

Announcements.

W. R. DUNN, of Tionesta Borough will be a candidate for County Treasurer, subject to Republican usages.

Meeting of the Republican State Convention.

HEADQUARTERS REPUBLICAN STATE COMMITTEE, HARRISBURG, May 29th, 1877.—In pursuance of a resolution of the Republican State Committee, adopted at a meeting held in Harrisburg, this day, a Republican State Convention, to be composed of delegates from each Senatorial and Representative district, to the number to which such district is entitled in the Legislature, is hereby called to meet in the city of Harrisburg, at twelve o'clock noon, on Wednesday, August 29th, 1877, for the purpose of nominating candidates for Supreme Judge, State Treasurer and Auditor General, to be voted for at the ensuing general election on the sixth day of November next.

By order of Committee. HENRY M. HOYT, Chairman. A. WILSON NORRIS, Secretary.

REPUBLICAN PRIMARIES.

The Republican voters of Forest County will meet at the usual places for holding the primary elections. SATURDAY, JUNE 30, 1877, at 2 o'clock P. M., to nominate as follows:

One person for County Treasurer. The polls will remain open until 7 o'clock p. m. Each township will elect and return one person as a member of the County Committee for the ensuing year.

The meeting of the Return Judges will be held at the Court House on the Tuesday following, to-wit: the 3d day of July, 1877, at 2 o'clock, P. M.

C. A. RASDALL, Chairman.

Our Washington Letter.

Special to the REPUBLICAN.

WASHINGTON, D. C., June 22, '77.

Had Judge Hilton forewarned the result to himself of his biggoted and intolerant ejection of Mr. Seligman from the Grand Union Hotel, Saratoga, it is very unlikely that he would have issued the fatal instructions, although he appears to still think he has laid hotel keepers and their wealthy christian patrons under a great weight of obligation by his very offensive course. Washington is practically unanimous in its condemnation of the action taken and in its denunciation of the narrow spirit instigating it. The proprietor and landlady of "The Arlington," one of our best hotels, who has often entertained Mr. Seligman, declares he never had a more gentlemanly guest. It was not only a violation of law and Constitutional provisions, but it was in deadly antagonism with the boasted spirit of liberality which is claimed to pervade this last quarter of the 19th century; and if the feeling of resentment provoked elsewhere is like that existing here not only will the Grand Union suffer, but Mr. Hilton may look for a marked diminution of receipts at his Broadway and other establishments with which his name is in any way associated.

The wide range taken by the silver discussions of the past ten days and the President's reported conversion to the re-monnetization plan, have, doubtless, alarmed many of the holders of United States Securities. Its effect upon the new loan has also been prejudicial, and the letter given to the public yesterday, was no doubt written to counteract this bad influence. It was approved at a Cabinet meeting and its essential points are as follows: Under existing laws there is no coin issued or issuable in which the principal or interest of the 4 per cent. bonds are redeemable or payable except our gold coin of standard value fixed by force July 14th, 1870, when the government authorized the issuance of such coin.

change for such coin. Hence the Secretary is of the opinion that there will be no legislative or other action, looking to their redemption or the payment of their interest in a coin of less value than the gold coin that is now our only standard of value. Had the Secretary promptly endorsed Ass't Secretary French's assurance sent to Europe that the interest upon the new loan would be paid in gold, instead of deepening the feeling of distrust already existing by intimations that Mr. French's opinion was only a private one, he would likely have been spared the trouble of writing his letter, and the annoyance of the many inquiries of those anxious to invest but afraid to venture.

There is no room to doubt that a strong combination is at work to precipitate a war with Mexico in order to furnish a pretext for forcibly possessing ourselves of another large slice of Mexican territory. This, when it is acquired, can be cut up into several States and the adventurers now trying to egg Mr. Everts on to some overt act of hostility, could go up and possess the land, returning here as Senators, Representatives, etc., or ensconce themselves in soft places, as State Officials, while they waxed rich speculating in land, mining or railway stocks or through other modern methods for the rapid acquisition of wealth and fame.

Wade Hampton's empty vamping, are no longer capable of arousing any enthusiasm here. His lamentable failure to manage his rifle-club Legislature; its perfidy towards the teachers of the University; the petty meanness evinced in the degrading conditions attached to the admission of Chamberlain members; their shameless repudiation of pledges in unseating Judge Carpenter; the ignoble spirit of ostracism as evinced toward Chief Justice Waite, etc, have all conspired to bring him into disrepute here. And the accounts of his dramatic appeal to heaven and his mock heroics at the Shield's reception yesterday, only provoked a feeling of repugnance to the man who so soon forgot his pledges.

