WEDNESDAY MORNING, MAR. 24, 1875.

A nice point will be raised when the Legislature assembles next year. The House assumed that the session to be then held will be a continuation of that just closed, and that the business left unfinished, can then be taken up and completed. The Senate held, that inasmuch as there would be a dozen changes in that body eleven by limitation of time, nothing but new buriness should be taken up. Under the new Constitution, the Senators to be elected and part was a little with the continuous ed next year will have but a single year to serve, while those to be elected in 1876 will have four years' terms, that will begin with those of the mem-bers of the House. Then there will be no difficulty. Now each body can act its own pleasure. If the Senate shall choose to disregard the views of the House, it can simply refuse to consider the old bills that may be taken up and passed by that body, and mereby pass upon new measures. The result will be to bring on ill-feeling, probably, but this does not usually occasion serious injury. It simply operates to prevent partisan legislation, but does not interfere with measures that are of public importance.

-The Chicago Tribura thus con-cludes an article on the Third Term: "We exchange with cearly every Re-publican paper in the United States of any note, and with the exception of a small organ of cheap office-holders and beggars around Washington, there is not one Republican paper which favors a third term. Even those papers which are edited and controlled by postmasters dare not offend the universal sentiment among Republicans, by advocating, even indirectly, a third term. Under these circumstances of the origin of the story, its use by the Democrats to prejudice the country against the President and the Republican party, and the signal fail-ure of all those who have attempted a Third Term party, is it not time that the whole nonsensical business was buried, and the Republican party relieved of all thought of any further discussion on the question?"

-The new License law uncondition ally repeals all the results of Local Option, and licenses may be granted in all the boroughs and counties which had, by a popular vote, decided to to have no licensed drinking houses. The bill excepts boroughs and counties where there are absolute prohibitory laws specially passed by the Legislature. Potter county can grant no islature. Potter county can grant no licenses because an act of the Legisture forbids it, and there are a number of boroughs in the State where such laws are in force, and they will remain until repealed by the author-ity that enacted them.—Phila. Times.

For Sale.

The old Holmes House property is effered for sale on very reasonable terms. This property consists of two acres of land, a barn, suitable for livery, size 105x40 feet. The foundation of the Holmes House contains a large amount of first class building stone. The land is suitable for gardening, and with proper care will raise superior vegetables. This property will be sold cheap. For terms enquire of the editor of this paper, or of C. F. Gillespie, Whig Hill. 33tf.

-Nice assortment Ladies' Neck Ties and Ruffles at the Hat Store. 32tf

-Papa Baldwin, at Tidioute, has the most extensive and best selected lot of Fishing Tackla that we have ever seen in a country store, and at astonishingly low prices. 4 6m

-Go to the Hat Store-eign of the Big Red Hat-Tidionte, for best assortment hats, caps and furs. Also neckwear, underwear, hosiery and gloves for men, women and children, at lowest cash prices. 62tf

-Those beautiful lots just north of Mrs. Heury's residence can be bought cheap, on long time, by applying to the editor of this paper.

-Ge to the Hat Store for nicest furnishing goods. 32tf

-Codfish, out meal, Graham 'flour, and onions at Robinson & Bonner's.

-The colored address label on each paper shows the date to which the subscriber has paid, thus

Thos Turner 1F74, signifies that Mr. Turner has paid for his paper until March 1st, 1874 The mail list is corrected weekly. By consulting the address label every subscri-

ber can tell how his account stands. Our accounts go back no further than the 1st of January, '73, the accounts previous to that time being payable to the old firm.

SHERIFF'S SALE.

B VIRTUE of sundry writs of Ven. Rx.

and Pluries Lev. Fa. issued out of the
Court of Common Pleas of Forest County
and to me directed, there will be exposed
to sale by public vendue or outery, at the
Court House, in the borough of Tionesta,

THURSDAY, APRIL 8th, A. D., 1875, at 11 o'clock,s. m., the following described real estate, to-wit:

marcus Brawmson vs. Froeman H. Ellsworth and Sophis M. Ellsworth, Plu. Lev. Fa. No. 10 May Tr. 1875. E. B. No. 10 Feb. Term, 1875.—Osmer & Tate.—All that certain place of land situate in the Township of Kingsley, County of Forest, and State of Pennsylvania, bounded and described as follows, to-wit: Beginning at the northeasterly corner of tract No. 5212 as the same is faid out and designated on a map of said county made by S. D. Irwin, adjoining the line of Hickory township, and running thence southerly along the dividing line of Subs. Nos. 52 and 527 and adjoining toos to the southerly along the dividing line of Subs. Nos. 52 and 527 and adjoining toos to the southerly along the dividing line between Nos. 5213 and, 5214 two-thirds (§) of a mile, thence northwosterly and parallel with said line of lot No. 5214 to a point in the township line of Hickory township aforesaid, distant two-thirds of a mile from the place of beginning, and thence portheasterly along said township line two-thirds of a mile to the place of beginning; excepting out of the same a certain tract of land heretofore conveyed to George and Edward Ensworth consisting of May (50) acres situate in the northeast corner of lot No. 5218. Containing about 800 acres, and being a part of the same promises conveyed to the party of the — by J. B. Agnew, Sheriff of Forest County aforesaid.

Also.—All that equal undivided one-half (4) part of a certain piece of parcel of land situate in Kingsley township known, laid down and designated on said Irwin's map as lot No. 5217, hounded northwesterly by lot No. 5218, containing life acros more or less, with all and singular the appurtenances.

Taken in execution and to be sold as the property of Froeman H. Ellsworth and Sophia M. Ellsworth, at the suit of Marcus Brawnson. Marcus Brawnson vs. Freeman H. Ells-

ALSO,

Brawnson.

