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 Tionesta. Sheriff,

LEONARD AGNEW, of Howe.

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

Q. JAMIESON, of Tionesta Twp. JAMES A. SCOTT, of Jenks. Jury Commissioner, HENRY O. DAVIS, of Tionesta.

County Auditors,

THE New York Sun, says that "Cleveland was nominated to please the Republicans and we imagine that they are pretty well pleased." That is true.

CARL SCHURZ has added a new novelty to his campaign speeches by interspersing them liberally with solo performances on the kazoo. The delicate expression and feeling with which Mr. Schurz renders such inspiring melodies as "My Maria Ann," "Only a Pansy Blossom" and "Blue Alsatian Mountains" on this melodious instrument are sufficiently moving to bring tears to the eye of a darning needle.-Phila. Press.

THE New York Sun declares that it is not within the range of probability that Cleveland should be president. "The revelations," says the Sun, "which have been made and proved respecting his life and character are such that it would, in our judgement, be folly and disgrace to elect him. We thought him a better man than Blaine; but now it is proved that he is a worse one."

THE Western farmers are assuring Mr. Blaine that everything is lovely.

THE New York Star, which is supposed to accurately reflect John Kelly's views on things political, says that "to the country Cleveland is now merely a name." A most pertinent question for Democrats to ask themselves, if this assertion be true, is, "What's in a name?"

A FEW of the lesser Democratic journals have repeatedly published a statement that Senator Edmunds gave it as his "deliberate opinion that Blaine acts as the attorney of Jay Gould," concluding with remarks intended to convey the idea that Blaine is the tool of corporations and monopolists. Senator Edmunds denies having ever given expression to any statement of the kind, and that he will cheerfully support Blaine for President. But this fact makes no difference, the organs keep right on publishing the lie, acting as if a falsehood goes just as far with their readers as

THEY say that Chairman Hensel is conducting a Democratic still-hunt in Pennsylvania, but we don't believe it. The appearance of his campaign indicates pretty clearly that Chairman Hensel has given up politics and gone out to gather hickory nuts.

MR. BLAINE'S triumphal tour through Ohie continues unabated. At every place the train stops thousands upon thousands of enthusiastic people gather to honor America's greatest statesman. His trip has been one grand ovation from the moment he left home, and the enthusiasm grows greater every day and knows no bounds. And not a sneer do you hear now from the Democrats about Blaine's magnetism or his aggressive campaign. Not any.

WHEN the Democrats get scared over South Carolina it is a sign that something unusual is rattling the dry hones of Bourbonism down there.

Ir was a puzzle to many at the time to know why Henry Ward Beecher ever professed to believe and advocate the idea of no bell. His course in the present campaign fully explains.

GENERAL DURBIN WARD appeals "to the heroic spirit of the old Democracy" to help Cleveland through. This sort of rallying cry was all right when General Ward used it to arouse the brigade he commanded in the ground near the Bailtown House. Punic wars, along about 500 B. C., but it doesn't enthuse modern Democracy a cent's worth. If General Ward wants his party to shake itself up and show some life, he should invite it to come out and have some ly. beer,-Phila. Press.

THE London Globe says that "Governor Cleveland is to be preferred to Mr. Blaine. The latter has Irish leanings, and is a much stronger protectionist than his rival," This endorsement will doubtless fill the heart of the Post with the deepest joy .--Com. Gazette.

THREE hundred Blaine speeches are being delivered in Ohio every twenty-four hours during the present week. This is the sort of apathetic canvass which the Democrats not long age predicted would be made by the Republicans.

Ir is well to note the fact that pending Cleveland's nomination, the New York World did not seek to hide the fact that he had made known his sympathy with the advocates of the Morrison bill, and it admitted to its columns a special of May 13, stating that he had written his regrets that the enacting clause had been striken out. That was before the nomination, when the Cleveland ring wanted the votes of the delegates controlled by the free traders. Since the nomination, they can trust the free traders to stand by their man, and now they want to hold the tariff Democrats by such letters. If Cleveland should say anything that would put him on either side of the issue, one side or the other would be offended, so they put a padlock on his lips, and force him to confine his utterance to the assertion of his own transcendant personal virtues. They are running a campaign casion by the rendition of martial of deceit, which they must sustain by hard lying.

