The Forest Republican.

WEBNESDAY MORNING, OCT. 17, 1883.

Republican State Ticket.

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

Republican County Ticket.

For County Treasurer, WILLIAM SMEARBAUGH. For County Surveyor, HENRY C. WHITTERIN.

For Coroner,

Dr. J. W. MORROW.

Republicans of Forest.

Let us remind you that in two weeks from next Tuesday the election takes place. The time is short, and from now on there must be activity in the ranks. You have not been disturbed much this fall with political matters, and it is well, for there is a time for all things, and the time is now here to give some attention to this matter. We must get out the vote, and the time to begin that work is right here, and every member of the party must exert himself in that direction. You may think this an off year. Let us tell you emphatically that it certainly is not. We have a State and County ticket to elect, both of which are exceptionally important to the party, and we can elect it by simply getting out the vote. Now would it not be foolbardy to allow it to be defeated by simply staying at home or showing a lack of interest? Certainly it would. This is the only way our enemies hope to defeat us. Shall we allow them to do it? We hope not. Then let every Republican be impressed with the duty he owes to the party to go out exert duty. his influence in its behalf. Another matter: We have a big ticket to elect next fall. Does any man suppose the party can show an indifference in the election this fall and gain a victory next? Does not every Republican know that the more decisive the victory at the coming election the ship, Forest county, Pa., all the followeasier it will be at the next one? ing Farm, consisting of about 96 acres And does he not understand that a lack of interest and zeal now will follow then! Let these important The improvements consist of one questions weigh upon your minds, 2 story frame house of nine rooms, a and go about it and work up all the good cellar, constant flowing spring of districts. Don't think to yourself tubing, large fram barn, work shop, that you will go and cast your vote wagon houses, &c. The buildings are talk to your less interested neighbor, if you have one, and urge upon him the necessity of going out. Let us all

Result in Iowa and Ohio.

go to work now.

it, and it seems rather a serious de. cable, 5 hives bees, and other property. feat at first sight, but when we take at into consideration the fact that polini tics had very little to do with the re- dollars, cash. gi wult, and that the issues were entirely a) local in their nature there is no reasla on why Republicans should seriously ar mourn the loss of the State. The tarbe iff, the moral effect upon the Presidential canvass, and like questions dential canvass, and like questions were entirely lost sight of in the struggle for and against the prohibitory W gle for and against the prohibitory amendment. There is no possible room to doubt, in the light of these facts, how Ohio will vote when the Presidency is at stake. There has been no stampede from the Republiin ranks and no renunciation of Res the situation, then, which should rive the Republicans uneasiness so

stano firmly by their party and their principles. IOWA STILL SOLID

ar as the future is concerned, but

state still maintains its grand old position in the Republican column. The Republicans swept everything before them, electing their Governor and all state officers that were voted for by majorities ranging from 30,-000, to 40,000 besides having a large majority on joint ballot in the Legis-

It becomes the duty, now, of the Republicans of Pennsylvania to close up the ranks and go to work for the ticket. Forest county must contribute her share of votes to swell the majority, and in order to do so every Republican voter must go to the polls on election day and cast his ballot. Let there be no apathy, but let every man be on hand.

JUDGE THURMAN does not know that the result of the Ohio election indicates anything for the future. He says it was a sort of general scramble in which the legitimate strength of the parties was not concerned.

THE Legislature has been in extraordinary session 126 days, at a cost of \$3096 per diem to the people, an aggregate of \$389,096, and yet the Democrats of the House refuse to concur in the Senate resolution to adjourn. One hundred and one is a majority of the House, and that number of votes is necessary to pass any measure. The Democrats have been unable to record that number of votes at any time for several weeks, which has prevented their doing any business, leaving no excuse for remaining in session whatever. It was long ago clear that it could accomplish no result unless it concurred in the Senate apportionment bills. If it is not prepared to do this, it ought to unite in bringing the business to an end and stopping the expense. But the case is still worse against it when it not only still worse against it when it not only refuses to accept the Senate bills and not only refuses to adjourn, but insists upon prolonging the session while making no pretence of attending to its

PUBLIC SALE.

Will be sold at Public Sale,

WEDNESDAY, OCT. 31st., at 1 o'clock p. m., at the farm of the late George Sibbald, in Hickory townof land, situate on the Allegheny River, about three miles above Tionesta. enthusiasm possible in your several water brought to door by galvanized and let others do as they like, but all in good condition. There is a young orchard of choice fruit on said farm. Terms, easy.

