REPUBLICAN STATE TICKET.

FOR GOVERNOR. HENRY M. HOYT. OF LUZERNE COUNTY.

FOR LIEUTENANT GOVERNOR, CHARLES W. STONE, OF WARREN COUNTY.

FOR SUPREME JUDGE, HON. JAMES P. STERRETT, OF ALLEGHENY COUNTY.

FOR SEC'Y INTERNAL AFFAIRS, AARON K. DUNKEL, OF PHILADELPHIA.

REPUBLICAN COUNTY TICKET.

FOR CONGRESS, HARRY WHITE. OF INDIANA COUNTY.

FOR STATESENATOR, E. M. GRANT, OF CLARION COUNTY.

FOR ASSEMBLY, N. P. WHEELER.

FOR PROTHONOTARY, &c., JUSTIS SHAWKEY.

> FOR SHERIFF, C. A. RANDALL.

FOR COUNTY COMMISSIONERS, H. W. LEDEBUR, JOHN H. WHITE.

FOR COUNTY AUDITORS, N. THOMPSON, D. F. COPELAND.

FOR JURY COMMISSIONER. C. H. CHURCH.

A Scrap of History about Gen. Harry

An Armstrong County exchange

In looking over old files, we find the following correspondence. Gen. White while Major of his regiment in the field in 1862, was elected by the district of Indiana and Armstrong counties, Senator. President Lincoln sent him a leave of absence, to serve during the winter of 1863, while the army was in winter quarters. He served during that session, and acted as Chairman of the Senate Committee on Military affairs, in which capacity he was enabled to do much good for the military legislation necessary to the good of the service. In the spring, before active military operations, the Senate adjourned, and he returned to the field. Before returning to the field, he sent his entire salary as Senator, being \$700, to the counties of his district, to be distributed equally between the counties-\$350 apiece-for the relief of the soldiers' families. The following correspondence speaks for its elf. This was certainly a generous act. We think it proper to reproduce this little scrap of history :

KITTANNING, March 16, 1863. To the Commissioners of Armstrong Co.:

Gentlemen : - The enclosed letter, with its contents, was forwarded to me on last week, to hand over to you for the purposes therein named. It may be proper here to say to you, that it is the half of Major White's salary for this year, as the Senator from this district. The other half he generously adonated for the same purpose to Indiana, our sister county of the Senatorial timent, the Democratic State and

riotism displayed by the donation, is Democrats having no longer a paper of such case shall not recover a greater in marked contrast with the peculation, of their own politics in the county, in not only a large part of the members people in a prominent manuer they of our present Legislative bodies, but are obliged to resort to advertisements, of most others connected with our and publish them where they are most governments, both State and Federal, likely to be read. No political opincivil as well as military, to grow rich lons will be expressed for or by the at the expense of the Government,

brightened, how many widows' hearts Republican friends may not think that made glad, if the example set by our we are "carrying water on both shoulcustor was only followed by others | ders."

in the same position, who are more able to do so than he. Patrious like him, save as well as make a country. Yours truly, J. V. PAINTER.

SENATE CHAMBER, Harrisburg, March 1, 1868. To the Commissioners of Armstrong Co.:

Gentlemen : - Enclosed you will | please find a check to the order of the Be kind enough to have this placed to the families of volunteers and drafted militia, and distribute agreeably to the provisions of the law organizing boards some little good. The absence in the army of many heads of families, withhowever small, must be grateful to

Be pleased to acknowledge the receipt of this enclosure, and distribute the proceeds to your best judgment. Hoping you are very well. I am, gentlemen, yours, truly,

HARRY WHITE.

KITTANNING, March 18, 1863. Maj. Harry White,-Dear Sir :-Yours of the 1st inst., through John V. Painter, Esq., came duly to hand. In the name of the families of our noble soldiers, to whom you have so generously donated the money sent us, we thank you. We shall carefully expend your liberal bounty in the manner indicated in your letter.

Hoping that you may long enjoy the well-deserved confidence of the constituents whom you represent, and the esteem of a grateful people you have so faithfully and gallantly served in our common cause, we remain, most respectfully, THOS. TEMPLETON,

A. FLEMING, JAMES BARR, Co. Commissioners.

The Clarion Senatorship.