THE Morrison bill was a clear attempt to force a horizontal reduction of 20 per cent, in the wages of working men. Nothing but Republican votes prevented it from being success-

parties that in some sections of the Kingsley twp, Wm. McMurtrie, country the Democratic party are insisting that there is a duty on tea and coffee, imposed by the Republican party. It seems absurd that such a W. H. King, who opened the meeting story should be circulated or believed, by a 20 minutes speech. Upon retirfor such opaque ignorance is that tea, coffee, cocoa, etc., are all heavily White, nominee for Congress, took the taxed in Free-trade England; and, as the average Free-trade orator is more imbued with British ideas than American, he may have confused the policies of the two countries. The duty on tea and coffee was repealed by Congress in 1872, by the Republican party, because it was a duty that was most irksome to the wage-earning respondent has ever listened to upon class.—Philadelphia Press.

GROVER CLEVELAND is the only man on record who ever attended court 863 days in a single year. He did it, not as a lawyer but as a sheriff, in the haloyon fee bill days.

THE New York World's \$1 campaign fund has reached the enormous sum of \$305, which goes to show that the average Democrat, though on Cleveland's election bent, is "of a frugal mind."

THE Democrats vary their columns of defamation of Blaine by paragraphs telling of the defections of leading Republicans from Blaine and Logan; as for instances, Senator Edmonds, Grant, and and as many more as would make a couple of regiments. These are all falsehoods, and knownto be falsehoods when published. Why should they adopt such asuicidal policy. Utter silly falsehoods sure to be detected almost immediately? Simply because their whole policy is either deceit, or condemned over and over by the people. Anything is better for them than to discuss the real issues dividing the Pa. parties, and they fill their papers with their mendacity, to avoid discussing the issues, and in the hope that some of their lies will stick.

REPUBLICAN POLE RAISING AT BALLTOWN.

The campaign for Howe township was opened on Wednesday last by the event of a Blaine and Logan Pole-

Your correspondent arrived at 1 p. m., and found a large crowd already there and preparations being made for raising the tall pine pole on the

After dinner was over and some prelimnaries gone through with, the word was given, and the enthusiastic crowd seized the ropes and began to raise the pole, unfortunately too eager-

When about 15 feet from the ground a derrick used in raising the pole gave way, and the pole fell striking in its descent Mr. Wm. Titus of Garfield, killing him instantly. The gloom that spread over the crowd was as the stillness of entire death. The unfortunate man was removed to the hotel and a hearse improvised and the remains, after being properly cared for, were taken to Garfield.

At 5:20 p. m., everything being reagain seized the ropes, and without stopping raised the pole to a height of 25 feet. Here the derrick was removed, which required about 20 minutes, and in ten minutes more the magnificent pole was "on end" once more. The pole is 128 feet long, standing about eight feet in the earth; a pipe connecting with the gas line runs up and extends 12 feet above the pole where there flames a magnificent gas light. Immediately below is left a space for tha stars and stripes, and below that is a streamer bearing the names, "Blaine and Logan." This is the finest pole ever raised in Forest county, and but for the sad mishap above stated would have been by odds the most enthusiastic gathering ever held in the county.

There were a large number of perdenying that Cleveland ever wrote sons from abroad among whom were Hon, A. C. White, John Dobson and John Agnew of Jefferson Co, a large delegation from Garfield and Warren as also from your town, Tionesta. The Blaine and Legan Club of Balltown were in attendance to a man, and their band added much to the oc-

EVENING MEETING.

At 8 p. m. Mr. Chas Griffin, President of the Blaine and Logan Club called the house to order and Wm. Mason, of Porkey, was chosen Presidert for the evening. Mr. Mason then made the following appointments: Vice Prest's-W. S. Cole, Gusher city, WE are informed by responsible J. C. Welsh, Balltown, Wm. Heath, Mayburg, Hugh Moore, Porkey. Secretary, F. F. Whittekin Tionesta.

Prest. Mason then introduced Mr. but it evidently is. The only excuse ing the Balltown band rendered some good music, and then Hon. A. C. floor and in a mild, firm, reasoning manner be held the entire attention of his audience for over one and a half hours, and gave the issues of the campaign a fair, impartial exposition, which was too strong for any one to dispute or doubt, and upon the whole was one of the best speeches your corpolitical issues.

Mr. White enjoyed himself splendidly and since his departure his Democratic Greenback friends speak of and hold him in high esteem in point of ability, integrity, and political fairness.

