

Announcements.

Announcements will be published at the following, strictly cash in advance, rates: Associate Judge, \$10; District Attorney, \$3.

ASSOCIATE JUDGE.

We are authorized to announce EDWARD KERR, of Barnett township as a candidate for Associate Judge, subject to Republican usages.

We are authorized to announce JOHN A. PROPER, of Tionesta, as a candidate for Associate Judge, subject to Republican usages.

Good News of Gen. Grant.

A wonderful change for the better has taken place in the condition of General Grant. Ever since the latter part of last week he has been showing marked symptoms of improvement, and gaining strength almost daily.

WORK AT HARRISBURG.

Special to REPUBLICAN. HARRISBURG, April 20, '85.

The House abandoned the usual enterprise case and with remarkable work for the day considered considerable draft of itself. The legal one hundred days exhausted itself on Thursday and now but fifty days remain for which statesmen can draw pay, unless in case of extra session, which by present appearance is very doubtful.

Friday morning session was devoted to buncombe talk on the question of prolonging the sessions. It was finally decided that the sessions hereafter during the morning on Tuesdays, Wednesdays and Thursdays shall be from 9:30 a. m. to 1:00 p. m., while the afternoon sessions shall last from 2:30 to 5:00; the session on Fridays shall last from 9:00 to 1:00.

Mr. Mackin of Phila., offered a resolution that the legislature adjourn sine die April 29th, which was laid over under the rules where it will remain. Mackin, who is inclined to be facetious, offered a resolution that if the members persist in reading bills in place the Chief Clerk be authorized to procure derricks to move the files; the resolution was ruled out of order.

Several members of the largest brewing firms of Philada, were on the floor of the House on Thursday morning as interested hearers on the debate on the proposed increase of the taxes on brewers and wholesale liquor dealers. The entire session of the House was consumed by the discussion of the General Revenue bill, which contains Thomas' proposition to tax brewers and liquor dealers one per cent. on their sales, ranging through twenty classes, from \$100,000 down to \$10,000; the bill is close behind the General Revenue bill and will probably be reached next week.

During the debate on Mr. McCullough's new section prohibiting railroad companies from issuing free passes, Mr. Berry arose in his seat and offered a resolution to deny any officer of a railroad company admittance on the floor of the House, which was acknowledged a wise move, but unfortunately did not pass.

The House passed finally the following appropriation bills: \$700,000 for the continuance of the education and maintenance of the Orphans of Soldiers; for the Penna. Institution for the Deaf and Dumb, \$175,000; to supply a deficiency in the appropriation for the support of destitute Children of deceased Soldiers, \$22,250; for the payment of a part of salary due Diller Luther, \$2000; for the support and maintenance of your correspondent, \$800,000.

ENYP.

OSON P. ARNOLD, a prominent Mormon, of Salt Lake City, was convicted of polygamy lately, pledged himself to Judge Zane that he would abandon polygamy and hereafter live a clean life with his first wife. In consideration of his promises of amendment in this regard and of making an allowance for the support of his polygamous family, the judge let him off with a fine of \$300. The of the transgressor is hard.

THE Democrats who are waiting for an account of the unearthing of great frauds by the Republican rascals at Washington, will still be waiting after many moons have waxed and waned.

HENRI WATERSON is heard from again, and again he is not en rapporte with the administration. He announces that "The Courier Journal" thinks that Miss Sweet ought to go. Just so. But inasmuch as the administration and not Henri, has the last guess at it, and the administration does not think Miss Sweet ought to go, she will not. And Henri is still out in the cold, cold, storm.

WHILE the country will hear with much satisfaction and joy the news that General Grant is much improved and enjoying some hours of rest from pain, they will accept with little credit the statement that there are hopes of his getting well. Unless the physicians have been mistaken as to the nature and character of the disease and its location, there are no prospects of cure; his life may be prolonged, but cure is impossible. It seems to a layman that a cancer in the throat was impossible of cure. This fact has been the source of much distress to the people during the days and nights of the great soldiers sufferings, but anything that indicates a mistake on the part of the physicians as to the character of the disease is seized upon with avidity.

