M. Long, Executor of the last will and testament of Hannah Long, late of Howard township, deceased. 9. The first and partial account of Elizabeth D. Price and Mary P. Jackson, executors of the last will and testament of Catherine D. Price, late of State College Borough, deceased. 10. The final account of Alexander Harpster, surviving executor of the last will and testament of David Harpster, late of Ferguson township, deceased. 11. The first and partial account of W. Harrison Walker, guardian of Elsie Houch (nee Vonada), Maggie J. Vonada, Ida M. Vonada, minor children of F. P. Vonada, late of Miles township, deceased. 12. The first and final account of E. E. Greig, executor of the last will and testament of W. J. Thompson, late of Potter township, deceased, as filed by J. G. Irvin, attorney in fact for said accountants. 13. The account of Hattie Winkelman, Administrator of the estate of Wm. Winkelman, late of Walker township, deceased. 14. The account of Wm. H. Mingle, Administrator of the estate of Samuel Brown, late of Harris township, deceased. 15. The first and final account of Clement Dale, Administrator of the estate of I. C. Grassmire, late of Boggs township, deceased. 16. The first and final account of Joseph Newman, Administrator of the estate of Joseph Newman, late of Bellefonte Borough, deceased. 17. The first and final account of J. C. Orndorff, Executor of the estate of Jeremiah Hoy, late of Gregg township, deceased. 18. The first and partial account of Sarah R. Hensyl, Administrator of the estate of Lot R. Hensyl, late of Howard Borough, deceased. 19. The account of Reuben Glosner, Administrator of the estate of Maria Glosner, late of Marton township, deceased. 20. The first and partial account of George M. Boal, Executor of the estate of Margaret Sparr, late of Harris township, deceased. 21. The first and partial account of George M. Boal, Executor of the estate of Nancy H. Sparr, late of Harris township, deceased. 22. The account of J. B. Alexander, Administrator of the estate of Irvin Way, late of Union township, deceased. 23. The final account of Charles Beiry, Administrator and Trustee, to sell the real estate

of Melehoir Beiry, late of Miles township, deceased.

24. The account of J. H. Lase, Administrator of the estate of Susan Lase, late of Walker township, deceased. 25. The first and final account of Jacob Bogorff, Administrator of the estate of Charles Wacey late of College township, deceased. 26. The first and final account of W. E. Shaffer, Administrator of the estate of Mary Millikin, late of Walker township, deceased. 27. The first and final account of W. E. Shaffer, Executor of the last will and testament of Matilda Mowery, late of Walker township, deceased. 28. The account of William H. Reed and John T. Reed, Administrators of the estate of William Reed, late of Patton township, deceased. 29. The first account of C. M. Bower, Trustee under the last will and testament of Julia A. Huber, late of Haines township, deceased. 30. The second and final account of H. H. Ashman, Guardian of Oscar Loraine, a minor child of J. O. Loraine, late of Phillipsburg Borough, deceased. 31. The first and final account of Chas. M. McCurdy and O. W. Hunter, Administrators of the estate of James E. Courroy, late of Spring township, deceased. 32. The first and final account of Thomas M. Huey, Administrator of the estate of Isaac F. Behrer, late of Hall Moon township, deceased. 33. The first and final account of J. J. Meyer, Administrator of the estate of Sarah J. Shaffer, late of Haines township, deceased. 34. The first and final account of P. A. Sellers, Trustee to sell the real estate of Rachel Stine, late of Patton township, deceased. 35. The first and final account of Geo. W. Fisher and Samuel Eves, Executors of the last will and testament of George W. Hoover, late of Hall Moon township, deceased. 36. The first and final account of S. D. Gettig, Administrator of the estate of James H. Baumgardner, late of Liberty township, deceased. Bellefonte, Pa., July 30, 1901. A. G. ARCHER, Register.

