

ENTERED AT THE POST-OFFICE AT RIDGWAY, PA., AS SECOND CLASS MAIL MATTER.

Election of County Superintendent. Warren county elected C. D. Airl on the fifth ballot over Prof. N. R. Tompson present incumbent who has served two terms, and O. J. Gunning. The successful candidate had one more vote than the others on the final ballot. Salary \$1,200.

Forest county elected J. E. Hilliard on the thirty-fourth ballot. Miss J. E. Copeland, and N. F. Williams were the unsuccessful candidates. Salary \$800.

In Lycoming county the first ballot resulted: C. S. Riddell 143; H. W. Whitehead 95; J. Scott Grimm 5. Salary \$1,600.

McKeen county on third ballot elected M. O. Campbell a graduate of the Edinboro State Normal School. Salary \$1,200.

Fox Township Notes. May 3, 1881. -Business is brisk and the houses at Dugan Mines are going up rapidly of late.

-We notice that Sam. Brown has his house completed and is living in it.

-L. M. McCauley now drives a match team, but keep your eye open Lem-Charlie drives the roan.

-We understand that Willie Green accidentally shot himself through the hand on Monday evening last, boys when you hear of a chum getting married don't shoot yourselves but go and do likewise.

When you are carrying home a sack of flour to the widow and orphan as an act of kindness don't "bust" the sack. Those paper sacks are a curse to any person who has to handle them anyway.

-The schools throughout the township commenced on Monday of this week.

-When a young man goes into a store to make a small purchase he ought to get out without breaking a window on both sides of the door, don't you think so James?

OCCASIONAL. -Mr. Henry Newburg, employed in Clark & Co.'s saw mill, had three fingers taken off by coming in contact with the saw while tightening the screws with a wrench, last Saturday.

The operation of trimming the fingers and putting them in shape was a painful task, or would have been but for morphine administered. The thumb and little finger were saved, and about an inch of the three other below the hand joint, so he will not be very bad off when the members get well. Mr. Newburg had an accident policy, which will be of service to him during his "lay off."

-At the funeral of an Indian brave near Winnemucca, Nevada, the wife of the deceased was killed and buried with him. This incident was commented upon somewhat unfavorably by the Battle Mountain Messenger, and as a result, a member of the tribe implicated, Captain Bob by name, called to see the editor and make an explanation. Bob admitted being present at the funeral and that the squaw was killed. He stated, in justification of the sacrifice, that she was the wife of the dead brave, was too old to work or do anything for herself, and was looked upon as a witch. He thought this explanation should satisfy all the whites. He declined to definitely state the method of the killing, but suggested, "Maybe put 'em head on big stone and heap wash 'em." "This," says the San Francisco Alta, "is an original, as well as aboriginal, way of disposing of old and helpless widows. White relatives of the ancient relic, more civilized, would have sent her to the poorhouse perhaps."

Completing the Census. THE WORK OF COMPILATION NEARLY FINISHED-CERTAINING THE FORCE. (Special Despatch to the Press.) Washington, May 1.-It is said that at least five hundred of the employees of the Census Office will be removed before the end of the fiscal year, there being no use for their services after that time. At least another year will be required to complete the census statistics in shape to be published. The great bulk of the work is now very nearly completed. An immense force of clerks was required to tabulate the statistics of population, arranging the male and female population, under appropriate heads, revising the returns of enumerators, etc. Quite a number of removals have been made during the past two weeks. The Divisions of Railroads has been consolidated with the Division of Wealth and Taxation, and both divisions will be under the superintendence of Mr. Robert P. Porter. There is quite a sentiment in favor of maintaining a separate Census Bureau in Washington as a perpetual institution. Only a small force would be required to see that the very valuable records of the Bureau are properly preserved and to map out work for future censuses, which would greatly facilitate the operations of the immense machinery which is called into play every decade. Heretofore the record of the census, apart from those published, have been left to the harsh mercies of mice and mildew in the damp basement of the Interior Department.

GET THE BEST!



LEAD ALL OTHERS!

Every Style & Price.

Guaranteed Unequaled FOR OPERATION, ECONOMY, DURABILITY and WORKMANSHIP.

Improvements and Conveniences found in no others.

Always Reliable.

POPULAR EVERYWHERE. For Sale in Every City and Town in the United States.

And by W. H. HYDE & CO., Ridgway, Pa.

NEW LIVERY STABLE

IN

RIDGWAY.

DAN SCRIBNER WISHES to inform the citizens of Ridgway, and the public generally, that he has started a Livery Stable and will keep

GOOD STOCK, GOOD CARRIAGES and Buggies to let upon the most reasonable terms.

He will also do job teaming. Stable on Elk street. All orders left at the Post Office will receive prompt attention. Aug 29/1871

The Township of Ridgway, vs. The Borough of Ridgway.

IN EQUITY.

In pursuance of an order of the Court of Common Pleas of Elk county, made in the above entitled case on the 26th day of April instant, notice is hereby given to all persons having claims against the township of Ridgway prior to the creation of the Borough of Ridgway, to present the same with the proofs thereof to the undersigned appointed by said order to receive proofs and ascertain the indebtedness of said township, at the office of H. H. McCauley in the Borough of Ridgway, on or before the 15th day of August, 1881, and that all persons not presenting their claims on or before the said day shall be forever barred from enforcing the collection of the same.

