The forest Watublican.
J. Е. WENK, . . . . . EDITOR

## WBDNESBIY MORNISG, JTAE $18,1879$.

## Aunouncements.

 E.
assoctate Judge.

 DISTRICT ATTORN

DISTRICT ATTORNEY.
 COUNTY SURVEYOR.

Democratic Announcements. ASSOCIATE JUDGE.


## REPUBLICAN PRIMARIES

In pursuance of a reaslution of the
members of the Republican County Committee, at a meeting held at Tio nesta, May 19th 1879, it is ordered that the Repullican voters of the
county meet at their respective places for holding primary elections on SATURDAY, JUNE 28, 1879, $2 \sigma^{\prime}$ clock P. M., to nominate:
One person for Associate Judge.
One person for Disict
One person for Coroner.
One person for Coroner.
One person for County Suryeyor.
The polls will remain open unti The polls will remain open until
o'clook p. m. Each election precinct will elect one person as a momber of year.
The meeting of the Return Judges wionesta Borougb, on the following Tuesday, to wit: 'The 1st, day of July,
Republicans will remember that the
graud skirmish will take place before
at the great battle of 1880. Sentinels upon the Repablican Watch-tour of
Forest County, awake! Why stand ye
all the day idle? The skirmish must all the day idle?
and will be won.

## Chairman Rep. Co. Com. Tionesta, May 27, 1879.

The Rules governing the Republican Primary elections will be found in
another column of to-day's paper. I another column of to-day's paper. It them, that election offloars may refer
to them and post themselves, that they may make no mistakes. We hope
the Republican voters as well ss the the Republiean voters as well ss the carefully and be governed accordingly. Our Primary Elections take
place one week from next Saturday, 28th, inst., and we hope and expect to turn out on that day and cast his ballot for the man of his choice, and lis man has been successful or not, we help to elect the choice of the party in Judge is the only one over which there will be any struggle at the Primarias, dates for said office are both excellent men, and are quietly and conscientious-
ly fighting it out between thomselves, ly fighting it out between thomselves,
there will be no hard feeliogs enges. dered, or sores to beal up after the
election is over, and the defeated candidate, like any honest and true Republican, will pull of his coat and
work for bis succesfal opponent. There will be no sore-hoads in either of them for that.
The Democrats and Greenbackers will put forth their greatest efforts in
the coming campaign to defeat the Republicans, and while we bave no friends to be ever on their guard, and never tire of advoeating the grand and glorions principles and nchievekeeping them intact. Let every Reat the polls on the 28 th and vote. OUR northera contemporary National, blames us for being persons)
We want to ask who commenced the Wo want to ask who commenced the
personalities? Who commenced personalities? The National does not
the attack?
take so much exception to the course
$\mid$ of the Republicas as to its editor. It, for some reason or other, don'tlike
him. Perbaps we are a little personal,
but it can't bo heiped in this case; but it can't bo heiped in this case
because, if you happen to mention any
little bit of cusodopes, little bit of cusedpess, or anything of
the sort, the editor of the National the sort, the editor of the National
sure to take it up as "s personal fling at him." He says the renson ho was
not nominated by the Republicans was "because he was opposed to rings
and monopolies," That's a mistake
and and monopolies. That's a mistake.
It wat because he couldn't make the honest voters believe it. He says ou are that they are soreheads and dems gogues. We argne no such thing
Some of those in the greenback party we have uo doubt, are there throug principle-because they conscientious. ly boliave in greenback doctrines Others are in the greenback rank through merely selfish motives-because they are soreheade, or are ex-
pecting some political favors. For the pecting some politieal favors. For the
first mentioned one can entertain a feeling of respect; for the second class nothing bat the utnrost contempt. Th fear of contradiction, is of the second class, and though he may live i
Forest county all his days, and con never make even his warmest frien believe otherwise. But if you expec slur or ridicule the greenbackers, or ox pose their failacies, you will hava you great deal during the ensuing camor favor, let it hit whom it may.