SHERIFF'S SALE. By virtue of a writ of Levari Facias issued out of the Court of Common Pleas of Centre county, Pa., and to me directed, there will be exposed to Public Sale, at the Court House, in the borough of Bellefonte, on MONDAY, AUGUST 13, 1901. At 10 o'clock, the following described real estate, to wit: All that certain message tenement or lot of ground situate in the Borough of Centre county, Penna., bounded and described as follows to wit:—On the north by Lamb street, on the East by Locust Alley on the South by the lot of George W. Tate and the west by Spring street containing 220 feet front on Lamb street and 12 feet front on Spring street upon which are erected the buildings of David Theron for generating gas and steam fitting shops, gas boilers and dwelling houses, together with all and singular the buildings, improvements, ways, woods, water courses, and remainders, privileges, hereditaments and appurtenances whatsoever thereto belonging or in anywise appertaining and the reversions and remainders, rents, issues and profits thereof, also all the other the property rights and franchises of the said David Theron, together with all the franchises and rights in its steam plant except certain lots owned on Curtin street in said Bellefonte borough. Seized, taken in execution, and to be sold as the property of Bellefonte Gas Company. TERMS—No deed will be acknowledged until purchase money is paid in full. CYRUS BRUNGART, Sheriff.

SHERIFF'S SALES. By virtue of sundry writs of Levari Facias, Fieri Facias and Venditioni Exponas, issued out of the Court of Common Pleas of Centre county, Pa., and to me directed, there will be exposed to Public Sale, at the Court House, in the borough of Bellefonte, on SATURDAY, AUGUST 24, 1901. At 10:30 a. m. the following described real estate, to wit: All that certain message tenement and tract of land situate in Boggs township, Centre county, Penna., bounded and described as follows to wit:—Beginning at a multiple by lands of David John Fetzer, on the south by lands of Mary Janet, on the west by lands of Edward Johnson, containing 35 acres, more or less. Thereon erected a two-story frame dwelling house, barn and other outbuildings. Seized, taken in execution, and to be sold as the property of John A. ALSO. All that piece or parcel of land situate in Taylor township, Centre county and State of Penna., bounded and described as follows to wit: Beginning at a multiple by lands of Henderson's heirs south 53 degrees east 61 1/2 perches to a post, thence by land of Stewart & son north 43 degrees east 75 1/2 perches to stones, thence by land of Thomas Merryman, deceased, north 38 degrees west 62 1/2 perches to post, and north 38 degrees west 12 1/2 perches to the place of beginning, containing 51 acres or less. Thereon erected a two-story frame dwelling house, stable &c. Seized, taken in execution and to be sold as the property of Nancy J. Fink. ALSO. All that certain lot or piece of land situate in Ferguson township, Centre county, Pennsylvania, bounded and described as follows to wit: Beginning at stones at western corner near railroad, thence by land of George W. Fetter to stones, thence by land of William Eichenberger, south 3 degrees west 67 perches to stones, thence by land of O. C. Smith and John H. Shoemaker, north 31 degrees west 72 perches to place of beginning, containing 16 acres and 2 perches more or less. Seized, taken in execution and to be sold as the property of The Pewell Iron Company. ALSO. All those certain lots or pieces of ground situated in Millheim borough, Centre county, Pennsylvania, bounded and described as follows to wit: On the north by lot No. 1 and bounded on the north by Second street, on the east by lot No. 2, on the south by lot No. 3, and bounded by land of J. P. and Jacob Gepphart, lot No. 1 containing in breadth along said street fifty feet, and lot No. 2 containing in breadth along said street fifty feet. Seized, taken in execution and to be sold as the property of W. S. Musser. ALSO. All that certain lot of ground situate in the town of Millheim, Centre county, Pennsylvania, bounded and described as follows to wit: On the north by lot of John Hall, on the east by Elk alley, on the south by lot of O. C. Smith and on the west by Penn street, containing fifty feet on said Penn street and extending from said Penn street to said Elk alley, and thereon erected thereon implement building and shed. Seized, taken in execution and to be sold as the property of M. Salina Goodhart. ALSO. All that certain tract or piece of land situate in the township of Potter, Centre county, Penna., bounded and described as follows to wit: Beginning at a post 2 perches south of a birch tree on line of Wm. Boal and Wm. Colyer at a post thence by land of Wm. Boal north 53 degrees east 25 1/2 perches to a stump, thence by same north 44 degrees west 21 perches to a stone heap, thence by same south 63 degrees west 81 perches to a big rock on same same north side of public road, thence along the public road south 32 degrees west 4 1/2 perches to the southern side of public road, thence on the line of Wm. Boal and Wm. Colyer south 12 1/2 degrees east 1 perches to the place of beginning, containing 2 acres and 24 perches situate on same. Thereon erected a dwelling house and other outbuildings. Seized, taken in execution, and to be sold as the property of George Kinslerfer. TERMS—No deed will be acknowledged until purchase money is paid in full. CYRUS BRUNGART, Sheriff.