The following from Monday's Derrick, in relation to the Senatorship of this District, although intended for the consideration of the oil men of Clarion which report, so made, shall be signed by a majority of such appraisers, and delivered to the justice by whom they were ap-County, is applicable in this County as well, as we expect Forest to become one of the first Counties of this Commonwealth on account of the oil which is certainly beneath her surface. Let those interested in the material welfare of Forest County read and reflect :

"The producers of Clarion county should take the advice of Speaker Randall, and elect to the Senate and House of Representatives only such persons as are thoroughly identified and acquainted with the oil business. Mr. Hall, the Democratic candidate for the State Senate is a stranger to the oil producing interests and person-ally knows nothing about the habits of our people. Besides this he has been intimately identified with the Pennsylvania Railroad Company, and it would be dangerous, to say the least of it, to place him in a position where he might and probably would oppose the legislation so necessary for the protection of our people, Wanting as we do, the passage of free pipe and anti-discrimination laws, it would not be safe to send any man, regardless of party, to is even a doubt. We want men on whom we can rely in every emergency. We want men elected who, being personally engaged in the oil business, know exactly what the oilmen want. This being the case, it is the duty of every producer in Clarion County to vote for E. M. Grant. He has been connected with the oil business for years, is thoroughly acquainted with our wants and will stand by us regardless of the inducements held out by railroad or other monopolies. Until we can throw politics to the dogs and stand by the men who are known to be our friends, we can never expect

the relief we so much desire." -We publish to-day as an adver-County ticket, and the names of the The magnanimity as well as the pat- Democratic County Committee. The corruption and avaricious desire, of order to place their ticket before the Democracy in their column, even as How many orphan homes would be advertisements. We say this that our

AN ACT

FOR THE TAXATION OF DOGS AND THE PROTECTION OF SHEEP.

SECTION 1. Be it enacted de., That from and after the passage of this act, there shall be assessed, levied and collected, annually, with other county taxes, in each of the townships and boroughs of this commonwealth, from the owners and keepers of dogs, the following named laxes, namely: For each male dog, the sum of lifty cents, and for every female dog the sum of one dollar, to be paid to the treasurer of the county where collected, to be kept by him Treasurer of your county, for \$350. separate and in such manner that he can know how much has been collected from each township and borough, and how much paid out for losses or damages in the credit of the fund for the relief of each, at any time, to be a fund from which persons sustaining loss or damage to sheep by a dog or dogs, and the necessary costs in establishing their claim therefor, as herein provided, may be paid.

c. 2. For the purpose of levving and of relief in the several counties of the Commonwealth. I hope this may do the time of assessing other taxable proporty, ascertain and return to the county commissioners of their county a true statement of all the dogs in their townships out doubt creates much distress at this season of the year, and any assistance, however small, must be grateful to leve and county shall, annually, leve and county shall annually an evy and cause to be collected the taxes hereinbefore named, with, and in the same manner, and for the same compensation,

that other county taxes are compensation, that other county taxes are collected.

SEC. 3. That whenever any person shall sustain any loss or damage to sheep by a dog or dogs, in any township or borough, such person, or his or her agent or attorney, may complain to any justice of the poace of such township or borough, in writing, to be signed by the person making such complaint, stating therein when ing such complaint, stating therein when, where and how such damage was done, and by whose dog or dogs, if known; whereupon the justice of the peace to whom such complaint shall be made, shall cause a notice to be served on the owner. or keeper of the dog or dogs causing the damage, if known, that a complaint has been made to him of such loss or damage; and if the owner or keeper of such dog or dogs does not appear, as soon as practica-ble, and settle and pay for such loss or damage, then such justice shall appoint damage, then such justice shall appoint three competent disinterested persons, not related to the claimant or other person in-terested therein, to appraise the loss or damage sustained by the claimant; and such appraisers, after being sworn or af-firmed by such justice of the peace, or same other competent person to person. some other competent person, to perform the duties of their appointment without partiality and according to the best of their judgment and ability, shall, as soon as practicable, examine the place where the damage is claimed to have been done, and the sheep injured or killed, if practi-ble, and they are requested to do so, and shall be examined, on oath or affirmation to be administered by one of them, any witness called before them by a subporna from such justice or otherwise, and after making diligent inquiry in relation to such claim, shall determine and report to such justice in writing whether any such damage has been sustained, and the amount thereof, and who was the owner or keeper of the dog or dogs, if known, by which such damage has been done, and whether or not any part thereof was caused by a dog owned or kept by the claimant, pointed.

pointed.