M. S. KLINE, Examiner. Ridgway, Pa., April 27, 1881.

ELK COUNTY, SS: The Comptroller of Pennsylvania, vs. The Sheriff of said County GREENGLASS.

WHEREAS, Sarah S. Luere and Rufus Luere her husband on the 30th day of May in the year of our Lord one thousand eight hundred and seventy-eight, obtained a judgment in our County Court of Common Pleas of Elk County aforesaid, before our Judges at Ridgway, against J. E. Horning, Executor of the last Will and Testament of John Horning, late of Elk County, deceased, for a certain debt or sum of twelve hundred dollars, and also six and 40/100 dollars, which to the said Plaintiffs were adjudged for their costs and charges which they sustained by occasion of the detainer of that debt.

And, whereas, the said John Horning died seized of real estate in the said County of Elk.

And, whereas, the said Plaintiffs have given us to understand that the said judgment remains wholly unpaid and unsatisfied, and have besought us to provide for them a proper remedy.

And we being willing that what is just in this behalf should be done, do according to the form of the Act of Assembly in such cases made and provided, Command you that you make known to J. E. Horning, William Horning, Catherine Miller, and Jane Heddings, heirs of John Horning deceased, and Elizabeth Earley and C. R. Earley her husband, Esther Enigh and George Enigh her husband, (the said Elizabeth Earley and Esther Enigh being heirs of the said John Horning deceased), that they appear before our Judges at Ridgway, at our County Court of Common Pleas there to be held for said County, on the 4th Monday of May next, to show cause, if any thing they have to show or say, why the said judgment so recovered against the said J. E. Horning, Executor, &c., of the said John Horning deceased, shall not be levied and paid out of the said real estate of which the said John Horning died seized as aforesaid: And have you then and there this writ.

Witness the Honorable W. D. Brown, President Judge of our said Court at Ridgway, the 28th day of January in the year of our Lord one thousand eight hundred and eighty-one.

FRED. SCHEENING, Prothonotary.

THOMAS SULLIVAN, Sheriff.

The Oil report for April shows the number of wells completed to be 314; new production, 7,052 barrels; dry holes, 18; wells drilling, 449; rigs up and building, 458. The increase in the number of dry holes is due mainly to the "wild-cats" in the northern field. There is no material change in the extent of the operations from the March report. Crude oil shipment, 36,921 barrels; charters, 115,967 barrels; runs, 76,550 barrels.

List of Licenses for May Term, 1881.

NOTICE is hereby given that the following licenses have been issued by the petition of License in my office, and that they will be presented to the Court of Quarter Sessions on Wednesday, January 20, 1881, at 2 o'clock P. M.

- TAVERN. FOX. 1. Joseph Koch & Son. 2. Geo Spooler. JAVY. 3. E. H. Dixon. RIDGWAY, BOROUGH. 4. John Vaughan. 5. Salyer Jackson. 6. Peter F. Bogert. ST. MARYS. 7. John Grof.

EATING HOUSE. BEEZETTE.

- 8. John Daily. FOX. 9. Herman Hirt. JAVY. 10. Arnel Turley. RIDGWAY TOWNSHIP. 11. J. N. Brown. STORE. 12. James McCloskey. ST. MARYS. 13. L. W. Gibbons. 14. Chas. McVein. [That if any person or persons shall neglect or refuse to lift his, her, or their License within FIFTEEN DAYS after the same have been granted, such neglect or refusal shall be deemed a forfeiture of said License.] Pardon, V. 2d, page 913.

FRED. SCHEENING, Clerk, Q. S.

Sheriff's Sales.

BY VIRTUE OF SENYRY writs of fieri facias, alias fieri facias, venditioni exponas, levati facias, and testatum fieri facias issued out of the Court of Common Pleas of Elk County, and to me directed, I THOMAS SULLIVAN, Sheriff of said county, do hereby give notice that I will expose to public sale or outcry at the Prothonotary's office, in Ridgway, at one o'clock P. M., on

MONDAY, MAY 23, 1881.

All the right, title, interest, claim and demand of defendant in, to, and out of all that tract of land situate in the township of Benninger, in the county of Elk, and State of Pennsylvania, bounded and described as follows: Beginning at a post the southwest corner of the lot of land conveyed to Patrick Shellenbarger and others; thence north by land of said Shellenbarger fifty-eight and one-half rods to a benchtree; thence west partly by land of L. Mohan one hundred and twenty-three and one-half rods to a benchtree; thence north by land of said Shellenbarger fifty-eight and one-half rods to a benchtree; thence east by land of said Shellenbarger one hundred and twenty-three and one-half rods to a benchtree; thence south by land of said Shellenbarger one hundred and twenty-three and one-half rods to a benchtree; thence west by land of said Shellenbarger one hundred and twenty-three and one-half rods to a benchtree; thence north by land of said Shellenbarger one hundred and twenty-three and one-half rods to a benchtree; thence east by land of said Shellenbarger one hundred and twenty-three and one-half rods to a benchtree; thence south by land of said Shellenbarger one hundred and twenty-three and one-half rods to a benchtree; thence west by land of said Shellenbarger one hundred and twenty-three and one-half rods to a benchtree; thence north by land of said Shellenbarger one hundred and twenty-three and one-half rods to a benchtree; 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