The meeting, after giving three rousing cheers for Blaine and Logan, White, and the whole ticket, dispersed quietly, well satisfied. Please inspect the Republican majority that will come from Howe township Nov. 4, Nемо.

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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:

1st, The officers to be elected. 2d. Designate the place at which the

lection 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 4, 1884.

between the hours of 7 a. m. and 7 p. m. at the several Election Districts.

The Electors of Barnett township at Jacob Maze's Carpenter shop, The Electors of Green township at the

house of L. Arner.

The Electors of Harmony township at Allender School House. The Electors of Hickory township at the hotel of J. W. Ball.

The Electors of Howe township as follows: Those residing in the Election District of West Howe, to-wit: Those west of the following line, viz: Beginning at the northeast corner of warrent number 3198, and northwest corner of warrrant number 2735, and running thence directly south to

School House. The Electors of Howe township residing in the Election District of East Howe, towit: Those residing east of the above mentioned line, at Brookston, in Brook-

ston Library Hall, The Electors of Jenks township at the

School House in Marien.
The Electors of Kingsley township at Newtown School House.
The Electors of Tionesta township at the Court House in Tionesta borough.
The Electors of Tionesta borough at the Court House in said borough

At which time and places the qualified electors will elect by ballot:
Thirty Electors of a President and Vice President of the United States.

One person for Congressman-at-Large to represent the Commonwealth of Pennsylvania in the National Congress. One person to represent the Twentyfifth (Pa.) Congressional District, composed of the counties of Forest, Armstrong.

Clarion, Indiana and Jeffersob, in the National Congress. One person for Assembly, to represent the county of Forest in the House of Representatives of the State of Pennsylvania. One person for Associate Judge of For-

One person for Prothonotary, Register, Recorder, and Clerk of the Courts of Forest county.

One person for Sheriff of Forest county. Three persons for County Commissioner of Forest county, (each elector to vote for only two persons).

Three persons for County Auditor of Forest county, (each elector to vote for only Two persons for Jury Commissioner of

Forest crunty, (each elector to vote for only one person).

The act of Assembly entitled "an actrewealth," passed July 2, 1819, provides as follows, viz; ating to the elections of this Common-

"In case the person who shall have re-served the second highest number of votes for inspector shall not attend on the day of any election, then the person who shall have received the second highest number of votes for Judge at the next preceding election shall act as inspector in his place. And in case the person who shall have re-ceived the highest number of votes for inspector shall not attend, the person elected fudge 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 small 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 vacancy.

I also give efficial 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 Commonwealth, approved Jan. 30, 1874;"

SEC, 9, All the elections by the citizens shall be by build to some ball of vertex shall.

election shall elect one of their number to

shall be by ballot; every ballot voted shall be numbered in the order in which it shall

Preclamation of General And any voter voting two or more tickets the several tickets so voted shall each be numbered with the number correspond-ing 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 of the district. In addition to the oath now prescribed by law to be taken and subscribed 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 judges shall be presence of each other. The judge shall be sworn by the minority inspictor, it there shall be such minority inspector, if nor, 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 officers so sworn, and attested by the officer who administered the outh. If any judge or minority inspec-tor refuses or fails to swear the officers of 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 misdemeaner, 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.

Swe, II. It shall be lawful for any quali-fied citizen of the district, notwithstanding the name of the proposed voter is contained on the list of resident juxables, to upon the proof of the right of suffence is now required by law shall be publicly made and neted upon by the election board and the vote admitted or rejected, according to the evidence. Every person claiming to be a naturalized efficien shall be required to produce his manufalization certificate at the election before voting, except where he has been for five years consecutively a voter to 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, menth and year; and if any election offi-er or officers shall receive a second vote on the same day, by virtue of same tificate, 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 both, at the discretion of the court; but the fine shall not exceed five hundred dollars in each case, nor the imprisonment ove year. The like nunishment shall be infleted 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 naturalisation pertificate.

Sec. 12. If any election officer shall refuse 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 voters, or whose right to vote without requiring such proof, every person so of fending shall, upon conviction, be cullty of a misdemeanor, 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

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

ARTICLE VIII.

SUPPRAGE AND ELECTION. Sec. I. Every male citizen twenty-ore fears of age, possessing the following qualifications, shall be entitled to vote at

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 be shall have removed thereform

and returned, then six moths,) immediately 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.