SEC. 4. That upon receiving such report, the said justice shall immediately make a certificate thereon or thereto, signed and scaled by him, that such appraisers were duly appointed and sworn by him, and that they made such report; and if by such report it appears that any damages have been sustained by the complainant, the said justice shall deliver such report and all papers relating to the case, to such and all papers relating to the case, to such claimant or his or her agent or attorn upon payment of the costs up to that time. hereinafter provided, (or having secured to be paid,) to be delivered to the commissioners of the county where such damages have been sustained to be filed in their

SEC. 5. That upon the commissioners of the county receiving such report, it shalt age such claimant has sustained according to such report, with necessary and proper costs incurred as aforesaid, to be paid out of the fund raised by taxes on dogs as hereinbefore provided; and if it shail ap-pear by such report or otherwise, that a responsible person was the owner or keep-er of the dog or dogs by which the damage complained of was done, and there is a reasonable probability such damages and costs can be collected from such owner or keeper, then such commissioners shall immediately proceed, in the manner provided by law for the collection of debts and coass of like amount, to collect such damages and costs by a suit or suits from the owner or owners or keeper or keepers send any man, regardless of party, to of such dog or dogs, and place the proceeds Harrisburg about whose course there thereof, less costs, in the proper sheep fund of the county: Provided, At any and all times, it shall be the duty of the owner of any sheep-killing dog or dogs, or any person owning sheep, to kill any and all dogs guilty of killing sheep within this commonwealth.

SEC. 6. That all dogs in this commonwealth shall hereafter be personal propery and subjects of laceny, and the owner r keeper of any dog shall be liable to the or keeper of any dog shall be liable to the county commissioners for all loss or damage to sheep by such dog, with all the necessary costs incurred in recovering and collecting such damages, including an attorney fee of five dollars, if finally determined before a justice of the peace, and of ten dollars if tried in a court of common pleas; but at any time after no. common pleas; but at any time after no-lice of a claim for damages under the pro-visions of this act, the owner or keeper of any dog may tender to the claimant or his agent or attorney making such claim a sum of money equal to the loss or damage sustained, or may offer before a justice of the peace, with notice to the c'aimant, his agent or attorney, as aforesaid, a judgment in an action of trespass for the amount of such loss or damage, and all costs up to the time of such offer, which offer, for a fee of twenty cents, shall be entered on the docket of such justice; and in case the claimant in such case, or commissioners, as the ease may be, shall not accept of such lender or offer of judgment nd afterwards on the final determination amount than the sum so tendered or for which a judgment has been offered, as aforesaid, besides the interest and cost since such tender or offer, as the case may be, such claimant or commissioners shall not recover any costs accruing after such tender or offer, but shall pay to the defendant or defendants the costs such de-feudant or defendants have incurred since such offer or tender, including an attorney fee as hereinbefore provided in case of a recovery by claimants, which costs may be deducted from the amount of any judgment recovered in such case by the claimants or esimulasioners, and if such dement is not sufficient such costs may

as in other cases of debt.

special services under the previsions of this act, shall be entitled to one dollar for

ty to the treasurer of the county the several claims and amounts thereof, filed in their office under the provisions of this act, remaining uopsid; and if any such treasurer shall have in his hands, of moneys collected for the payment thereof, more than two hundred declars above the amount of such claims, he shall immedistely apportion and distribute the excess to the several sensol districts in such county, in proportion to the amount of such balance or excess raised by said taxes on dogs in each or in the several town ships or boroughs forming such districts respectively, and shall notify the school treasurer of such districts how much it is entitled to of such moneys, and shall pay the same to such school treasurers, on their receipts and orders for the same, for he support of the common schools of such district.

