# Republican Ticket.

NATIONAL.

FOR PRESIDENT, HON. JAMES G. BLAINE, of Maine. FOR VICE PRESIDENT. GEN. JOHN A. LOGAN, of Illinois.

STATE.

CONGRESS-AT-LARGE, GEN'L E. S. OSBORNE, of Luzerne County.

Congress, ALEXANDER C. WHITE, of Jefferson County.

Assembly, PETER BERRY, of Howe. Associate Judge,

LEWIS ARNER, of Kingsley. Prothonotary &c.,

CURTIS M. SHAWKEY, of Tioneta, LEONARD AGNEW, of Howe.

County Commissioners, J. R. CHADWICK, of Tionesta. GEO. W. OSGOOD, of Kingsley.

County Auditors, Q. JAMIESON, of Tionesta Twp. JAMES A. SCOTT, of Jenks.

Jury Commissioner, HENRY O. DAVIS, of Tionesta.

### -Are you registered?

No MAN was a better judge of character than Thaddeus Stevens, the great Commoner. Of Blaine in 1864 he said: "Blaine, of Maine, has shown as great aptitude and ability for the higher walks of public life as any man that has come into Congress during my period of service."

SENATOR GRADY, of New York, whose withdrawal from the Democratic State committee caused such a sensation the other day, is the man who denounced Governor Cleveland on the floor of the State Senate during the last session, and was answered by a letter from Cleveland to John Kelly, asking that he "should not be re-elected, as his presence in the Sepate was a menace to the Governor's personal comfort and satisfaction." His withdrawal from the committee has changed from a menace to an actual disturbance, not only of the Governor's "porsonal comfort and satisfaction," but of the whole gang of party leaders and their assistants. They are all busy now trying to head Grady off by stories of a bargain between that gentleman and the Republican managers, by which he is to support the Republican ticket, which of course would be dreadfully corrupt.

-Republicans, don't forget that tomorrow is the last day for legal registration. Attend to it immediately.

THE Democrats have seemed to be singularly indifferent to, or rather hopeless of success in Maine, but it has been discovered within a few days, that they were playing 'possum on a rather magnificent scale. While sending out word that they had no expectation of carrying the State, and only hoped to keep the Republican majority from too greatly increasing, it has leaked out that they were erganizing every scheme that cunning and money could devise and set in operation, to steal a march on the Republicans. Their game has been dropped to, and their investments will prove as ruinous as buying stock for a rise on a falling market.

THE Indianapolis Sentinel is not to be backed by the committee and the Democratic party of Indiana in its foolish scandal against Blaine. Voorhees has declined to act as lawyer for the defence, and the chairman of the State Central Committee says the committee will have nothing to do with it. The Philadelphia Times and one or two more Democratic bourbon supporters are the sole apologists for the lying Sentinel.

THE New York Sun has a fashion of speaking "right out in meetin" latterly, that is very trying to the already tried nerves of the party of "ancient idees." How it writhes when it says, for instance, "We are saddled with Grover Cleveland, and like the old the neck of Democracy until it is prophetic, very; and there are thousof the old hunkers, will hail its fulfillment with rapturous applaues.

MR. CLEVELAND's idea that he did those who were to elect him, if he were to be elected, that the office was executive, shows that he has given very crude consideration to the character of the office he is aspiring to. The Constitution says, the President shall from time to time recommend to justify the forgery by saying that the the consideration of Congress such measures as he may judge necessary and expedient. Did he overlook this fact in his letter because he was ignorant of the Constitutional requirement, or because it was none of the people's business what he might recommend as necessary and expedient? known the offense whom the Democrats He has been two years Governor of condemu. New York, and the precious good care he has taken of the monopolies as against the people gives rise to the suspicion that he is not safe to tie to, on his mere promise of reform. Blaine has committed himself to the specific policies that he calls "necessary and expedient," and the people can judge whether they like them. What guarantee has Cleveland given that his mere vague promise is good without specification? To judge from the genesal conversation among the people, they are not inclined to trust htm. He has shown the direction in which he traveled since he was Goveruor, and they look upon his promise of pure government if elected, without giving guarantees, as too much like the practice of his party to be trusted.

THE New York Star calls the attention of the Philadelphia Times to the falsehood contained in a Washington dispatch, which said that "John I. Davenport had drawn \$122,710 from was paid to his deputy marshals. The Times in this campaign is a throughgoing bourbon sheet, with all a bourbon's instincts, habits, practices and want of conscience. Mighty little political truth will be found within its columns.

