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.

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. Sheriff.

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.

HON. A. C. WHITE, Republican candidate for Congress in this district, arrived in town on Monday, and made quite a number of friends. He met a number of people who knew made a very good impression among our people, and all Republicans speak enthusiastically of his election Many Democrats have expressed readiness and willingness to vote for him. It may be safely put down that he will run a large majority in Armthis county are thoroughly in earnest and mean to have the full vote polled. -Kittanning Free Press.

TWO LEADING AMERICANS GONE.

Senator Anthony and Judge Folger.

Senator Henry B. Anthony, the oldest member of the United States Senate, died suddenly at his home in Providence, Rhode Island, on the 2d

There were more brilliant men in the Senate, but none fuller of conviction of the righteousness of the cause, of faith in its ultimate success, or of in behalf of American naturalized citiresolution and courage in its maintenance. From the day he took his seat in the Senate, neither by word or deed, did he ever flinch for a moment in maintaining the right, or consent to its compromise. When the days were darkest, when, to avoid the horrors of war or to attempt to shorten their term, temptation to yield some point of right assailed the statesman, Anthony never funched; but straight before him was the glorious end, which should give us a country in which no slave could live, and in which the equality before the law of every man should be maintained because he was a man; and come war or peace, victory or defeat, no threat, no blandishment, could cause him to swerve. He has gone-this man, great in steadfast goodness and bravery; this man illustrative in all his life of the best, the truest, the grandest aspirations of his race and time, full of years and wellearned honors. Not to oblivion, for while the grateful hearts of a redeemed people turn thankfully to the heroes whose faithfulness wrought their redemption, Senator Anthony will not be forgotten.

The death of Judge Folger, Thursday, Sept. 4th, removes from the scene of action a singularly clear headed, practical, honorable and business-like public man. As judge of the New York court of appeals and as Secretary of the Treasury he exhibited these qualities in a marked degree and commanded the confidence and respect of his fellow citizens of all parties. While on the bench he was distinguished by indomitable energy which forced his coleagues forward and left no accumulation of arrears of work. His opinious were always expressed in easily comprehended, and generally conceded to be wise and just. As Secretary of the Treasury he soon won the public confidence, and was trusted those who have filled the office. There is no doubt that his laborious and unremitting attention to the details of breaking up of his physical powers, and to his unexpected death. When he became a candidate for Governor of New York, he was looked upon as one who gave great promise of public usefulness, and his defeat was everywhere acknowledged to be a public misfortune. The country has lost a valuable public servant in his death, a fact which will be more generally con-

MAINE, 17,000!

VERMONT, 23,000!

ALL OF WHICH BRINGS OUT



THAT SAME OLD COON!

First Guns of the Campaign.

The State elections of Vermont and Maine have taken place within the past week. Vermont held her election on the 2d inst., and gave her usual Republican majority, 22,079, which is good news for the Blaine and Logan boys, and they feel correspondingly jubilant. But

MAINE.

Oh! did you hear the news from Maine! With all the factions fighting against the Republicans; with all the many thousands of dollars sent there by the Democratic corruptionists, 5000 majority for the Republicans would have been a great victory. But him while a boy. Mr. White has as if to knock the noise completely out of the Democracy, the Republicans rolled up a majority of close to 17,000, if the complete returns don't show even more. Considering that the State went Democratic at the September election in the Garfield campaign this is a most overwhelming victory for the strong county. The Republicans of Republicans, and shows that their ranks are solid for that prince of statesmen James G. Blaine. The Democrats are terribly rattled over their crushing defeat, and, like the boy in the graveyard, are whistling to keep up courage. Now keep the ball rolling.

> Just now, the Democratic and mugwump papers and speakers are toiling vigorously to persuade the voters whose sympathies are strongly with Mr. Blaine was derelict in his duty while Secretary of State, in interfering zens imprisoned as suspects under the English special law. By misrepresentation they seek to make a case against him, but the sober facts show the dishopesty of their charges. It is not history of the time. The testimony of the very men engaged in the crusade first spontaneous impulse of the Irish gress. vote to support Blaine, upon his nomination and the adoption of the Republican platform, is proved to have been correct by the language of the very papers now traducing him. Harper's Weekly of June 4, 1881, in speaking of the action of this Government, said: Secretary Blaine's prompt and energetic action in defense of naturalized citizens, and threatened hostile commercial policy in Europe * * * * show admirable vigilance." Then it was simply noting the facts, now, it is trying to discredit Blaine, and .does not tell the truth.

Mr. HENDRICKS says "he is not concerned about the Irish, they are natural Democrats." There is some truth in that, but that does not argue that their Democracy is the bastard of British free trade and American slavery which Hendricks represents. The "Irish" are not likely, this year, to concern themselves about Hendricks either, to any great extent.