ADMINISTRATOR'S NOTICE. Estate of GEORGE SHAFER, dec'd, late of Miles township. Letters of administration on said estate having been granted to the undersigned, all persons indebted thereto are requested to make immediate payment, and those having claims or demands against the same will present them without delay for settlement to the undersigned. U. S. SHAFER, Adm'r. O. B. & O. Atty's. Madisonburg.

EXECUTOR'S SALE. Estate of ANNIE ARMSTRONG, deceased. Notice is hereby given, that the undersigned executor of said estate, by virtue of the power granted her by the will, will expose to sale by public outcry, on the premises, on Friday August 24th, 1901, at 10 o'clock a. m., all that certain lands and two lots of ground situated in Spring township, in Bush's Addition to the borough of Bellefonte, fronting 110 feet on the north side of Water street, and extending back northward to the old Car Works dam. Thereon erected a two story frame dwelling house, stable, and other outbuildings. Terms of sale cash. I. J. WILLIAMS, Executor. S. D. RAY, Atty.

DIVORCE NOTICE. In the Court of Common Pleas of Centre county, No. 1, August Term, 1901. William Dietz vs Elizabeth Jane Dietz IN DIVORCE, A. V. M. Notice is hereby given that the undersigned in the above stated case, that the undersigned commissioner appointed by said court to take testimony in said case on the part of the libellant William Dietz vs Elizabeth Jane Dietz in the purpose of his appointment at his office, in Temple Court, Bellefonte, Pa., Friday, August 24th, at 10 o'clock a. m. of said day when and where you may attend if you so desire. J. K. JOHNSTON, Commissioner.

CHARTER NOTICE. Notice is hereby given that an application was made to the Governor of Pennsylvania on the 19th day of August, 1901, by E. L. Orvis, J. C. Meyer, C. M. Farris, J. M. Laurie and J. E. Ward, under the Act of Assembly entitled, "An Act to provide for the incorporation and regulation of certain corporations" approved April 26th, 1874, and the supplements thereto, the charter of an intended corporation to be called "The Blue Jacket Mining and Milling Company" the character and object of which is to mine and mill zinc, lead and other metallic ores and to own and lease mineral lands connected therewith, and for these purposes to have, possess and enjoy all the rights, franchises and privileges of the said Act of Assembly and the supplements thereto. ELLIS L. ORVIS, Solicitor.

COURT PROCLAMATION. WHEREAS the Hon. John G. Love, President Judge of the Court of Common Pleas of the 4th judicial district consisting of the county of Centre, having issued his precept bearing date the 23rd day of July, 1901, to me directed for holding a Court of Common Pleas and Orphans' Court, Court of Oyer and Terminer and general Jail Delivery and Quarter Sessions of the Peace in Bellefonte, for the county of Centre, and commence on the 4th Monday of August, the 24th day of August, 1901, and to continue two weeks. Notice is hereby given to the Coroner, Justices of the Peace, Aldermen and Constables of said county of Centre, that they be then and there at the proper persons, at 10 o'clock in the forenoon of said day, with their records, inquiries, examinations, and their own remembrances, to do those things which their office appertains to be done, and those who are bound in recognizances to prosecute against the prisoners that are or shall be in the jail of Centre county, be then and there to prosecute against them as shall be just. Given under my hand, at Bellefonte the 23rd day of July, in the year of our Lord, 1901, and of the Independence of the United States. CYRUS BRUNGART, Sheriff.