ALSO,

F. W. Ames, Prest, &c., for use of James H. Neill vs. Jos. A. Neill and Samuel T. Neill, Adm'rs of Wm. T. Neill deceased, Ven. Ex., No. 7 May Term, 1875, E. D. No. 32 Feb. Term, 1875.—B. J. Reid.—All defendants' interest and elaim in one undivided half in the certain large tract of land in Harmony Township, bounded and descrided as follows: On the north by lands of Wm. Day, John White, G. S. Siggins, H. Fogle and F. N. Robinson, west by lands of J. H. Neill, G. S. Siggins, P. N. Robinson, H. Fogle, John Wilson and James McIntire, south by lands of H. Fogle, John Wilson, J. A. Copeland, James McIntire, and the Hickory Farm Oil Company, and on the east by lands of H. Fogle, G. S. Siggins, J. White, Wm. Day and Hickory Farm Oil Company; being the same premises conveyed to the said Wm. T. Neill, deceased, and John Wilson by Sheriff's Deed Book 1, pages 62 and 63, and being heretofore known as the John W. Manross farm. Containing about eleven hundred (1100) scres more or less, and having theroon erected a frame house and barn and saw mill.

Al-30.—A certain plece or parcel of land situate in Harmony Township, Forest County, bounded and described as follows: On the north by land of James Young and formerly Harrison, east by land of H. S. Easton and Jesse Burchfield, south by land of Jesse Burchfield and the Pleasantville road, and west by land of J. B. Slout and Rob't Carson, being part of tract No. 230 on map of Holland Land Co. Containing 100 seres, more or less, on which is erected a two-story frame house, two frame houses and out-buildings.

Also.—A certain piece of land situate in Harmony Township, Forest County, bounded and west by land of J. B. Slout and Rob't Carson, being part of tract No. 230 on map of Holland Land Co. Containing 100 seres, more or less, on which is erected a two-story frame house, two frame houses and out-buildings.

Also.—A certain piece of land situate in Harmony Township, Forest County, Pa.

house, two frame houses and out-buildings.

Also.—A certain piece of land situate in Harmony Township, Forest County, Pa., bounded and described as follows: On the north by land of H. S. Easton, cast by land of Stowell and Wilson, south by land of S. T. and J. A. Neill, and west by land of John Wilson and Jesse Burchfield; being north half of a farm formerly owned by Thomas Neill, on which is erected a frame barn.

Taken in execution and to be sold as the property of Jos. A. Neill, and Samuel T. Neill, Adm'rs of Wm. T. Neill, deceased, at the suit of F. W Ames, Prest. &c., for use James A. Neill.

TERMS OF SALE.

TERMS OF SALE.

The following must be strictly complied with when property is stricken down:

ist. When the plaintiff or other lien creditors become the purchaser, the costs on the writs must be paid, and a list of liensincluding mortgage searches on the property sold, together with such lien creditor's receipt's for the amount of the proceeds of the sale or such portion thereof as he may claim must be furnished by the Sheriff.

"See Purdon's Digest, 9th Ed., page 446. TERMS OF SALE.

"See Purdou's Digest, 5th Ed., page 446.
"Smith's forms, page 354.
2d. All bids must be paid in full.

All sales not settled immediately will be continued until 2 o'clock p. m., of the day of sale, at which time all property not settled for will again be put up and sold at the expense and risk of the person to whom first sold.

J. T. VAN GIESEN, Sheriff. Sheriff's Office, Tionesta, Pa., March 16th

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VEEKLY AND DAILY FOR 1870 The approach of the Presidential elec-ton gives unusual importance to the vents and developments of 1873. We hall endeavor to desorble them fully, atthfully, and fearlessly.

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a circulation of ever seventy thousand copies. Its readers are found in every State and Territory, and its quality is wel-known to the public. We shall not only en-deavor to keep it fully up to the old stand-ard, but to improve and add to its variety

be a thorough newspaper. All the news of the day will be found in it, condensed when unimportant, at full length when of inchent, and always, we fruit, treated in a clear, interesting and instructive man-

inchent, and always, we first, treated in a clear, interesting and instructive manner.

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The number of men independent in politics is increasing, and the Weekly Sun is their paper especially. It belongs to no party, and obeys no dictation, contending for principfa, and for the election of the best men. It exposes the corruption that disgraces the country and threatens the overthrow of republican institutions. It has no fear of knaves, and seeks no favors from their supporters.

The markets of every kind and the fashions are regularly reported in its columns. The price of the Weekly Sun is one dollar a year for a sheet of eight pages, and fifty-six columns. As this barely pays the expenses of paper and printing, we are not able to make any discount or allow any premium to friends who may make special efforts to extend its circulation. Under the new law, which requires payment of postage in advance, one dollar a year, with twenty cents the cost of prepaid postage added, is the rate of subscription. It is not necessary to get up a club in order to have the Weekly Sun at this rate. Anyone who sends one dollar and twenty cents will get the paper, post-pasid for a year.

We have no traveling agents.

THE WEEKLY SUN Fig.

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Notice to Creditors.

Notice is hereby given to all persona having claims against the estate of Philip Walters, late of Forest County, Pa., deceased, intestate, that they are required to present the same, with the vouchers thereof to the undersigned, sole administrators of the estate of said deceased, at the residence of D. S. Knox, in the Borongh of Tionesta, Forest County, Pa., on or before the first day of September, 1875.

DORCAS D. WALTERS,
Administratrix.
D. S. KNOX, Administrator.
Dated December 31st, 1874.

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