Sec. 9. That this act shad not repeal or affect the provisions of any special law in relation to the same subject in any county this commonwealth

SEC. 10. That the sheriff of each county, on the request of the county commission-ers, shall cause this act to be published therein, with and in the same manner as notices of the ne meral election shall published; ar the purpose of deding whether is act are desired—the several counties, e qualified elections therein may vote at his act are desire such election, by hallots written or printed on the outside "Sheep Law," and en the inside "For the Sheep Law" or "Against the Sheep Law;" and in each county wherein it shall appear by a proper count of such ballots that a majority are "For the Sheep Law," this act shall immediately take effect, but in no other county until a majority of the qualified electors thereof, size rike advertisement in like manner, base determined that there in like manner, have determined that they desire this act to take effect therein: Pro vided, That there shall be no advertise-ment or election for such purpose in any county oftener than once in two years. APPROVED—The 12th day of June, A. D. J. F. HARTRANFT.

Given under my hand at Tionesta, this Tenth day of October, A. D. 1878. JUSTIS SHAWKEY, Sheriff.

PROCLAMATION OF GENER AL ELECTION.

Whereas, in and by an act of the General ssembly of the Commonwealth of Pennylvania, entitled 'An Act to regulate the Elections of the Commonwealth,' passed the 2d day of July, A. D., 1839, it is made the duty of the Sheriff of every county within this Commonwealth to give public notice of the General Elections, and in such to enumerate:

1st. The officers to be elected, 2d. Designate the place at which the lection 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 6TH, 1878, between the hours of 7 a. m. and 7 p. m. at the several Election Districts.

In Barnett township at Jacob Maze's Expenter shop.
In Green township at the house of L.

In Howe township at Brookston, in Brookston School House, In Jenks township at the court house in

In Harmony township at Allender school In Hickory township at Hickory

House. In Kingsley township at Newtown School House In Tionesta township at Court House in onesta borough.

In Tionesta borough at Court House in aid borough. At which time and places the qualified lectors will elect by ballot: One person for Governor of the Com-

nonwealth of Pennsylvania One person for Lieutenant Governor, One person for Judge of the Supreme Court.

One person for Secretary of Internal Affairs.

One person for Congress. One person for State Senate. One person for Assembly.

person for Prothonotary, Register, Recorder and Clerk of the Courts of Forest County. One person for Sheriff. Three persons for County Commission-

Three persons for County Auditors, Two persons for Jury Commissioners, The act of Assembly entitled "an actre-

ating to the elections of this Commonwealth," passed July 2, 1819, provides as "That the inspectors and judges shall

meet at the respective places appointed for holding the election in the districtat which they respectively belong before 8 o'clock in the morning of the 1st Tuesday of November, and each said inspector shall appoint one clerk, who shall be a qualified 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 o any election, then the person who shall have received the second highest 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 re-ceived the highest number of votes for in-spector shall not attend, the person elected Judge shall appoint an inspector in his place, and in case the person elected Judge 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 forthe 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 lection shall elect one of their number to

ill such vacancy I also give official notice to the electors of Forest county, that by an act entitled "An Act further 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 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 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 eath now prescribed by law to be taken and subribed by election officers, they shall severally be sworn or affirmed not to disclose now any elector shall have voted, unless required to do so as witnesses in a judicial he collected by an action of debt in any court having jurisdiction of such amount this act, shall, before entering upon their duties, be duly sworn or affirmed in the

SEC. 7. That justices of the peace for the precisions of pecial services under the previsions of as act, shall be entitled to one dollar for shall be such minority inspector, if there shall be entitled to one dollar for shall be such minority inspector, if not, pittsburgh. Titingville & Buffalo. this act, shall be entitled to one dollar for each case, and the appraisers each one dollar per day for the time necessarily spent by them in investigating each claim, to be paid by the claimant in such case.

See, S. That at the end of each year the control selection is the treasurer of the county shall certificate so for a direction of the order of the county the soveral claims and amounts thereof, filed in election in the manner required by this election in the manner required by this act, or if any officer of election shall not without being duly sworn, or if any other of election shall certly that any officer was sworn when he was not, it shall be deemed a misdemeanor, and upon conviction, the officer or officers so of ming shall be fined not exceeding one thousand dollars.

ar imprisoned not exceeding one year, or imprisoned not exceeding one year, or both, in the discretion of the court.