BLAINE is run down with invitations, but Cleveland isn't even asked to attend the fat man's clam bake.

HENDRICKS bas evidently concluded that he made a mistake when he lost his temper and wrote the brief note accepting the nomination. He is supplementing it with certificates of character for the head of the ticket. He thinks that whatever may have been Cleveland's past he has promised to be better in the future. The handwriting 29 May term, 1883. 5. H. P. Ford et al vs. O. W. Proper, year. Better get ready for 1888.

IT turns out that the colonization of negroes in West Virginia by the Republicans, of which the Democratic papers made such a parade, has no other foundation than the employment by a mining company of that State, of which State Sepator Gorman, of Maryland, Senator Bayard, of Delaware, and Senator Camden, of West Virginia, are chief owners and managers, of a number of colored miners outside of the State, because the miners in the State mill not work for the wages they are willing to pay. This we would say is peculiarly indicative of Democratic methods. Cut down the wages of their workmen; hire others to take their places because they refuse to submit, and then charge Republicans with colonizing their new men.

"TELL the truth," is what they say Cleveland said, when his managers urged that something should be done about the Maria Halpin case. And then six different defenses were put forth, and no two of them alike. Never before was the truth known to have so many varying phases and facts .-Akron Beacon.

CLEVELAND's nomination gained the Democrats the New York Evening Post with 8,000 circulation, and last them the Sun with 125,000. The lost them the Sun with 125,000. The amount of consolation to be extracted by our Democratic friends from a mental calculation of this subject is said to be very small.

THE Fulton Democrat, published at Lewiston, Ill., which started out as an enthusiastic advocate of Cleveland and Hendricks, now says, that the man in the fable, he will cling around practical confession of moral depravity on the part of Governor Cleveland, strangled and laid out." This sounds makes its further support of him impossible. Very sad, very sad indeed. ands who, notwithstanding the distress | Everything points to the necessity of his withdrawal from the ticket and the substitution of a respectable man. Terms on application

JOHN I. DAVENPORT'S charge that all that was needed, when he told Barnum procured the making of the Morey forgery is answered in the Democratic press by charging that Davenport received big fees from the United States. Another plea of confession and avoidance. They admit that Barnum paid for the forgery, but man who made the discovery is paid too much money by the Gevernment. This is like their defense in the Cleveland-Halpin affair. Cleveland is admitted to be guilty-but the Rev. Mr. Ball is "a bad witness." It is not the offense but the witnesses who make

> How very bad off the Democrats are for something to say on vital issues, when they excuse Cleveland's cowardly shirking of reference to the tariff, by quoting Horace Greeley as another Presidential candidate who said nothing about that issue. We believe they are right in the statement, but do they forget that Horace was beaten worse than any candidate of their party was ever beaten? Or are they just now trying new tactics, and exerting themselves how badly they can contrive to

THE fusionists of this congressional district re-conveined at Kittanning last week and nominated a gentleman by the name of Daniel Reitz, of Jefferson county, for Congress.

#### NOTICE.

October 7th, 1884, or as soon thereafter as may be practicable, an application will be made to the Governor of Pennsylvania, under the provisions of the Act of Assembly known as "the Corporation Act of 1874," and the several supplements therethe Federal Treasury in seven years for fees," and adds that the Times called "The Standard Clay Telephone Company," the character and object of which are constructing, maintaining and which are constructing, maintaining and leasing telephone lines for the private use of individuals, firms, corporations, municipal and otherwise, for general business and for police fire alarms or messenger business, and for the transaction of any business in which electricity over or through wires may be applied to any useful pursues with the artisainal office least or the program of the private of the program of the prog ful purpose, with the principal office lo-cated in the city of Pittsburgh, Pa.; and cated in the city of Pittsburgh, Pa.; and for the purpose aforesaid to possess and enjoy all the rights, privileges and immunities, granted and conferred by the laws aforesaid. The subscribers to said proposed charter are Wm. Semple, Geo. B. Hill, Wm. Semple, Jr., Wm. I. Mustin and John D. Nicholson.

JOHN C. NEWMYER, Solicitor.

