The forest Republican. J. E. WENK. . . . . . EDITOR. WEDNESDAY MORNING, SEPT. 12, 1883.

### Republican State Ticket.

FOR STATE TREASURER, WILLIAM LIVSEY, of Allegheny County. FOR AUDITOR GENERAL, JEROME B. NILES, of Tioga County.

### **Bepublican** County Ticket.

For County Treasurer, WILLIAM SMEARBAUGH. For County Surveyor, HENRY C. WHITFERIN. For Coroner.

-William Dr. J. W. MORROW.

### **Republican County Committee** Meeting.

The following named gentlemen, members of the Republican County Committee, are requested to meet at my office on Monday evening of Court week, Sept. 24, 1883, . 7:30 oclock, to transact important business relating to the ensuing campaign :

Revuelt twp-W. R. Coon. Jenks-J. J. Parsons. Howe, upper-A. P. Anderson. Howe, lower, L. Agnew. Hickory, L. Keister. Hickory, Braceville-E. Witherel. Harmony, upper-P. C. Blocher. Harmony, lower-John Thomson. Green-Lyman Cook. Kingsley-Geo. W. Osgood. Tionesta-Wm, Lawrence, Tionesta Boro-F. F. Whittekin. Let there be a full attendace as the election is drawing near and we must be thoroughly organized.

S. D. IRWIN, Chairman.

### --THE REAL ISSUE.

The practical work of the campaign has begun. Both parties have opened their headquarters. The managers of each have begun to spread over the State the wide not of influence, agitation and pursuasions (says the Philadelphia Press) which will draw to the. polls in November three-quarters of a million voters. The great work of waking up a State and rousing voters over a territory a quarter as large as France, will shortly be in full swing. Year by year Americans see this free school in politics opened until familiarity has blinded them to the marvel of hard work and skilled organization which polls the vote of a great state and wheels voters into line by the hundred thousand. But the real work is not done by organization, valuable as it may be. The tide runs stronger and deeper than the waves and elections and victory. All signs point alike to a Republican majority, because a Republican majority is neccessary to of good government. It is an off year by the political calyears past the Democratic party has proach of sinter .- Derrick, yesterday. arrayed itself against administrative platform. Democrats aided in passing the Civil Service Reform act, which sims to lift Federal office out of politics, but Democrats from end to end of the party are opposing the measure. The success of the party means the destruction of this reform, and there is not to-day a Democratic platform or a Democratic speaker who dares to pledge his party to the support of the Pendleton bill and the application of its principles to all offices. Here, as in all things its princimen voted with scarcely a break against the revision it now accepts. In this State, the party promised economy and its Governor has entailed on the tax-payers of the State the heaviest useless outlay of years in the extra session. Local self-government is the crying need of the hour, and in Baltimore a Democratic city government is under indictment, in Cipcinment is under indictment, in Cincin-uati the local Democratic machine has bred revolt by flagrant corrupt-has bred revolt by flagrant corrupt-

ion, in Chicago a Democratic city government is a stench in the nostrils of decent citizens, in Boston it has shamelessly divided offices as spoils, in New York an honest Democratic officer, Controller Campbell, resigned in dis-gust the other day because a defal-cation yawned under him—in short every candid man knows that the av-erage of Democratic administration, state and local is below the average of Republican administration.

The real issue which divides parties to-day and tests the good sense of voters is, therefore, whether they want good government or bad, a stable tariff or perpetual change, economy; or \$3,000 chucked daily into the Susquehanna. The Republican party in the main gives good administration, the Democratic party in the main gives bad,-the choice is plain, clear and unavoidable. We believe in government by common sense, and government by common sense this year for this reason means a Republican victory.

THE Pennsylvania Greenbackers met in convention at Williamsport last Thursday and nominated the present state Chairman, T. P. Rynder, of Alteona, for Auditor General, and an Eriegentleman named Capt. A. T. Marsh, for State Treasurer.

THE jury in the Frank James trial returned a verdict of not guilty. We always thought that the "suspicion" of Mr. James' guilt was unwarranted, and he ought now to commence suits for libel against those papers which have slandered him so in the past. No doubt the same jury that acquitted No. 21 May term, 1883. 21. John Cobb & Co. vs. R. B. Willis, No. 20 May term, 1883. 22. J. H. Derickson & Co. vs. P. H. Powers, No. 31 May term, 1883. him would award him heavy dama-2'08.