Ir there is any consolation to the the briefest sentences, but clear and Democracy in 23,000 Republican majority in Vermont they are welcome to it. "Which licked?" asked the man's wife of him as he appeared much beyond the usual fortune of with his eyes blacked and his nose moved around ander his ear. "Well, you see, Betsy," said he, "I got him down and we fit, and we fit, and fit." his official duties contributed to the "Yes, I know, but which licked?" said the impatient woman. "Well, Betsy, I hollered."

> OF COURSE Tammany as an organization will support Cleveland, while the Tammany voters will do as they

-Let every Republican see that his coded than is usual with public men. State and County taxes are paid.

DANIEL REITZ FOR CONGRESS. What is Thought of Him in his

Own County, [From the Brookville Republican.]

Tuesday of last week the fusion Congressional conference reconvened at Kittanning, and after a prolonged contest and an ineffectual attempt to unite upon some one of the gentlemen already named for this distinction, Mr. Daniel Reitz, of Beaver township, Jefferson county, was placed in nomination, the nomination being made unanimous and accepted by the gentlemen, he being present as one of the Greenback conferees from this coun-

The action of the conference was communicated to Brookville Wednesday morning, and it is difficult to express the disgust of the average Democrat, and not a few were free in their expressions of contempt for the processes that had been brought into use resulting in this humiliating belittlement of what they have been pleased to call the "Glorious Old Demoeratic party." The management of the "Glorious Old Party" has fallen into mighty small hands, and they have shown themselves barren of all principle and willing to eat dirt for the sake of Improving their chances of success at the polls. We mistake the temper of the voters of this 25th district if they do not repudiate this bartering away of their privileges and rights, this setting up of nobodies for their suffrages, and turn in and assist in electing a man to represent them in the Congress of the United States of whom they may not feel ashamed, such a man as the brilliant and capable Alexander C. White, a man who sizes up favorably with the representatives of the Nation, conditions that none of the supporters of the fusion nominee can honestly

claim for their candidate. It is claimed by Mr. Reitz's friends that he is a farmer, and no doubt this and the additional fact that he is a member of the Patrons of Husbandry, had much to do in securing him the nomination, the conferees who met to trafic and dicker believing that he could cajole some of his Patron friends to vote for him on that grounds alone. But in this they will be mistaken, as these men are familliar with the peculiar traits of character of Mr. Reitz, and his utter lack of qualifications for the position, and will not stultify themselves by even casting complimentary votes for him.

His friends also demonstrated his fitness for Representative in Congress because he has acted as administrator and executor of many estates in this county. Possibly such experience as he may have had would be a recommendation, but before advancing this argument perhaps it would be well to examine the records and discover how efficiently these duties have performed. The fact that a man has settled, with the aid of attorneys, a score of estates would hardly be considered a satisfactory certificate of qualification for a very exacting legislative office, one that requires of the incumbent a wide range of information on all matters of governmenthe oppressed people of Ireland, that | tal policy and a knowledge of men that is not obtainable in the routine of settlements embraced in the administrator's experi-

A candidate for Sheriff the Democratic party three years ago chose another for that position; and again this year a candidate for Assembly, the honor went to another, the very best evidence that his popularity is not so overreaching in its influence as to constrain his party friends necessary to go over the details of the to concede his claims. And the people of Jefferson county have not changed. They did not want him for Sheriff; they did not want him for Assembly, and they do of deception is against them, and the not want him to represent them in Con-

Ten Rules for Losing Control of a School.

1. Neglect to furnish each pupil plenty of suitable seat work.

2. Make commands that you do not or cannot secure the execution of. Occasionally make a demand with which it is impossible to comply.

3. Be frivolous and joke pupils to such an extent that they will be forced to"talk back." This will "break the ice" and they will soon learn to be impertinent in earnest. Or be so cold and formal as to repel them.

4. Allow pupils to find out that they

can annoy you. 5. Promise more in your pleasant moods than you can perform, and threaten more in your "blue spells" than you intend to perform.

6. Be so variable in your moods that what was allowable yesterday is criminal to-day, or vice versa.

7. Be overbearing to one class of pupils and obsequious to another class. 9. Utterly ignore the little formalities and courtesies of life in the treatment of your pupils in school and else-

9. Consider the body, mind and soul of a child utterly unworthy of study and care. Let it be a matter of indifference to you whether a child is comfortable or uncomfortable. Consider that it is unimportant why a child enjoys one thing and dislikes another, and that it is not your business to aid him in forming a worthy character.

10. Let your deportment towards parents and officers be such as will cause you to lose their respect and confidence.

One or more of these rules faithfully executed will secure the end in view. - Wisconsin Journal of Education.