There is a good deal of interest manifested in the struggle now being made by good Doacon Smith of the Cincinnati Gazette to oust Dowling, Postmaster at Toledo, and substitute his pet, Reed. Dowling is a soldier with an excellent record in that capacity and as an official, and it appears that his retention is desired by nine-tenths of all the people accommodated by the Toledo office. He declared to resign on an intimation that such an act would be esteemed a favor by the P. O. Department; but he tells Mr. Key he can only get possession of the office by his removal. Should the latter course be adopted it promises to create considerable excitement.

The Methodist Parson, Newman, and Jesuit White of St. Mathews Church continue to pelt each other with newspaper articles. Newman's last shot must have proved very exasperating to our worthy representative of the inflexible church. A halt should be called till the advent of cool weather. MAXWELL.

ASSIGNEE'S SALE.

By virtue of an order and decree of the District Court of the United States for the Western District of Pennsylvania, I will expose to public sale, at the Court House in the city of Meadville, on Thursday, July 5, 1877, at 10 o'clock, a. m., all the following described real estate of Joshua Douglas, bankrupt, viz:

1. All that certain lot and premises situate in the second ward of the city of Meadville, county of Crawford, and State of Pennsylvania, bounded on the north by lot and residence of Sam'l E. Bates, on the east by High street, on the south by Beach alley, and on the west by Oak alley, with one frame gabled dwelling house, one two story frame dwelling unfinished and unoccupied, one frame carriage barn, one frame stable, and other out buildings thereon.

2. Also all that certain lot and premises situate in the first ward of the city of Meadville, aforesaid, bounded on the north by lot of heirs of Geo. Gray dec'd, on the east by Cottage street, on the south by lot of C. W. Tyler, and on the west by the old Concreary, with one small two story frame dwelling house thereon.

3. Also all that certain tract of land situate in Mead township, county of Crawford and State of Penn'a aforesaid, described as follows: Bounded on the south by lands of McKinney and A. C. Oaks, on the east by lands of heirs of F. A. Wilson and said Oaks, on the north by old plank road and cross road leading past the school house, and on the west by Dixon road and land of Spitzer, containing one hundred acres of land, being the same more or less, and being the same land conveyed to said Joshua Douglas by W. V. Wheeler and wife by deed dated Dec. 21, 1866, and recorded in Crawford county, in deed book N, No. 3, page 143; improvements: all under fence, about 80 acres cleared, a one and a half story frame house, large frame barn, other out buildings, and large orchard thereon.

4. Also all that lot with buildings and improvements thereon, situate on the southerly side of Spring street, in the city of Titusville, county of Crawford, and State of Penn'a, and known as No. 1, Petroleum Bank Block, and being the same premises conveyed to said Joshua Douglas by S. G. Krick, Sheriff of Crawford Co., Pa., Dec. 18 1869, described as follows: Situate on the southerly side of

Spring street, as aforesaid, at the centre of the party wall dividing No. 1 from No. 2; thence easterly one half the thickness of said brick wall to an angle and thence easterly along the outside of the southerly wall of said building No. 1, 24 feet to the centre of the party wall, between the property hereby conveyed and the property of Strauss & Co.; thence northerly thro' the centre of the last named party wall 118 feet and 3 inches to the southerly side of Spring street; thence easterly along the southerly side of Spring street 24 feet, the place of beginning, together with the right of way in common with the other owners and tenants of the different buildings shown on the diagrams, and also to use in common with the other said owners and tenants, the outbuilding now erected, or by common consent to be hereafter erected upon the area left vacant.

The above described premises were sold by contract to John Carter on the 13th of Feb., 1873, for fifteen thousand dollars, upon which has been made sundry payments, leaving a balance unpaid of about eleven thousand five hundred dollars.

5. Also one-half and one-third interest in all that certain piece of land situate in East Fallowfield township, county and State aforesaid, bounded and described as follows: On the north by land of James Bowman, on the east by land of G. A. Frano and W. Dickey, jr.; on the south by public road; on the west by land of Shont's heirs containing about fifty-three acres, twenty acres improved, or thereabouts, with a small frame house and an old steam saw mill thereon, being the same property conveyed by deed from F. W. Ellsworth, Sheriff, to Joshua Douglas and Robert Hannah, dated Nov. 7, 1872, recorded in Sheriff's deed book No. 5, page 333.

6. Also one-half and one-third interest in all that certain piece of land situate in East Fallowfield township, county and State aforesaid, bounded and described as follows: On the north by land of Joseph Patton; on the east by public road; on the south by land of James P. Randolph; on the west by lands of Paton and B. Ewing, with a small frame house thereon, containing seventy-five acres be the same more or less, being the same land conveyed by Sheriff's deed to Joshua Douglas and Rob't Hannah, recorded in Sheriff's deed book No. 5, page 572.