At the same time and place will be sold the stock, implements and fixtures, consisting of 2 bay horses, 2 colts six months old, 2 good cows, 3 yearlings, 2 calves, farm wagon, falling When we put our paper to press top wagon skeleton, one 2 horse back last Wednesday morning the result good as new, 2 setts double harness, of the Ohio election was yet uncer- one light set, set single harness, saddle tain, and the indications pointed to a new sleigh, threshing machine, mowsuccess for the Republicans. Things ing machine, fanning mill, corn shellturned out differently, however, and er, bob sleds, lot of pine and walnut later reports were to the effect that lumber, log chains, pitch forks, hay the Democrats elected their ticket by fork and rope, hay knife, hoes, long small majorities. Hoadly, Demo- and short handle shovels, rakes, &c., cratic candidate for Governor will one good new roller, wagon lifter, 2 have between 10,000 and 11,000 ma- cross-cut saws one good one, feed bags, jority, while the Democrats will have cutting box, 2 drags, 3 cradles, 3 a majority in the Legislature on joint plows-one a side hill plow, 1 corn ballot of perhaps 24. This is by no plow one cultivator, crow bars, one means as we would liked to have had grind stone, 2 horse rakes, large river

> TERMs:-Three mouths credit on all sums over Fifty dollars with approved security. Sums less than fifty

J. SIBBALD, G. McKINLEY, Attorneys.

Most Wonderful. Very seldom do we read of an actual se of recovery, where hope had altogethseemingly little short of miraculous, that had been performed. Wm. Lincoln Curts The enormous swelling and pain in the joints of his arm soon produced paralysis of his left arm. He gradually grew worse his ankies and knees were soon evenworse ablican principles. There is nothing than his arms, his cheek bones began to enlarge, spreading his face out of all resemblance to his former self. Two physicians pronounced him hopeless. Peruna cured him Page 26 Dr. Hartman's "Ills of Life."

everything to encourage them to -Wm. Smearbaugh & Co. take in exchange for goods-Butter, Eggs, Potatoes, Winter Apples (picked), The result in Iowa was entirely Cabbage, Onions, &c., at highest marlifferent, and the banner Republican ket price.

A Mest Remarkable Case Dying-yet living. Dr. Miller, w 129 South Tenth Street, Philadelphia, Pa, south Tenth Street, Philadelphia, Fa, says; "I am personally acquainted, ith a middle-agod lady in Philadelphia, who had been given up to die by a consultation of many physicians. She was confined to her bed for months, and was momentarily expected to die. In this condition she took Manalin and to the surprise and disappointment of all she recovered her health perfectly. Her case is reported in Dr. Hartman's Book on the "Ills of Life," 31st page. Ask your druggist for one, or address Dr. Hartman, Osborn, O.

Auditors Report Harmony Twp.

R. O. CARSON, Treasurer in account with Harmony Township School Fund for

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COL	N WOO	Harm	ony twi	p. Road	Fu	
TOP	the year	endir	ig March	1 1, 1883		

To amt reed of T. W. Allender \$
To am't reed of County Treas...... 6 By vouchers.

JOHN WOODCOCK, Treasurer, in as count with Harmony Twp. Poor Fund for the year ending March 1, 1883. To cash on hard from last year \$145 39

To amt reed from Co. Treasurer..... 307 14 To amt reed from Collector 171 00 To amt reed of Elk twp, poor fund.. 170 00

percentage.

We the undersigned Auditors of Har-mony Township have examined the above

Buckeye Force Pump

닭 Roofing Heibel's and Spouting Hardware A SPECIALTY CO 0

CALL AND GET PRICES, ED. HEIBEL. TIONESTA, PENN'A.

ing results.

It selfect upon the system is entirely unlike that of any other remedy, and is the only medicine needed in almost every discase to which flesh is helir. (In Constipation, Diseases of the Liver and Kidneys Manalis should be given with it.

PERUNA is composed of purely vegetain ingredients, each one, according to medical authors, a great remedy in itself.

Bit, Hartman has succeeded in extracting and combining the active principle of these ingredients into one simple compound, which perfectly coincides with the IS MEDICATRIX NATURA in every disease, and a cure necessarily follows. That is not an organ it will not reach nor a dis

INSUBE

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IN THE

LIVE STOCK

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Sep21-81tf

IMMENSE STOCK OF NEW GOODS! 料. J. 料OPKINS & CO.

D)UFFALO © PHILADELPHIA TIME TABLE IN EFFECT Apr. 1, 1883. Westward.] RIVER DIVISION. [Eastward.