### TREAL LEST.

Causes set down for trial in the Court of Common Pleas of Forest County on the Third Monday of September A. D. 1884: 1. H. P. Ford et al. vs. O. W. Proper,

io. 53 September term, 1882. 2. Robt, P. Gilmore vs. A. J. Landers et al No. 42 Dec. term, 1882.
3. James W. Jenkins vs. Eliza Funk et al No. 27 May term, 1883.
4. John Cobb & Co. vs. R. B. Willis No.

is on the wall, Thomas. No death-bed repentance will save the concern this al, No. 48 Sept. term, 1883. 7. G. Shamburg et al vs. D. L. Beaver,

John S. Davis et al vs. Peter Berry et al, No. 51 Sept. term, 1883.

9. Rebert McCloskey et al vs. J. H.
Ryder et al, No. 1 Dec. term, 1883.

10. H. M. L. Dithridge et al vs. J. H.
Fones, No. 11 Dec'r term, 1883. Enterprise Transit Co. vs. P. J. Swain, No. 27 Dec, term, 1883.

Swain, No. 27 Dec, term, 1883.

12. Joseph Morgan vs. F. L. Magee et al No. 46 Dec, term, 1883.

13. Holeman & Hopkins vs. H. M. L. Dithridge et al No. 6 Feb y 1884.

14. D. L. Beaver vs. H. H. Shoemaker No. 8 Feb'y term, 1884.

15. D. L. Beaver vs. H. H. Shoemaker No. 21 Feb'y term, 1884.

16. Wm. F. Wheeler et al vs. Jacob M. Kepler No. 8 May term, 1884.

17. J. H. Larzeiere & Co. vs. Geo. W. Dithridge, Tr., No. 13 May term, 1884.

18. D. L. Beaver vs. G. Shamburg et al No. 18 May term, 1884.

19. D. L. Beaver vs. G. Shamburg et al No. 18 May term, 1884.

### PROCLAMATION.

WHEREAS, The Hon. W. D. Brown President Judge of the Court of Common Pleas and Quarter Sessions in and for the county of Forest, has issued his pre-cept for holding a Court of Common Pleas Quarter Sessions, &c., at Tionesia, for the County of Forest, to commence on the Third Monday of Sept., being the 15th day of Sept., 1881 Notice is therefore given to the Coroner, Justice of the Peace and Con-stablesof said county, that they be then and there in their proper pursons at ten o'clock, A. M., of said day, with their records, inquisitions examinations and other remembrances, to do those things which to their offices appertain to be done and to those who are bound in recognizance to prosecute against the prisoners that are or shall be in the jail of Forest County, that they be then and there present to prosecute against them as shall be just. Given un-

### Public Notice.

Notice is hereby given that application will be made to the Court of Quarter Ses-sion of Forest County at September Term, ON THURSDAY SEPT. 18, 1884, by at least twenty residents and taxpayers of the county to have the Tionesta Bridge Company's Bridge, at Tionesta, Pa., taken as a County Bridge, and for the appointment of viewers to assess damages for said taking, and make report, according to the Act of Assembly approved May 8, 1876 and

its supplements.
D. S. KNOX, and others.
Tionesta, Pa., Aug. 56, 1884.

#### H. C. WHITTEKIN. Civil Engineer and Surveyor.

TIONESTA PA. Land and Railway Surveying a Specialty, Magnetic, Selar or Triangulation Survey-ing. Best of Instruments and work.

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# this Spring as being

We NEVER kept a Finer Line of goods, Especially In

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We have the Finest Assortment of FINE CLOTHING over shown in Tionesia, and at Low Prices. Don't fail to see or stock,

A LARGE ASSORTMENT OF

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FINE LINE OF DRESS GOODS Especially in Black Goods. We bought a Large Line of Black Silks that we will sell at FORMER WHOLESALE PRICES. Call and see our Stock.

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moderate charges. A back will be run to regular passenger trains on the B. N. Y. & P. B. R. J. W. HALLIDAY.

Buckeye Force Pump

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SPECIALT

CALL AND GET PRICES,

TIONESTA, PENN'A.

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Intil a '5 art of Common Posse of Poynet

County, No. 14, Pale Torne, 1884. Cuthers-ine to. Aspin ve. Stared E. Aspin, Ju di-

other business and excuses whatsoever,

mony, agreeably to the Acts of Assembly in such case made and provided. Herein

Witness the Hon, Wm, D. Brown Presi-

To Alfred E. Aspin, Respondent:—
You are hereby notified to enter an appearance in above stated case at or before the Third Monday of September, A. D. 1884.