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 enementh before election. SEC. 2. The General election shall be

held annually on the Tuesday next following the first Monday of November, but the General Assembly may, by law, itx a the clerks on the list of voters opposite the name of the elector from whom received.

I also give official notice of the follow-I also give official notice of the follow-

ing provisions of an act approved to of March, 1806, entitled "An act reting the mode of voting at all the electric that Commonwealth,"

SEC. 1. Be it enacted by the Senate House of Representatives of the Comwealth of Pennsylvania in Usperal sembly met, and it is hereby enacte the authority of the same. That they filed voters of the several counties of Commonwealth, at all general, towns borough and special elections are heldereafter authorized and required to percafter authorized and required to hereafter atthorized and required to by tickets printed or written, or pa printed and partiy written, savally e sined as follows: One ticket shall only the names of all judges of courts resulted and shall be labeled "Judicias ticket shall embrace the names of State officers voted for and "Shale of the particle of the shall of the shall be shall of the sh "State;" one ticket sha including office of Senator in Assembly, if voted for, in Congress, if voted for, in "County;" one ticket shall names of all the township for, and be labeled "Towe ticket shall embrace the namborough officer voted for, and borough officer voted for, and "Borough," and each class shi ited in seperate ballot boxes.

Notice is hereby given, That are excepting Justices of the Pence whold any office or appointment of trust under the United States, State, or any city or corporated whether commissioned officer or age is or shall be employed under the large executive or indicate descent ture, executive or judiciary departs this State, or of any city, or of any porated district, and also that every ber of Congress and of the State L ture, or of the select or common of any oity, or commissioner corporated district, is by law holding or exercising at office or appointment of it or clerk of any election in wealth, and that no insp other officer of such election

The Judges of the aforest sertificates of return of the their respective districts, and them at the Prothonotary's offic Borough of Tionesta, as follow judges living within twelve mile Prothenotary's office, or within four miles if their residence be in four miles if their residence be in village or city vpon the line of a leading to the county scat, shall be o'clock p. m., on WEDNESSA VEMBER FIFTH, 1884, and indges shall before twelve cicks THURSDAY, NOVEMBER 1884, deliver said isturns, together the return sheets, to the Protection County of County the Court of Common Ples county, which said return sh and the day and hour of in therein, and shall be present Prothonotary for public inspections of the under my hand at 195 nesta, Pa., this 30th day of in the year of our Lord of

cight hundred and eighty-th Independence of the United C. W. CLARI

TIME TABLE IN EFFECTS Westward Pittsburgh Division [ar Pittsburgh ly Parker..... Iv...Oil City...nr P. M. P. M. P. M. 2 50 0 20 12 45 ar., Off City...lv 2 13 (8 58 12 08 Ofeopolis.... 2 05 (8 50 11 55 ... Eagle Rock .. Conceta...

ly...Kinzua....ar 61 A.M. P.M. A.M.

A. M. P. M. A. M. 11 30 | 6 10 11 30 ar., Kinzna, ...lv 11 24 6 05 11 04 . 10 42 5 31 9 15 Quaker Bridge, 6 10 26 5 17 8 37 ... Red House, ... 7 10 10 5 04 8 00 9 44 4 41 7 00 ... So Vandalia... ... Allegany ...

9 20 4 26 6 00 lv....Olean ... mr A. M. P. M. A. M. Abditional Train — Leaves 11:30am, Warren 1:33pm, Irvine pm, Tidioute 3:43pm, Tionesta 5:25 rives Oil City 7:00pm

Additional Thain—Leaves Of 6:10 am, Oleopolis 6:47 am, Eagle 7:63am, President 7:67am, Tionesta Hickory S: 45am, Trunkeyville 8:07am oute 19:20am, Thompson H:13, ar Irvineton H:55pm, Trains run on Eastern Time,

TRAINS leaving Pittsburgh 8:45am, riving Pittsburgh 8:50pm, are Solid Trai with Parlor Cars between Buffalo a Pittsburgh,

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ESTRAT.

Came to the premises of the undersigned n Tionesta township, Forest County, at west and of creek bridge, about, Ang ist, 1884, a red heifer, aged about one ye The owner is notified to come forwal prove property and take same away, oth wise she will be disposed of according law, D. W. AGNEW

Sept. 15, 1884. Alches. Shen winders \$1.10. Wide mand Hunths, I make man old 22. held probable. Calment of Sections and Associated Photographic Calmenters. THORPSONACO, 1933 Names 54, 500