Notice is hereby given, That any person excepting Justices of the Pence who shall hold any office or appaintment af profit or trust under the United States, or this State or any city or corporated district, whether commissioned officer or objective, a substitution of the court who is ar shall be ordinate officer or agent who is or shall be comployed under the legislature, executive or judiciary department of this State, to of any city, or of any incorporated dis-trict, and also that every member of Con-gross and of the State Legislature, or of the select or common council of any city, or commissioness of any incorporated dis-trict, is by law incapable of holding or exercising at the time, the office or appoint-ment of judge, inspector or clerk of any election in 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 Assembly cittled "An act relating to elections and for other purposes," approved April 10th, 1859, it is enacted that the 13th section shall not be so construed as to prevent any militia or berough, officer from serving as judge, inspector of clerk at any general or special election in this Commonwealth.

Commonwealth.

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 3d, 1865, 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 disability therein pro-vided, are deemed and taken to have voluntarily relinquished and forfeited their right to become citizens, and are deprived of exercising the rights of citizenship

hereof:
And whereas, persons not citizens of the
United States, are not under the constitution and laws of Pennsylvenia qualified electors of this Commonwealth-

provisions, and subject to the disabilities imposed by said act of Congress, approved March 3d, 1865. 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 inspector of election, or any of them shall reawful ballot or ballots from any such disqualified person, he or they so offending shall be guilty of a misdemeanor, and upon conviction thereof in any Court of Quarter Sessions of this Commonwealth, he shall for each offence be sentenced to pay a fine of not less than one hundred dollars, and to undergo imprisonment in the fail of the proper county for not less than sixty

SEC. 3. That if any person deprived of citizenship, and disqualified as aforesaid shall at any election hereafter to be held in this commonwealth vote or tender to the officers thereof, and offer to vote a balling the officers thereof, and offer to vote a balling the officers thereof, and offer to vote a balling the officers thereof, and offer to vote a balling the officers thereof, and offer to vote a balling the officers thereof, and offer to vote a balling the officers thereof, and offer to vote a balling the officers thereof, and offer to vote a balling the officers thereof, and offer to vote a balling the officers thereof, and offer to vote a balling the officers thereof, and offer to vote a balling the officers thereof, and offer to vote a balling the officers thereof the officers the officers thereof the officers the officers thereof the officers the officers thereof the officers thereof the officers thereof the officers the officers the officers the officers the officer lot or ballots, any person so offending 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 man-ner as provided in the preceding section of this act, in the case of officers tions receiving such unlawful ballot or

Size, 4. That if any pers in shall hereafter 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 held in this Commonwealth, or shall persuade or advise any such officer to re-ceive any ballot or ballots from any person deprived of citizenship and disqualifted as aforesaid, such persons so offending shall be guilty of a misdemeanor, and upon conviction thereof in any Court of Quarter Sessions of this Commonwealth, shall be punished in a like manner as provided in the second section of this act, in the case of officers of such election receiv-

ing such unlawful ballot or ballots.
I also give official notice of the following provisions of an act approved the 30th of March, 1866, entitled "An act regulating the mode of voting at all the elections of

this Commonwealth. SEC. 1. Be it enacted by the Senate and House of Representatives of the Common-wealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same. That the qualified voters of the several counties of this Com-

monwealth, 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 clasdiled as follows: One ticket shall embrace the names of all judges of courts voted for and shall be labeled "Judiciary;" one ticket shall embrace the names of all the State officers voted for and be labeled "State;" one ticket shall embrace the names of 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 em-brace the names of all the borough officers voted for, and be labeled "Borough," and each class shall be deposited in separate

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 liv-ing 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 SIXTH, 1878, and all other judges shall before twelve o'clock, m., on THURSDAY NOVEMBER SEVENTH, 1878, deliver said returns, together with the return shoots, to the prothonotary of the court of common pleas of Forest county, which said return shall be filed, and the day and hour of filing marked theren, and shall be preserved by the prothonotary for public

Given under my hand at my office in Tlo nesta, this 1st day of October, in the year of our Lord one thousand eight hundred and seventy-eight, and in the one hon-dred and third year of the Independence

JUSTIS SHAWKEY, Sheriff.