P. M. 1. M. P. M A. M. A. M. A. M. P. M. P. M. A. M. P. M. 4 15 lv...Bradford ar 7 50 11 25

..... Corydon...... West Run...... Quaker Bridge.... Red House.... 4 17 4 47 7 00 6 30 5 00 5 30 .. ly Salamanca ar 6 00 A. M. P. M. Additional Trains-Leave Bradford to a. m., Kinzua 9:00 a. m. Arrives

8 05 2 10 lv.....Olean 4 05

ar...Kinzua....lv

P. M.

P. M.

7.43

A. M.

Warren 10:15 a. m. ADDITIONAL TRAIN-Leaves Oil City 6:10 am, Oleopolis 6:54 am, Eagle Rock 7:10am, President 7:16am, Tionesta 8:10am

7:10am, President 7:16am, Tionesta 8:10am Hickory 9:00am, Trunkeyville 9:20am, Tid-qute 10:90am, Thompson 10:58, Irvineton 12:55pm, Warren 1:27 pm. Arrives—Kin-zua 3:00pm, Bradford 4:45pm. SUNDAY TRAINS—Leave Warren 9:20am, 4:20pm; Kinzua 10:25am, 5:00pm; arrive Bradford 12:05noon, 6:46pm. Leave Brad-ford 8:30am, 8:00pm, arrive Kinzua 10:10 am, 4:40pm; Warren 10:50am, 5:45pm. Trains leaving 0il City 1:90am, 2:30pm

Trains leaving Oil City 1:00am, 2:30pm, arriving Oil City 2:00pm, 12:30night, run daily between Oil City and Pittsburgh.

Pittsburgh Division — Trains leave Oil City 1:30, 7:00, 10:45 a. m., 2:45, 4:15, 9:15 p. m., arrive Oil City 1:00, 8:00, 9:45 a. m., 2:35, 3:45, 8:30 p. m., Trains leaving Oil City 1:30am, 2:45pm,

arriving Oil City 1:00am, 2:35pm, run daily between Buffalo and Pittsburgh.

† Flag stations, stop only on signal. Trains on the River Division between New Castile and Oil City are run on Col-umbus time, between Oil City and Salamanca, and on the Buffalo Division on Philadelphia time, which is 30 midutes faster than Columbus time, Pullman Sleeping Cars between Buffalo and Pittsburgh on trains arciving Pitts-

burgh 8:20am., and leaving Pittsburgh

8:20pm.

Parior Cars between Oil City and Buffato on trains leaving Oil City 2:45pm, arriving Oil City 2:35pm.

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The world-renowned author, in this ad-

mirable Lecture' clearly proves by his own experience that the awful consequenes of Self-Abuse may be effectually cured without dangerous surgical operations, bougies, instruments rings or cordials; pointing out a mode of cure at once certain and effectual, by which every sufferer no matter what his condition may be, may cure himself chearly, privately and rad-

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Proclamation of General 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,' passed 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 such to enumerate:

such to enumerate:

1st. The officers to be elected.
2d. Designate the piace at which the election is to be held.

I, C. W. CLARK, 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 6, 1883. between the hours of 7 a. m. and 7 p. m. at

the several Election Districts.
In Barnett township at Jacob Maze's Carpenter shop.
In Green township at the house of I.,

In Howe township at Brookston, in Brookston Library Hall. In Jenks township at the court house in

Marien, In Harmony township at Allender school chool house. In Hickory township at Hickory

House, In Kingsley township at Newtown School House, In Tionesta township at Court House in

Tionesta borough, In Tionesta borough at Court House in said borough.

monwealth of Pennsylvania. One person for Auditor General of the Commonwealth of Pennsylvania.

One person for Coroner of Forest Coun-

The act of Assembly entitled "an ac relating to the elections of this Common-

wealth," passed July 2, 1819, provides as follows, viz:

"In case the person who shall have re-ceived the second highest number of votes election shall act as inspector in his place.
And in case the person who shall have received the highest number of votes far inspector shall not attend, the person elected ludge shall appoint an inspector in 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 snall 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 vacaney.

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 Commonstith approved Jan. 30, 1874;"

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 recorded by the elerks 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 oath now prescribed by law to be taken and subcribed 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. 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 sworn by the 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 swear-ing or affirming shall be duly made out and signed by the officer who administered attested by the officer who administered the oath. If any judge or minority inspet tor refuses or fails to swear the officers 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 efficer or officers so offending shall be fined not exceeding one thousand dollars,

