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BUSINESS DIRECTORY.



TIONESTA LODGE No. 389. I.O. of O.F. EETS, overy Friday evening, at 7 o'clock, in the Hall formerly occupied

S. H. HASLET, See'y. 27-1

TIONESTA COUNCIL, NO. 342 O. U. A. M. MEETS at Odd Fellows' Lodge Room, every Tuesday evening, at 7 o'clock.
P. M, CLARK, C.

J. E. BLAIND, M. D. H. A. EGHERT, M. D. PLAINE & EGBERT, OFFICE and residence in house former-ly occupied Dr. Winans. Office days, Wednesdays and Saturdays, 32tf

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A TTORNEY AT LAW, Tionesta, Pa. Collections made in this sud adjoining counties. J. B. ACNEW, W. E. LATHY,

Erie, Pa. Tionesta, Pa. AGNEW & LATHY, Altorneysat Law, - Tionesta, Pa. Office on Elm Street.

May 10, 1875,-tf

MILES W. TATE. ATTORNEY AT LAW,

1 tm Strest,

TIONESTA, PA, F. W. Hays,

A TTORNEY AT LAW, and NOTARY Punite, Reynolds Hukill & Co.'s Block, Seneca St., Oll City, Pa. 39-1y F. NINNBAR.

KINNEAR & SMILEY,

ttorneys at Law, - - - Franklin, Pa. DRACTICE in the several Courts of Ve-I nango, Crawford, Forest, and adjoin-

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4-17-1v

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PHYSICIAN & SURGION offers his services to the people of Forest Co. Having and an experience of Twelve Years in constant practice, Dr. Coburn guarantees to give satisfaction. Dr. Coburn makes a specialty of the treatment of Nasal, Throat, Lung and all other Chronic or lingering diseases. Having investigated all selectific methods of curing disease and selected the good from all wystems, he will guarantee relief or a cure ems, he will guarantee reliof or a cure in all cases where a cure is possible. No Charge for Consultation. All fees will be reasonable. Professional visits made at all hours. Parties at a distance can con-

sult him by letter.
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Dr. J. L. Acomb, DHYSICIAN AND SUBGEON, who has had fifteen years' experience in a large and successful practice, will attend all Professional Calls. Office in his Drug and Grocery Store, located in Tidioute, near Tidioute House.

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THE GRIST MILL at Nebraska (Lacy-I town,) Forest county, has been ther-oughly overhalled and refitted in first-class order, and is now running and doing

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Che Forest Republican.

VOL. IX NO. 28.

TIONESTA, PA., NOVEMBER 1, 1876.

\$2 PER ANNUM.

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PROCLAMATION OF GENER-AL ELECTION.

Whereas, in and by an act of the General Assembly of the Commonwealth of Penn-sylvania, entitled 'An Act to regulate the Elections of the Commonwealth the 2d day of July, A. D., 1869, it is made the duty of the Sheriff of every county within this Commonwealth to give public notice of the General Elections, and in

auch to enumerate:

1st. The officers to be elected.

2d. Designate the place at which the election is to be held.

I, Justis Shawkey, High Sheriff of the county of Forest, do hereby make known and give this public notice to the electors of the county of Forest, that a General Election will be held in said coun-

TUESDAY, NOVEMBER 7TH, 1876.

between the hours of 7 a. m. and 7 p. m. at the several Election Districts. In Barnett township at Clarington school

In Green township at the house of L. In Howe township at Brookston, in

In Jenks township at the court house in

In Harmony township at Allender school In Hickory township at Hickory

In Kingsley township at Wheeler, Du-senbury & Co's store.

In Tionesta township at Court House in Tionesta borough.

In Tionesta borough at Court House in

said borough.

At which time and places the qualified electors will elect by ballot:

Electors for President and Vice President of the United States.