Pittsburgh, Titusville & Buffalo Railroad.

ON AND AFTER Monday, Jun. 17, 1878,

STATIONS, Northward,			ard.	Southward		
	No.1	No.4	20.3		No. 1	No. 6
	24 113	21.30	p 10	p.m	pm	D. TYA
Pittsburgh	8:50	2:50	8:40	8:05	3406	5:00
W. PenJune	10:00	4,00	10:50	0:55	1:40	6:00
Killamning	10:38	4:43	11:45	0:20	122:05	4:55
	11:13:	5:35	1:05	5:40	11:47	3:35
Brady Bend.	11:33	75:481	1:40	5:20	11:33	3:15
	12:10	6425	2548	4500	10:55	2:05
Endenton 1	2.52	7:10	3:15	4:120	10:50	1:35
Semilyrasa.	1:33	7:54	4:32	8:38	9:49	12:06
Franklin	2:05	8:85	5:37	2:52	1:02	11:33
Oll City	2:20	:9:05	6:20	\$258AF	8:25	10:55
Oleopolis:	2:49	******	7:13	2:11	TAXABLE !	STATES.
Engle Rock	2:58	4554.4	7:21	2502	Same	10:27
Tionesta	3:17		7:48	1:41	****	10:07
Tidloute	3:54	******	8:22	1:03	******	0:20
Irvineton	4:30	YPOD C	9:00	12:25	******	9:50
Falconers	5:57	40000	10:80	10:53		7:23
Buffalo	8:25	461741	1:05	8:30	2009111	4:50
		*****	1182	77.72		
	2:46	9:10	6;50		8:15	8:35
Pet, Centre	3510	14:45	7:15		7:00	
Titusville	3:50	10;20		12:46	7:10	7:35
Corry.	5:05	*****	9:05	11:25	YERRYA	6:20
3	o. m		n. m	a. m		p. m
Trains run	by)	Philo	delpt	ia Ti	me.	

DAVID McCARGO, Gen'l Sup't. Gen'l Passenger & Ticket Agent.

Wide Awake! Spley! Newsy! Oil City Daily Derrick,

For 1878. Better Than Ever! More and Fresher News, and More Read-ing Matter than any other Daily Paper in North-Western Pennsylvania!

THE OIL CITY DAILY DERRICK HAS BEEN ENLARGED TO 82 COLUMNS,

And will begin the new year with

OVER 6,000 DAILY CIRCULATION, Larger than ever attained by any daily newsp sper in Pa. outside of the large cities. It has gained this by giving all the fresh-est news, and sparing no expense in ob-taining items. It has correspondents in every portion of the Oil Region, besides several reporters who are constantly traveling. The proprietors, editors and re-portorial staff, are all young and energetic men, whose aim is to make the Derrick the leading newspaper of Western Penn-

The DERRICK will be better than ever for 1877. It will have special reporters at Washington and Harrisburg, who will send daily specials of all important events. wealth of Pennsylvania in General Assembly 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 inspectors of any such election to receive any hallot as the same and in all elections hereafter to be held in this Commonwealth; it shall be unlawful for the judges or inspectors of any such election to receive any hallot as the same and in all elections are same and in this Commonwealth; it shall be unlawful for the judges or inspectors of any such election to receive any hallot as the same and the same and in this Commonwealth; it shall be unlawful for the judges or inspectors of any such election to receive any hallot as the same and the same and in all the political news of the day, as reported from an independent standpoint, while a large reporterial force will keep them informed on local matters. It will also, as it does now, take the lead in discussing or same and the same any such election to receive any ballot or of importance to oilmen, and work faith-ballots from any persons embraced in the fully for the interest of the Oil Region. It will maintain its position as authority in oil statistics, and its market quotations will always be found reliable.

The DAILY DERRICK being published at Oil City, the Metropolis of the Oil Regions, and the largest Petroleum Market in the world, has better advantages for obtaining ell news than any other daily. Its market quotations have gained procedence over all others for accuracy, reliability

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