Our Washington Letter.
1 to the Refublican.
Vashingtox, D. C., June 12, '79. The Army appropriation bill again without the repealing clanses, so called, bat with the prohibition of troops at the polls but in the form of denying pay or expenses for transpor-
tation for such purposes. It was merely a thin cover for a very maniest back down on the part of the aid, an incumbrance ouly, and therefore of no effect. The Republicans paragraph, of course without success King, and then has is stil King, and then they voted for it prohibition lasts as long as the appropriation bill holds good, or until June without practical force, as it is withou purpose except to cover a very bad case of political failure. The Demo
crats are welcome to all the comfort they can extract from it, and the Reof the demoeratic conspiracy to break down the Army
goominiously.
The House having passed the genleaving out the judiciary so that day, hing might be left to tack the polit "supplemental bill" was tresday a containing the appropriations for the Courts, together with clauses prohibiting payment of election of supervisors
and deputy marshals. The reason that his was so presented was that the pay of the Confederate Congress depends upon the general appropriation bill,
and the leaders are afraid that this upplemental part will be veloed. The reliof patriots are determined to get
their own pay whatever happens, and this is about the extent of their
statesmanship. Having provided for home. Hence they force through the supplemental bill with the objection rush through a resolution for adjournwill therefore have it in its power to pass that resolution on the heels of the
supplemental bill, und then say to the President, "we give you support for way and you can vete it if you choose its all you will get." The demoeratic caucus has probably fixed this policy, erats" will probably sustain it. Per baps the President will not think i
worth while to contend with them sizco there are no Congressional elec tions this year to be affected by this
legislation, and as no laws will be repisialioa, and as no laws will be
repeby, and only suspended The Hon. B romised speech yesterday in tong promised speech yesterday in reply to
Senator Blaine's exposure of his dis.
loyal record and the hallowness of all

Southern professions of loyalty. He
didn't, bowever, met didn't, however, mect the charge of
Senator Blaine that he voted for soSenator Blaine that he voted for
cession in the Georgia convention. M cession in the Georgia convention. Mr
Blaiuo will reply to him in a day oo Blaiuo will reply to him in a day or
two, mid will take occasion to expose
the fallacy of the Confederato explaation relative to the literature of the South. Whenever it has been charged
hat sehool-books centaining unpatrihat school-books centaining unpatri-
tic sentiment were used in the South, tic scntiment were used in the South, ooks were the produot of the war,
nd published during the war, but that none such were being issued now.
Senutor Blaine has in his possession
advance sheets of books to be published shortly containing an evil Ben timent as the worst of them, and h tes who deuy so much.
The Greeubnckers are ssd. They in the effort to get consideration of the vilver bill. The Senate would not consider it. All financial agitation is therefore dead for this session, an
has not a very good pruspect for next inter, although afer election som democrats may manifest a little mor
courage in pushing their inflation-repudiation schemes
The trick to steal Senator Kellogg's eat has entrapped its inventors.
spofford claimed the seat becanso he as elected by the White Line legis
ature of La, but as his claim slunder, he made charges of bribery against Kellogg. Every witness be brings here, however, has testified that
corruption was on the other side. No en the Senatorial rebels will da the Republicaus may have hope

Rules for the Republican Primary
Elections of Forest County Elections of Forest County. oflices shall have their names anounced in one or more of the county ot the Primary Meetings, stating the office, and subject to the action of the 2. The votars belonging to the R publican party in each township or designated by the County Committee, lections, at 2 o'slock P. a., and prowo persuns for Clerks who shall form
a Board of Elections to receive votes and determine who are the proper per-
sons to vote, aud who shall hold the the polls are opened, the cavdidates
aunounded shall bo ballotted for; the
ame of and name of each person voting shall be
written on a list at the time of voting,
to person heing all to person being allowed t.
than once for each office.
3. After the polls are closed the oard shall proceed to count the votes
that each candidate has received, and make out the returns accordingly, to
be certified by the Judge and attested by the clerk,
4. The Judge (or one of the Clerks appointed by the Judge) of the respecive election districts, shall meet at the
Court House in Tionesta, on the Tuesday following the Primary Meetings, at 2 o'lock P. M., having the returas
and a list of the voters, and the person having the highest number of votes regular nominee of the Republican 5. Any two or more persons baving an equal number of votes for the same
office, the Judges shall proceed to balot for a choice, the person haviug the
highest number to be the nomince. 6. The Retorn Judges shall be competent to reject by a majority, the reevidence of fraud, either in the returns or otherwise, and shall reject them
where thera is evidence of three or more persons voting at the primary meetings 7. The are not Republicans. 7. The Retorn Judges shall appoin
Conferees-Representative, Senatorial and Congressional-whose acceptance
of said appointment shall be a pledge the largest number of votes cast for that office in the county. 8. The Retura Judges may at any
time charge the mode and manoer of
selectiag candidates as aey may be selectiug candicates as they may be
instructed by the people at their pri
mary reetiugs, due notice being given 9. The Chairman of the County 9. The Chairman of the County
Commitiee sball be reguirod to issue a
call iu pursuance of the action of the


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