One person for Congress, in connection with the counties of Armstrong, Clarion, Indiana and Jefferson,
One person State Senator, in connection with the counties of Clarion, Elk, and

One person for Assembly, One person for District Attorney of For-

ost County.
One person for Coroner of Forest County.
One person for Jury Commissioner of

One person for Jury Commissioner of Forest County.

The act of Assembly entitled "an act relating to the elections of this Commonwealth," passed July 2, 1819, provides as follows, vis:

"That the inspectors and judges shall meet at the respective places appointed for holding the election in the district at which they respectively belong before 8, o'clock they respectively belong before 8 o'clock in the morning of the 1st Tuesday of No-vember, and each said inspector shall ap-point one clerk, who shall be a qualified voter of such district.

voter of such district.

"In case the person who shall have received the second highest number of votes for inspector shall not attend on the day of any election, then the person who shall have received the second flighest number of votes for Judge at the next preceding election shall act as inspector in his place. And in case the person who shall have received the highest number of votes for inspector shall not attend, the person elected Judge shall appoint an inspector in his Judge shall appoint an inspector in his place, and in case the person elected Judge shall shall not attend, then the inspector who received the highest number of votes shall appoint a Judge in his place; and if any vacancy shall continue in the board for the space of one hour after the time fixed by law for the opening of the election, the qualified voters of the township, ward or district for which such officer shall have been elected, present at the place of election shall elect one of their number to fill such vacancy.

election shall elect one of their number to fill such vacancy.

I also give official notice to the electors of Ferest county, that by an act entitled "An Act turther supplemental to the act relative to the election of this Common-wealth, approved Jan. 30, 1874;"

SEC. 9. All the elections by the citizens shall be by ballot; every ballot voted shall be numbered in the order in which it shall be received, and the number received by be received, and the number recorded by the clerks on the list of voters opposite the name of the elector from whom received And any voter voting two or more tickets the several tickets so voted shall each be the several tickets so voted shall each be numbered with the number corresponding with the number to the name of the voter. Any elector may write his name upon his ticket, or cause the same to be written thereon, and attested by a citizen of the district. In addition to the oath now prescribed by law to be taken and subscribed by election officers, they shall severally be sworn or affirmed not to disclose how any elector shall have voted, unless required to do so as witnesses in a judicial proceeding. Alt judges, mapactors, clerks required to do so as witnesses in a judicial proceeding. All judges, inspectors, clerks and overseers of every election held under this act, shall, before entering upon their duties, be duly sworn or affirmed in the presence of each other. The judge shall be aworn by the minority inspector, if there shall be such minority inspector, if there shall be such minority inspector, if not, then by a justice of the peace or alderman, and the inspectors and clerk shall be sworn by the judge. Certificates of such swearing or affirming shall be duly made out and signed by the officers so sworn, and attested by the officer who administered the oath. If any judge or minority inspector refuses or fails to swear the officers of election in the manner required by this act, or if any officer of election shall act without being duly sworn, or if any officer of election shall certify that any officer was sworn when he was not, it shall be deemed a misdemeanor, and upon conviction, the officer or officers so affending shall be fined not exceeding one year, or both, in the discretion of the court.

Notice is hereby given, That any person

both, in the discretion of the court.

Notice is hereby given, That any person excepting Justices of the Peace who shall hold any office of appointment of profit or trust under the United States, or this State or any city or corporated district, whether commissioned officer or otherwise, a subordinate officer or agent who is or shall be employed under the legislature, executive or judiciary department of this State, or of any city, or of any incorporated district, and also, that every member of Congress and of the State Legislature, or of the select or common council of any city, or commissioners of any incorporated discommissioners of any incorporated dis-trict, is by law incapable of holding or ex-ercising at the time, the office or appoint-ment of judge, inspector or clerk of any election of this Commonwealth, and that no inspector, judge or other officer of such election shall be eligible to be then voted

Also, that in the 4th section of the act of Assembly entitled "An act relating to elections and for other purposes," spproyed April 16th, 1858, it is enacted that the 13th section shall not be so construed as to prevent any militia or borough officer from serving as Judge, Inspector or Clerk at any general or special election in this Commonwealth.