WASHINGTON LETTER.

From our regular Correspondent.

WASHINGTON, D. C., April 17, '85. The talk of the hotel lobbies is the decided change in the character of the office seekers who are now in the city. "At the beginning of the present Administration," said a Congressman yesterday morning, "every aspirant for official honors wanted a foreign mission, or a consulship, or a berth in the Federal judiciary. Well, that class have gone home disheartened and disgruntled. They are in the mental condition of the man who, before he tried it, was confident of winning a girl, but afterward found that all minds do not run in the same channel. Now we are besieged by another bevy of office hunters who are clamorous for anything they can get—the smallest nubbins in the row—even the little cross-roads postoffices."

Information has been received here that Representative Morrison will be in Washington in the course of a few days. The object of his visit is not definitely known, but the belief is that it has some relation to the senatorial fight in Illinois. Just as soon as the democrats of the legislature are reinforced by the successor of Mr. Ward, who recently died, it is the intention of that party to make a determined effort to elect a Senator. It is understood that every influence of the party will be exerted to that end, and the presumption is that Mr. Morrison, at present the regular candidate of his party, is coming to confer with Gen. Black, Chairman Oberly, of the state committee, and other prominent democratic leaders of Illinois, who are in Washington, as to the best means of concentrating all the strength the party can command upon some acceptable man. It is still thought, that if Mr. Morrison gets out of the way, Pension Commissioner Black will be put forward.

Hugh Grant, Tammany's defeated candidate for mayor of New York city, called upon the President this week in company with Thomas F. Gilroy and Judge McQuade. Mr. Grant said that they had come merely to pay their respects, and were not looking after any office.

While Mr. Grant and his associates gave out that they were not here after office, friends of Tammany in this city understood that the mission of the delegation was to look after several important government offices of New York city. The customs collectorship was mentioned as being the principal object of the visit of Tammany's representatives, but they deny it.

The Alert, which was presented to the United States by the English government to be used on the Greely relief expedition, will start from New York next week, commanded by Commander Coffin, for Halifax, where she will be turned over to the English government with the thanks of Congress. She will be manned by about thirty officers and men, who will return by the regular steamers. There is talk in Canada of sending the Alert on the Hudson Bay expedition. The Central American difficulty

has been settled by a treaty of peace between Salvador and Guatemala. Transit across the Isthmus is also unimpeded, and our noble marines can return to their ordinary occupation of guard duty, and appearing in spectacular dramas where soldiers are required upon the stage.

—J. T. Brennan has now for sale 136 acres of warrant 5213 and 5214, Kingsley Twp., probably on the new oil belt. Also 108 acres of warrant 5186, and 79 acres of warrant 5187, in same twp. 6m.

The Hygiene Act.

The following act relating to the study of physiology and hygiene in the public schools of the Commonwealth, and educational institutions receiving aid from the Commonwealth, has passed both branches of the Legislature and received the Governor's approval:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by authority of the same, that physiology and hygiene, which shall, in each division of the subject so pursued, include special reference to the effect of alcoholic drinks, stimulants and narcotics upon the human system, shall be included in the branches of study now required by law to be taught in the common schools, and shall be introduced and studied as a regular branch by all pupils in all departments of the public schools of the Commonwealth, and in all educational institutions supported wholly or in part by money from the Commonwealth.

Sec. 2. It shall be the duty of county, city and borough superintendents and principals of all educational institutions, receiving aid from the Commonwealth, to report to the Superintendent of Public Instruction, any failure or neglect on the part of boards of school controllers, boards of education and boards of all educational institutions receiving aid from the Commonwealth, to make proper provision in any and all of the schools or districts under their jurisdiction, for instruction in physiology and hygiene, which in each division of the subject so pursued gives special reference to the effects of alcoholic drinks, stimulants and narcotics upon the human system, as required by this act, and such failures on the part of directors, controllers, boards of education and boards of educational institutions receiving money from the Commonwealth thus reported, or otherwise satisfactorily proven, shall be deemed sufficient cause for withholding the warrant for State appropriation of school money to which such district or educational institution would otherwise be entitled.