7. Also all that certain piece of land situate in Beaver township, in the county of Beaver, bounded and described as follows: On the north by land heretofore conveyed to Foster, on the east by centre of land out public road, on the south by land heretofore conveyed to Wheeler, and on the west by line of tracts, containing fifty acres, be the same more or less; being part of tract No. 4, Beaver township, as shown by deed of E. B. Kennedy and wife to Joshua Douglas, bearing date Aug. 1, 1864, recorded in deed book No. 3 pages 248 and 249.

This land was contracted on the 31st day of June, 1874, to be sold to Hugh Reeves for five hundred dollars. There remains due of the principal and interest about \$300. 8. Also all that certain triangular piece of ground situate in the borough of Riceville county and State aforesaid, bounded and described as follows: On the north and east by Oil Creek, on the south by land heretofore conveyed to Jesse Smith and wife, to Marvin and others, and west by an unoccupied street, containing about one-eighth of an acre, and having an abandoned oil well thereon, as will appear by deed of Jesse Smith and wife; recorded in deed book B, No. 3, pages 357-8.

This property was contracted Aug. 2, 1875, to be sold to Eli Griffith for one hundred dollars, and this remains unpaid. 2. Also two hundred and eighty-five acres of land situate in Forest township, formerly Venango, now Forest county, State of Penn'a, bounded and described as follows: On the north by land formerly owned by D. Snyder and E. Settle, east by land owned by J. Haldring, and west by tract No. 217 and 218 of the Holland Land Company, about 50 acres improved, and a small log dwelling house and stable thereon, as will appear by deed of P. P. Gray, Sheriff, dated April 25, 1867, and recorded in said county in deed book No. 6, page 231.

10. Also the one undivided one-fifteenth interest in the nine several pieces of land next hereinafter described. The surface of all these pieces of land except the first piece, reserved the coal and other minerals, with right of access to mine, and remove the same has been heretofore sold and conveyed by the said Joshua Douglas, and the parties holding the other portions of said lands. The several pieces of land bounded and described as follows: First piece situate in Big Beaver township, Lawrence county, Pa., bounded on the north by land of Cory's heirs and others, on the east by land of R. Naggie, S. R. Mason, and others, on the west by land of S. H. Mason and Cory's heirs, known as the Campbell tract, and containing one hundred and twelve acres more or less.

Second piece, a tract of land in the township, county and State aforesaid, bounded on the north by land of S. R. Mason and others, and known as the James McKinney tract, containing fifty acres more or less.

Third piece, a tract of land situate in the township, county and State aforesaid, bounded on the north by land of S. R. Mason and others, (formerly owned by Miller's heirs), on the east by land of R. D. Hudson, on the southerly land of Rob't Shannon, and on the west by land of S. R. Mason and others, and known as the James McKinney tract, containing fifty acres more or less.

Fourth piece, a piece of land situate in the township, county and State aforesaid, bounded on the north by land of S. R. Mason and others, (formerly owned by James Campbell), on the east by land of S. R. Mason and others, on the south by land of James McKinney and others, known as the W. Campbell tract, containing one hundred and fifty acres more or less.

Fifth piece, a tract of land situate in the township, county and State aforesaid, bounded on the north by R. Naggie, on the east by lands of James Davidson and others, on the south by land of S. R. Mason and others, (formerly Miller's heirs), known as the Dr. Seelye Noggle farm, containing sixty-six acres more or less.

Sixth piece, two other tracts of land situate in the township, county and State aforesaid bounded on the north by land of James McKinney and others, and on the west by land of S. R. Mason and others, known as the Chas. W. Ricketson tract, containing two hundred acres more or less.

Seventh piece, a tract of land situate in the township, county and State aforesaid, bounded on the north by land of S. R. Mason and others, and on the east by land of S. R. Mason and others, south by land of Francis Gilkey and others, and west by ——— known as the Marvin Marshall tract, and containing one hundred and sixty-five acres more or less.

TERMS OF SALE.—All the above described land except the first, fourth, seventh and eighth described pieces will be sold free, and discharged of all liens and incumbrances. Terms.—One-fourth cash down, one-third in four months, and the balance in twelve months from day of sale, with seven per cent. interest on deferred payments.

The first described piece will be sold subject to the lien of a mortgage on Mrs.

Marion Finney, dec'd, for balance of purchase money amounting to about four thousand dollars (\$4,000). This fourth subject to a contract of purchase by John J. Carter. The seventh piece subject to a contract of Hugh Reeves, and the eighth piece subject to a contract with Eli Griffith. J. H. LENIHART, Assignee.

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Table with 3 columns: STATIONS, Northward, Southward. Rows list stations like Pittsburgh, Titusville, Buffalo, Corry, etc. with times.

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