A further supplement to the election

A further supplement to the election laws of this Commonwealth:

Whereas, by an act of the Congress of the United States, entitled "An act to amend the several acts heretofore passed to provide for the enrolling and calling out of the national forces, and for other purposes," and approved March 2d, 1995, All persons who have deserted the military or naval services of the United States, and who have been discharged or relieved from the penalty or desibility therein provided, are deemed and taken to have voluntarily relinauished and forfeited their untarily relinquished and forfeited their right to become citizens, and are deprived of exercising any rights of citizenship

And whereas, persons not citizens of the United States, are not under the constitution and laws of Pennsylvania qualified electors of this Commonwealth—

SER 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby angested by the bly met, and it is hereby enacted by the same and in all elections hereafter to be held in this Commonwealth; it shall be unlawful for the Judges or Inspecters of any such election to receive any ballot or ballots from any persons embraced in the provisions, and subject to the disabilities imposed by said act of Congress, approved March 3d, 1895. And it shall be unlawful for any such person to offer to vote any such ballot or ballots.

SEC. 2 That if any such judge or inspectors of election or any of them shall re-ceive or consent to receive any such un-lawful ballot or ballots from any such disqualified person, he or they so offending shall be guilty of misdemeanor, and upon conviction thereof in any Court of Quarter Sessions of this Commonwealth, he shall for each effence be sentenced to pay a fine of not less than one hundred dollars, and to undergo imprisonment in the jail of the proper county for not less than sixty

SEC. 3. that if any person deprived of citizenshis, and disqualified as aforesaid shall at any election hereafter to be held in this Commonwealth vote or tender to the office, thereof, and offer to vote a bal-lot or belots, any person so effending shall be guilty of a misdemeanor, and on conviction thereof in any Court of Quarter Sessions of this Commonwealth, shall for each offence be punished in a like manner as provided in the preceding section of this act, in the case of officers of elections receiving such unlawful ballot or ballots.

SEC. 4. That if any person shall bereafter persuade or advise any person or persons deprived of citizenship and disqualified as aforesaid, to offer any ballot or ballots to the officers of any election hereafter to be the officers of any election hereafter to be held in this Commonwealth, or shall persuade or advise any such officer to receive any ballot or ballots from any person deprived of citizenship and disqualified as aforesaid, such persons so offending shall be guilty of a misdemeaner, and upon conviction thereof in any Court of Quarter Sessions of this Commonwealth, shall be punished in like manner as provided in the second section of this act, in the case of officers of such election receiving such unlawful ballot or ballots.

lawful ballot or ballots. I also gave official notice of the following provisions of an act approved the 30th of March, 1868, entitled "An act regulating the node of voting at all the elections in this Commonwealth."

SEC. I. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assemdemand which That the qualified voters of the several counties of this Common wealth, at all general, township, borough and special elections are hereby hereafter authorized and required to vote by tickets printed or written, or partly printed and partly written, severally classified as follows: One ticket shall embrace the pames of all indres of courts yoted for the names of all judges of courts voted for, and shall be labelled "Juniciary," one ticket shall embrace the names of all the State efficers voted for and be labeled "State," one ticket shall embrace the names of all the county officers voted for, includof all the county officers voted for, including office of Senator and member of Assembly, if voted for, and member of Congress, if voted for, and be labeled "County," one ticket shall embrace the names of all the township officers voted for, and be labeled "Township," one ticket shall embrace the names of all the borough officers voted for, and be labeled "Borough," and orch class shall be deposited in separate

erch class shall be deposited in separate ballot boxes. The Judges of the aforesaid districts shall representatively take charge of the certificates of return of the election of their respective districts, and produce them at the Prothonotary's office in the Borough of Tionesta, as follows: "All judges Iting within twelve miles of the prothonotary's office, or within twenty-four miles if their residence be in a town, village or city upon the line of a railroad leading to the county seat, shall, before two o'clock, p. m., on WEDNESDAY, NOVEMBER EIGHTH, 1876, and all other judgesshall, before twelve o'clock, m., on THURSDAY NOVEMBER NINTH, 1876, deliver said returns, together with the return sheets, to the prothonotary of the court of common pleas of Forest county, which said return pleas of Forest county, which said return sheets shall be filed, and the day and hour of filing marked thereon, and shall be pre-served by the prothonotary for public in-