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ELEGANT BOUND FAMILY BIBLES, 82.50, \$3.50, \$4.50, \$6.50 and upwards.

Divorce Notice. In the Court of Common Pleas of For-

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

Forest County 88. The Commonwealth of Pennsylvania to the Sheriff of said County, Greeting:—
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, that he might be divorced from the bonds of matrimony entered into with you Clara matrimony entered into with you Clara L. Spence. We, therefore, command you, the said Clara L. Spence that setting aside all other business and excuses whatsoever, 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 Sept. next, to answer 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 husband should not be divorced from the bonds of matrimony, agreeably to the Acts of Assembly in such case made and provided. Herein tail not.

Witness the Hon. Wm. D. Brown President of our said Court, at Tionesta, the 27th day of February 1884.

JUSTIS SHAWKEY, Prothonotary.

To Clara L. Spence, Respondent:— You are hereby notified to enter an ap-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

THE GUN BUSINESS

FROM HORACE JONES, TO WHOM SOLD IT IN 1871.

AM NICELY LOCATED at my old I stand, and I am prepared to attend to all my friends, and the public generally,

ANYTHING IN THE GUN LINE! I shall keep a perfect stock of all kinds of

AMMUNITION! And all kinds of

FISHINGTACKLE

I shall also continue to handle the "White" Sewing Machine, And the

CHICAGO SINGER SEWING MACHINE Come and see me. You will find me ALWAYS AT HOME. Muzzle Loaders made to order and war-

REPAIRING IN ALL ITS BRANCHES PROMPTLY AND FAITHFULLY DONE. E. A. BALDWIN

Tidioute, Pa., Aug. 12,

NEW LIVERY MICKORY, PA.

The undersigned has now in operation at the above place a first-class Livery, where good rigs can always be hired at moderate charges. A back will be run to regular passenger trains on the B. N. Y. & P. R. R. J. W. HALLIDAY.

Buckeye Force Pump



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NEW FLANING MILL.

West Elicanov Pa. Having best cut in a new shading rold

at this place I am prepared to do all kinds of work in that line at the most renoration timier, so that I can fill any kind of a bill. Boing situated right at the Depet I have extra facilities for shipping to all points. L. D. WHITCOMB. Jui2 8m

Diverce Notice.

In the Court of Common Pleas of Forest County, No. 12, Feb. Term, 1884. Cutherine E. Aspin vs. Airred E. Aspin, Ta di-Forest County 88,

The Commonwealth of Pennsylvania to the Sherith of said Courty, Greeting:— Whereas, Carberine E., Aspin did, on the fifth day of January 1884, profer her petition to our said Judges of said Court of Common Pleas for said County, praying for the causes therein set forth, not he might be divorced from the bonds of mat-rimony entered into with you Alfred E. Aspin. We, therefore, command you, the said Alfred E. Aspin that setting sside all other business and excuses whatsoever, you be and appear in your proper person before our Judges at Tionests, 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 said Catherine E. Aspin and to show cause, if any you have, why the said Catherine E. Aspin your wife should not be divorced from the bonds of materimony, agreeably to the Acts of Assembly in such case made and provided. Herein

Witness the Hon, Wm, D. Brown President of our said Court, at Tionesta, the 3d day of March 1884. JUSTIS SHAWKEY, Prothonotary.

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

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LANCELL'S ASTHMA **ESCATARRH**

Having struggled 20 years between and death with Asthma or Phuthis treated by eminent physicians, and receing no benefit, I was compelled dur the last five years of my illness to sit my chair day and night gasping for bre my suffering was beyond descrip In despair I experimented on mysel compounding roots and herbs and ing the medicine thus obtained. I nately discoveded this Wonderful Cur for Asthma and Catagrh, warranted to be lieve the most stabborn case of Asthma five minutes, so that the patient can it down to rest and sleep confortable. Pleas read the following condensed extracts;

Mrs. W. T. Brown, Monroe, Texas, writes; "I suffered with Asthma 30 years, Your great remedy has completely cured me. Publish this for the benefit of the C. S. Clark, Wakeman, O., writes: "I certainly beleive your remedy to be the best Asthma and Catarrh cure in the world. I have tried everything else, and

all failed 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. It is truly a God-send to humanity. No

ne can afford to do without, it who issufering with Asthma or Catarrh. Such are the expressions of praise and gratitude received daily, and in addition, ranting received daily, and in addition, I will still continue my former proposition. Send me your name and address and I will forward you a trial package by return mail, Free of charge. Full size box by mail, \$1.00. Sold by all druggists. Address, D. LANGELI, Applebreek, O., Inventor and sole proprietor.

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