C. W. CLARK, Sheriff,
Tionesta, Pa., Aug. 2, 1884.

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# ELEGANT BOUND FAMILY BIBLES.

82.50, \$3.50, \$4.50, \$0.50 and upwards.

### Divorce Notice.

est County, No. 7 Feb. Term, 1884. L. W. Spence, Libelant, vs. Clara L. Spence, Respondent. In Divorce, Forest County 101.

The Commonwealth of Pennsylvania to the Sheriff of said County, Greeling:— Whereas, L. W. Spence did, on the third day of January, 1884, prefer his petition to our said Judges of the said Court of Common Pleas for said County, praying for the causes therein set forth, he might be divorced from the bonds of L. Spence. We, therefore, command of you, the said Clara L. Spence that setting whatsoever, you be and appear in your proper person before our Judges at Tionesta, at a Court of Common Pleas there points. L. D. Will Scottle. 102 and the leaf of the land to be held for the County of Forest, on the third Monday of Sept. next, to miswor the petition or libel of the said L. W. Spence and to show cause, if any you have, why the said L. W. Spence your husband should not be divorced from the bonds of matrimony, agreeably to the Acts of Assembly in such case made and

provided. Herein fall not. Witness the Hon, Wm. D. Brown Pres-

pearance in above stated case at the next regular term of Court beginning Sept. 15, 1884. C. W. CLARK, Sheriff, Tionesta, Pa., Aug. 12, 1884.

I take pleasure in telling the Sporting Fraternity that I have re-purchased

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I stand, and I am prepared to attend to all my friends, and the public generally,

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### AMMUNITION! And all kinds of

### FISHING TACKLE. I shall also continue to handle the

"White" Sewing Machine, And the CHICAGO SINGER SEWING MACHINE

ORANGE JUDD CO., DAVID W. JUDD, Pres, 7st Broadway, New York. A PRIZE Send six cents for postago, and receive free a costly box Come and see me. You will find me ALWAYS AT HOME. Muzzle Loaders made to order and war-

of goods which will help all, of either sex to more money right away than anything else in this world. Fortunes await the workers absolutely sure. At once ad-dress True & Co., Augusia, Maine, Apr.9 PAREPAIRING IN ALL ITS FAITHFULLY DONE.

inco Republicantia Wilsoniti Realistics | Figures and constant points administrative purposes varieties of Stock List. From our management of the purposes. Valuable and given y City. H. A. BLATADWIN. Tidioute, Pa., Aug. 12,

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# LANCELLIS



Having stroggled 20 years between 1 and death with Asthma or Phathir treated by connent physicians, and rece ing no benefit, I was compelled durathe last five years of my illness to se my chair day and night gasping for bring suffering was beyond descript in despair I experimented on myself compounding roots and herbs and in IS. D. L. Beaver vs. G. Shamburg et al No. 18 May term, 1884.

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19. D. L. Beaver vs. G. Shambu read the following condensed extracts:
Mrs. W. T. Brown, Monroe, Texas,
writes: "I suffered with Asthma 30 years.

rimony entered into with you Affred E. Aspin. We, therefore, command you, the said Affred E. Aspin that setting uside all Your great remedy has completely cured me. Publish this for the benefit of the afflicted. other business and excuses whosever, you be and appear in your proper person before our Judges at Tionesta, at a Court of Common Pleas there to be held for the County of Forest, on the Third Monday of September next, to answer the petition or libel of the spid Catherine E. Aspin and C. S. Clark, Wakeman, O. writes: "I certainly beleive your remedy to be the best Asthma and Cutarrh cure in the world. I have tried everything else, and all falled but yours. I wish you worlds

C. A. Hall, Bashaw, Wis., writes: "I received your trial package and find inval-aluable, doing just what you claim for it.

to show enuse, if any you have, why the said Catherine E. Aspin your wife should not be divorced from the bonds of matrident of our said Court, at Tionesta, the 3d day of March 1884.

altable, doing just what you claim for it. It is truly a God-send to humanity. No one can afford to do without, it who issuffering with Asthma or Calarth.

Such are the expressions of praise and gratified received daily, and in addition, I will still continue my former proposition. Sand me your name and address and I will forward your trial package by return mail. Free of charge, Full size return mail, Free of charge, Full Size box by mail, \$1.00. Sold by all druggists. Address, D. LANGELL, Applecteck, O., Inventor and sole proprietor.

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