THE Altona Tribune says: "The shameless manner in which the New York Sun persistently attacks the memory of the late James A. Garfield is a disgrace to our common humanity and a reproach to journalism." Some of the small fry newspaper, who have not discernment enough to see that the people think with the Tribune, night profit by its opinion.

It is estimated that the reduction of the public debt during the month of August just closed will amount to six million dollars. This sum is below the average of the monthly reductions for the past two or three years; but, considering the greatly increased expenditures of the government on account of pensions and other things, that any reduction whatever should have been affected is a circumstance which bears witness to the wonderful elasticity of our finances. There is not another country in the world which can make anything like such a showing .- Clearfield Journal. OUR dispatches indicate a wide are won and lost as great principles spread area where frosts have prevailand moving motives sway great mass. ed during the last two nights. The es. Republican success is certain be- injury done is limited to tobacco and cause the Republican tide is rising the smaller fruits, which have suffered and its swelling flood bears a party, greatly. All over the west and northbut lately in the shadows of discord west the cold north wind has been and the breakers of defeat, to safety biting and benumbing floral and vegetable life, and we can now bid summer farewell and prepare for a long period of cold and storm. Fitful meet the need and assure the supply flashes of the dying embers of the gollen period of the nerth will come, and many a ray of sunshine illume the ender, but it is no off year by the is- waste places, but the heated term is sues which are opened and the princi- over and Autumn comes briskly on to ples at stake. Step by step for five prepare the way for the dread ap-

### A Miracle in Oll City,

Doctors dumfounded-druggists and the people wild with excitement. [From the Oil City Derrick, July 21st, 1881: Miss Maggie Martin, of this city, has been ill and confined to the house for several years. Our best physicians fulled to give her re-lief. She took Peruna and, to the aston-

## TRIAL LIST.

Causes set down for trial in the Court of Common Pleas of Forest County on the Fourth Monday of September A, D. 1883; 1, J. E. Blaine vs. Henry Swaggart, No.

J. E. Blaine vs. Henry Swaggart, No.
 6 February term, 1879.
 2. May, Park & Co, vs. W. W. Bowman, No. 19 December term, 1880.
 3. Nancy Dawson vs. Sarah Ann Dale, No. 20 May term, 1881.
 4. Edward O. McHenry vs. Mary S.
 Stockwell, No. 29 December term, 1881.

Stockwell, No. 20 December term, 1881.
5. N. Myers, Cashier vs. Justis Shawkey, No. 7 February term, 1882.
6. Alexander Mealy vs. H. P. Ford et al, No. 24 September term, 1882.
7. H. W. Ledebur vs. H. P. Ford et al, No. 25 September term, 1882.
8. H. P. Ford vs. O. W. Proper, No. 53
September term, 1882.
9. The Salmon Creek Lumber and Mining Company vs. W. A. Dasenbury, No.

ing Company vs. W. A. Dusenbury, No. 1 December term, 1882. 10. W. W. Bowman vs. J. M. Kepler et al, No. 7 December term, 1882. 11. W. W. Bowman vs. J. M. Kepler et al, No. 8 December term, 1882.

12. William Petrie to use vs. William F. Wheeler et al, No. 12 December term'

13. William McLaughlin vs. Robert Mc-

William McLaughin Vs. Robert alcort Closky, No. 18 December term, 1882.
 William Dougherty vs. John C.
 Cornwell et al, No. 24 Dec. term, 1882.
 15. Heien S. Bates et al vs. L. F. Watson et al, No. 31 Dec. term. 1882.
 16. J. J. Carson vs. John Carson, No. 41

16, J. J. Carson vs. John Carson, No. 41
December term, 1882.
17. Geo. W. Dithridge, Trustee vs. J. L.
Acomb, No. 5 February term 1883.
18. W. R. Coon vs. Wm. Wray, No. 22
February term, 1883.