Given under my hand at my office in Tionesta, this 6th day of October, in the year of our Lord one thousand eight hundred and seventy six, and in the one hundred and first year of the Indepen-dence of the United States. JUSTIS SHAWKEY, Sheriff.

President Andrew Jackson-"Old Hickory"-sept General Scott to South Carolina in 1832 to put down an attempted nullification of the United States laws. President Grant has done the same thing now, for a like reason. Jackson then issued a proclamation-so has Grant now. And yet the pretended Jacksonian Democrats of to-day are the fiercest of those who now denounce the Jacksonian policy! Verily, there has been a change in the Democracy since Jackson's time.

Democratic speakers all allude to required to keep the Democracy from the present. destroying the Union. We do not

THE ISSUES STATED.

It is not difficult to draw the line defines what the party means by Reately put aside all attempts to legislate for the good of the country, and gave itselfup to the investigation of officials. It spent \$1,000,000-and had at command and freely used the compulsory process, to secure the attendance of witnesses. It imprisoned witconvicted.

Mr. Tilden claims in his letter of acceptance that Reform is needed because the finances are corruptly administered, the Government not living within its income; and that the test of economy would be the funding of the debt at 41 per cent. He really appears to be aiming his blows at Buchanan, who plunged the country in debt \$68,000,000 during his adminisnet apply to the Republican party. So far from running in debt, we have demand which Tilden makes in the

What assurance have we that he would give us reform, even where needed? What is his life? In business, a dealer and speculator in broken down railroads, with accusations of dishonesty and fraud, sworn to against him in a number of cases. As a tax payer, a proven swindler of the government, - his non payment on tax account being estimated at from \$150,-000 to \$200,000. As a politician, a copperhead during the war, as a sympathizer with the ex-rebel element since. Not an utterance has been made by Tilden that would indicate any lack of sympathy with the most extreme Southern element at this time.

ted Abraham Lincoln President of the United States. It supported the South during all the rebellion with its sympathy and moral aid, declaring in the last days of the war that it was a failure. It has obstructed peaceful reconstruction, and done all in its power to rekindle the harsh and violent spirit of the South. It defended the Ku-klux and White-Liners, and has either palliated or definitely defended the course of intimidation and murder undoubtedly pursued at the South. In the House it has brought forward bills proposing to pay rebel losses incurred in the war, and to refund cotton claims, -the two aggregating over \$2,-500,000,000,-or more than our national debt. The enormity and impudence of this claim is beyond all expression. To originate a war with no better reason than they had, and fight on year after year, creating the necessity for a large national debt, besides causing the death of thousands of innocent persons, and then demand com-"Republican talsgovernment for six-teen years," but they fail to specify that of those sixteen years the first four, from 1861 to 1865, were particularly objectionable; for then it was ing to the payment of such claims, and last winter, to pay rebel claims. Are that not only ballots but bullets were they are pending before the House at the loyal people ready to pay this We do not deem it possible that the Hayes.

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Job work, Gash on Pelivery.