JUDICIAL NOTICE. Notice is hereby given that the following accounts will be presented to the Court for confirmation on Wednesday, August 28th, 1901, and unless exceptions be filed thereto on or before the second day of the term, the same will be confirmed, to wit: 1. The third and partial account of Nathaniel Bierley, committee of Harry Saylor, a lunatic. 2. The third and partial account of Nathaniel Bierley, committee of Jesse Newton Cowher, a lunatic. 3. The second and partial account of The Commonwealth Trust Company, formerly The Commonwealth Guarantee Trust & Safe Deposit Company, assignee for the benefit of creditors of The Bellefonte Iron & Nail Company. 4. The second and partial account of The Commonwealth Trust Company, formerly The Commonwealth Guarantee Trust & Safe Deposit Company, trustee of James A. Beaver, for the benefit of creditors of James A. Beaver and The Bellefonte Iron & Nail Company. M. I. GARDNER, Prothonotary. Bellefonte, Pa., July 22, 1901.

REGISTRAR'S NOTICE. The following accounts have been examined, printed and filed of record in the Registrar's office for the inspection of heirs and legatees, creditors and all others in anywise interested therein, and will be confirmed on Wednesday, the 28th day of August, A. D. 1901. 1. The first and final account of A. J. Greist, guardian of Harry Young, minor son of Sarah E. Young, late of Centre township, deceased. 2. The account of Fred E. Foss, Administrator of the estate of J. E. Lawrence, late of Bellefonte Borough, deceased. 3. The first and final account of Louise M. Valentine, guardian of Robert Valentine, M. Valentine, guardian of Robert Valentine, late of Bellefonte Borough, deceased. 4. The final account of Wm. Tressler, Administrator of the estate of Jno. B. Hazel, late of Centre township, deceased. 5. The first and final account of A. J. Greist, Trustee of Emeline Coldren, legatee of Mollie Bruss, late of Potter township, deceased. 6. The first and final account of Calvin M. Stover and Thomas H. Mozzi, executors of the last will and testament of Elias Motz, late of Haines township, deceased. 7. The final account of L. R. Heath, Executor of the last will and testament of John A. Hatch, late of Phillipsburg Borough, deceased. 8. The first and partial account of John M. Long, Executor of the last will and testament of Hannah Long, late of Howard township, deceased. 9. The first and partial account of Elizabeth D. Price and Mary P. Jackson, executors of the last will and testament of Catherine D. Price, late of State College Borough, deceased. 10. The final account of Alexander Harpster, surviving executor of the last will and testament of David Harpster, late of Ferguson township, deceased. 11. The first and partial account of W. Harrison Walker, guardian of Elsie Houch (nee Vonada), Maggie J. Vonada, Ida M. Vonada, minor children of F. P. Vonada, late of Miles township, deceased. 12. The first and final account of E. E. Greig, executor of the last will and testament of W. J. Thompson, late of Potter township, deceased, as filed by J. G. Irvin, attorney in fact for said accountants. 13. The account of Hattie Winkelman, Administrator of the estate of Wm. Winkelman, late of Walker township, deceased. 14. The account of Wm. H. Mingle, Administrator of the estate of Samuel Brown, late of Harris township, deceased. 15. The first and final account of Clement Dale, Administrator of the estate of I. C. Grassmire, late of Boggs township, deceased. 16. The first and final account of Joseph Newman, Administrator of the estate of Joseph Newman, late of Bellefonte Borough, deceased. 17. The first and final account of J. C. Orndorff, Executor of the estate of Jeremiah Hoy, late of Gregg township, deceased. 18. The first and partial account of Sarah R. Hensyl, Administrator of the estate of Lot R. Hensyl, late of Howard Borough, deceased. 19. The account of Reuben Glosner, Administrator of the estate of Maria Glosner, late of Marton township, deceased. 20. The first and partial account of George M. Boal, Executor of the estate of Margaret Sparr, late of Harris township, deceased. 21. The first and partial account of George M. Boal, Executor of the estate of Nancy H. Sparr, late of Harris township, deceased. 22. The account of J. B. Alexander, Administrator of the estate of Irvin Way, late of Union township, deceased. 23. The final account of Charles Beiry, Administrator and Trustee, to sell the real estate

of Melehoir Beiry, late of Miles township, deceased.