J. G. George vs. Wm. R. Coon, No. 23 February term, 1883.

20. William Myers vs. D. J. Mohney, No. 21 May term, 1883,

23. Robinson & Bonner vs. Jacob S. Hood, No. 26 May term, 1883.

Clark Brothers vs. Geo. Wagner et No. 23 September term 1883.
 Eugene Berlin vs. O. J. Delo et al,

Eugene Berlin VS, O. S. Dielo er al,
 No. 27 September term, 1883.
 26. A. J. Landers & Co. vs. Bridget Landers, No. 28 September term, 1883.
 27. H. P. Ford vs. O. W. Proper, No. 41

September term, 1883. JUSTIS SHAWKEY, Prothonotary, Tionesta, Pa., Aug. 13, 1883,

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Persons wishing to purchase address, DR. J. SIBBALD,

Fox Chase, Philadelphia, Pa.

#### Harvard College.

At a recent meeting of the overseers of Harvard College, a discussion was held upon the resolution which had been beples and practice are makeshifts of the board for several weeks, that in the board. The party does not dare making attendance on morning prayers and other religious exercises compulsory should be repealed. The board, by a strong vote refused to adopt the resolution. Strong vote remised to adopt the resolution. But Mr. George Shiffer, lately from Mar-t'usburg, Bialr Co., Pa., who had a Can-cerous growth on his nose, and who was advised the use of Peruna before a visit to a Cancer Hospital, was allowed to take that par-excellent remsity, and by its use for a very short time was enced complete. for a very short time, was enred complete-ly—page 24 in the "Ills of Life"—get one from your druggist.

> F. F. WHITTERIN, H. C. WHITTERIN, Tionesta, Pa. Shoffield, Pa.

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Number 8, Fred Yorkson, 4 76-100 acres. Number 9, Charles Anderson, 3 7-100 Number 10, Electa Nelson, 2 26-100

Number 7, James Schwerdfield, 9 30-100

Number II, Albert S. Brecht, 1 80-100

ALSO.-Five hundred acres more or less, sing the western half of warrant num her two thousand four hundred and tifty three (2453), in Howe township, with the buildings and improvements thereon, ex-cepting therefrom the following parcels, eeded to the following named persons, ecording to the following sub-divisions, -wit:

Number 9, C. C. Smith, 2 40 109 acres. Number 12, C. C. Smith, 3 35-100 acres Number 13, John Cameron, 26-100 acres Number H, Alexander Cameron, 2 41-00 acres, Number 15, Edward Reid, 6 87-100 acres.

Number 16, Edward Reid, 6 88-100 acres, Number 17, B. Peter Anderson, 36 35-

Number 25, Alexander Geddos, 4 69-100

Number 26, F. J. Carlson, 4 86-100 acres. Number 27, Edwin R. Rose, 5 47-100

Numbers 29 and 31, Albert Bennett, 16

40-100 acres, ALSO,—About eighty (80) acres of warrant number two thousand three hundred and sixty-six (2306) in Howe township, being all of said warrant described in said Morigage, except four hundred and eight acres and five-tenths released from the lien of said Morigage by agreement dated

letoher 18, 1879. Taken in excention and to be sold as the property of H. J. Brooks et al., at the suit of Samuel Willetts for use of Oliver F.

Berry. TERMS OF SALE.—The following must be strictly complied with when the property is stricken down: I. When the plaintiff or other lien cred-itors become the purchaser, the costs on the writs must be paid, and a list of liens including mortange searches on the prop including mortgage searches on the prop erty sold, together with such lieu credit-or's receipt<sup>\*</sup> for the amount of the pro-ceeds of the sale or such portion thereof as he may claim, must be furnished the Shorid Sheriff

2. All bids must be paid in full.

3. All sales not settied 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. "See Purdon's Digest, Ninth Edition,

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ESTATE OF GEORGE SIBBALD, late of Hickory Township, Vorest Co., Pn., deceased. Notice is hereby gived that full Power of Attorney has been granted the undersigned. All persons indebted to said estate are requested to make imme-diate payment, and those having legal claims against the same will present them duly anthenticated without delay for act-thement, to Miles W. Tate, Tionesta, Pa, JOHN SIBBALD, GILBERT MCKINLEY, Attorneys,

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