American people can encourage such an outrage. We are glad to notice that Mr. Cochrane pledges himself not between the two political parties, at to vote for such bills; but, unfortethis time, or to point out the duty of nately for him, while this shows the all patriots in the pending political right character of his personal feelings struggle. The Democratic party bas- on the subject, it furnishes no argues its appeal to the people ou the cry ment for his election. Both he and of Reform. The St. Louis platfrom Mr. Hopkins will aut generally with their party, and did their votes give form, and Tilden's letter shows what it power, they would also give it the construction he puts on the word. The organization of the House. Once it party affirms that Republican officials | had this much, it could dispense with are corrupt, and that they should be their direct aid in the other particular. substituted by Democrats, who, we It would have committees that would suppose, are thought not to be corrupt. This can be easily tested. Under the them for passage. Our only safety is advice of the New York World, the to keep the Democracy from power. Democratic House last winter deliber- Their policy has been, and will be, to follow out the line already marked. This done, and all that is vicious and bad, Southern outrages, and the characteristic purpose of the rebels to saddle upon the North their war losses, will be realized. The Republican party has proven itself the party of nesses to force them to give evidence. Reform by openly permitting the distributed into private telegrams, and cussion, within its ranks, of all practieven into private bank accounts, and cal measures of Reform. It tried the exhausted its ingenuity and power to Civil Service Reform proposed, and get evidence. Every rumor and scan-dal that had been afloat for ten years, give purity and economy to the adminwas inquired into, and not a stone was left unturned, that promised results. an occasional person in its service of If the charge of corruption was not dishonest proclivities, but it has been fastened on Republican officials. it is demonstrated, over and over again, fair to presume it was because it could that as a party it is far purer, in all not be. Yet as the result of all this the essentials of houesty, than is the expenditure of money and effort, Bel- Democratic party. Stand by the enknap was charged with crime, but ot | tire Republican ticket .- Pitts. Gazette.

SAMUEL AND FORT WAYNE.

While it has been known that Mr. Tilden had connections with the Fort Wayne Railroad, and the Pennsylvania Company, which must have resulted greatly to his financial profit, the proof of the fact and the specific amounts have not been attainable. A correspondent of the New York Times tration. At all events the evidence is has been cultivating that field, with at hand to show that his remarks do some success, but not with the full result that is desirable. He shows that Tilden secured the sale of the paid over \$600,000,000 on the debt Fort Wayne road, being one of the since the war, reduced direct taxation purchasing committee, the deeds of over \$200,000,000 a year, and this, sale, drawn by Mr. Tilden, being exewhile adding \$30,000,000 a year to the cuted in March, 1862, the sale having expenses of the Government by our been made the month previous. That charity, in opening the advantages of he received large compensation for the the Government to ex-rebels. We services rendered, most of which were have reduced the annual interest on performed in 1862, is morally certain, the public debt \$40,000,000 and are although the specific evidence of the rapidly refunding the debt at 45 per fact is not attainable. The corresponcent. In brief, we have realized every dence shows that in 1869, Tilden secured the lease of the Fort Wayne road to the Pennsylvania Company, and speculated largely in its stocks, acting on the knowledge he had of the conditions of the lease, and its effect in giving value to the stock. In this single operation, besides the \$50,000 he received for drawing the necessary papers, he made a million or more. This fee, at least, comes within the purview of the income tax. This amount is clearly ascertained to have been paid; and yet the services rendered were not comparable with those rendered in 1862, and for which he was paid, it is not known how much.

Revelations are soon to come from

the Brady's Bend Iron Company, in a

way that will be tangible and convinwar of rebellion. This is the Reformer who proposes to lift the politics of the nation up to a position of exalted purity; the political saint, who cannot endure the corruptions of the Republican party. This is the high minded honorable man, who only seeks to do that which is right, and cannot tolerate the Republican administration because it does not live within its income. Such lofty purity compares with that of Tweed, who, a year before his fall, along with Tilden, prated of reform in the politics of New York and the country. Can any one fail to see the utter hypoorisy of all his proteuses, and the wickedness of the man? He a Reform-er! It is no more than Tweed professed to be. We imagine the people understand too clearly how utterly worthless in his pretense of reform to be governed by it farther. We have little fear that Samuel J. Tilden will carry his system of railway management into the administration of the United States Government.-Pitts. Ga-

premium on tresson? If not vote for