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

SEC. II. It shall be lawful for any qualified citizen of the district, notwithstanding the name of the proposed voter is contained on the list of resident taxables, to ohallenge the vote of such person, whereupon the proof of the right of suffrage as is now required by law shall be publicly made and acted upon by the election board and the

vote admitted or rejected, according to the evidence. Every person claiming to be a naturalized citizen shall be required to produce his naturalization certificate at the election before voting, except where he has been for five years consecutively a voter in the district in which he offers to vote; and on the vote of such person being received, it shall be the duty of the election officers to write or stamp on such certificate the word "voted," with the day, month and year; and if any election officer or officers shall receive a second vote on the same day, by virtue of same certificate, except where sons are entitled to vote because of the naturalization of their fathers, they and the person who shall offer such second vote, shall be guilty of a misdomeanor, and on conviction thereof, shall be fined or imprisoned, or bethe at vote admitted or rejected, according to the misdomeanor, and on conviction thereof, shall be fined or imprisoned, or both, at the discretion of the court; but the fine shall not exceed five hundred dollars in each case, nor the imprisonment one year.
The like punishment shall be inflicted on conviction on the officers of election who shall neglect or refuse to make or cause to be made the endorsement re-quired aforesaid on said naturalization cortificate

SEC. 12. If any election officer shall re-fuse or neglect to require such proof of the right of suffrage as is prescribed by this law, or laws to which this is a supplement, from any person offering to vote whose name is not on this list of assessed whose name is not on this list of assessed voters, or whose right to vote without requiring such proof, every person so offending shall, upon conviction, be suilty of a misdementor, and shall be sentenced for every such offense, to pay a fine not exceeding five hundred dollars, or to undergo an imprisonment of not more than one year, or both, at the discretion of the court.

I also make known the following pre-visions of the new Constitution of Penn-

ARTICLE VIII.

SUFFRAGE AND RECUTION. SEC. I. Every male citizen twenty-or coars of age, possessing the following years of age, possessing the following qualifications, shall be entitled to vote a

all elections: First,-He shall have been a citizen of the United States at least one month. Second.—He shall have resided in the State one year, (or, if having previously been a qualified elector or native born citizen of the State he shall have remeyed thereform

and returned, then six moths,) imme i-ately preceding the election. Third.—He shall have resided in the election district where he offers to vote at least two months immediately preceding the election.

the election.

Fourth.—If twenty-two years of age or upwards, he shall have paid within two years a State or county tax which shall have been assessed at least two months and paid at least onemonth before election.

SEC. 2. The General election shall £2 held annually on the Tuesday next following the first Monday of November, but the General Assembly may, by law, fix a different day, two-thirds of all the members of each House consenting thereto.

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."

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 quaithe authority of the same. That the qual-ified voters of the several counties of this Commonwealth, at all general, township, berough and special elections are hereby hereafter authorized and required to vote by ticke's printed or written, or partly printed and partly written, severally clas-sified as follows: One ticket shall embrace the purposed all industry of contracts. the names of all judges of courts voted for and shall be labeled "Judiciary;" one At which time and places the qualified electors will elect by ballot:
One person for Treasurer of the Commonwealth of Pennsylvania.
One person for Auditor General of the Commonwealth of Pennsylvania.
One person for Treasurer of Forest County.
One person for Surveyor of Forest County.
One person for Coroner of Forest County.
One person for Coroner of Forest County.

the test shall embrace the names of all the borough officer voted for, and be labeled "Borough," and each class shall be deposited in senerate ballot boxes.

Notice is hereby given, That any person excepting Justices of the Pence who shall hold any office or appointment of profit or trust under the United States, or this for inspector shall not attend on the day of any election, then the person who shall whether commissioned officer or other-have received the second highest number of votes for Judge at the next preceding is or shall be employed under the legislawise, 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 incor-porated district, and also that every mem-ber of Congress and of the State Legislature, or of the select or common council ture, or of the select or common council of any oity, or commissioners of any incorporated district, is by law incapable of holding or exercising at the time, the office or appointment of judge, inspector or clerk of any election in this Common wealth, and that no inspector, judge or other officer of such election shall be eligible to be then voted for.

The Judges of the aforesaid districts shall representatively take charge of the cortificates of return of the election of their respective districts, and produce them at the Prothonotary's office in the Borough of Tionesta, as follows: "Ail judges living within twelve miles of the Prothonotary's office, or within twenty-four miles if their residence be in a town, willage or city vpon the line of a ratigonal leading to the county seat, shall before two o'clock p. m., on WEDNESDAY, NOVEMBER SEVENTH, 1883, and arl other judges shall before twelve o'clock, m., on THURSDAY, NOVEMBER FIGHTH, 1883, deliver said returns, together with the return sheets, to the Prothonotary of the Court of Company Place of Research the court of Common Pless of Forest county, which said return shall be filed, and the day and hour of filing marked therein, and shall be preserved by the Prothonotary for public inspection. Given under my hand at my office in Tio-

nesta, Pa., this 24th day of september, in the year of our Lord one thousand eight hundred and eighty-three, and in the one hundred and eighth year of the Independence of the United States, C. W. CLARK, Sheriff,



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