Sec. 3. No certificate shall be granted any person to teach in the public schools of the Commonwealth, or in any of the educational institutions receiving money from the Commonwealth, after the first Monday of June, Anno Domini one thousand eight hundred and eighty-six, who has not passed a satisfactory examination in physiology and hygiene with special reference to the effects of alcoholic drinks, stimulants and narcotics upon the human system.

Sec. 4. All laws or parts of laws inconsistent with the provisions of this act are hereby repealed.

—J. T. Brennan has now for sale 136 acres of warrant 5213 and 5214, Kingsley Twp., probably on the new oil belt. Also 108 acres of warrant 5186, and 79 acres of warrant 5187, in same twp. 6m.

NOTICE.

All parties are hereby notified that I will not be responsible for any bills or debts unless contracted by myself individually. ALEX. MEALY. Church Hill, Ohio, April 13, 1885.

PHOTOGRAPH GALLERY.

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1885

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1885

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SHERIFF'S SALE.

BY VIRTUE of a writ of Levari Facias issued out of the Court of Common Pleas of Forest County, Pennsylvania, and to me directed, there will be exposed to sale by public vendue or outcry, at the Court House, in the borough of Tionesta,

MONDAY, MAY 18th, A. D. 1885, at 2 o'clock, P. M., the following described real estate to-wit:

THOMAS NUGENT vs. C. R. HEASLEY, Levari Facias, No. 30 May Term, 1885.—E. L. Davis, Att'y. Defendant's interest of, in and to the undivided one-half of all that certain piece or parcel of land, situate in the Township of Jenks, in the County of Forest and State of Pennsylvania, bounded and described as follows, to-wit: On the South by land formerly known as Dobbs; on the Northwest by Warrant numbered fifty-one hundred and three. Containing fifty-nine acres and one hundred and fifty-seven perches of land, strict measure, and being the same land on which Thomas Nugent now resides. With about twelve acres under improvement, on which is erected log house and barn; also young orchard thereon growing.

Taken in execution and to be sold as the property of C. R. Heasley at the suit of Thomas Nugent.

Terms Cash.

L. AGNEW, Sheriff. Sheriff's office, Tionesta, Pa., April 7th, 1885.

Divorce Notice.

In the Court of Common Pleas of Forest County, No. 36 December Term, 1884. Etta M. Bush, by her next friend, A. C. Stevens, Libellant, vs. John W. Bush, Respondent. Alais Subpenna in Divorce. Forest County, ss.

The Commonwealth of Pennsylvania to the Sheriff of said County, Greeting:—Whereas, Etta M. Bush, by her next friend, A. C. Stevens, did on the 24th day of October, 1884, prefer her petition to our said Judge of the said Court of Common Pleas for said County, praying for the causes therein set forth, that she might be divorced from the bonds of matrimony entered into with you John W. Bush.

We, therefore, command you, as we have before, the said John W. Bush, 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 May, next, to answer the petition of the said Etta M. Bush, and to show cause, if any you have, why the said Etta M. Bush, your wife, should not be divorced from the bonds of matrimony, agreeably to the Acts of Assembly in such case made and provided. Herein fail not.

Witness the Hon. Wm. D. Brown, President of our said Court, at Tionesta, the 15th day of January, 1885.

C. M. SHAWKEY, Prothonotary.

To John W. Bush, Respondent:—You are hereby notified to enter an appearance in above stated case at the next regular term of Court, beginning May 18, 1885. L. AGNEW, Sheriff. Tionesta, Pa., March 21, 1885.

PATENTS,

Patents, Re-issue and Trade-Marks secured, and all other patents causes in the patent Office and before the Courts promptly and carefully attended to. Upon receipt of model or sketch of invention, I made careful examination, and advise as to patentability free of charge. Fees Moderate, and I make No Charge unless patent is secured. Information, advice and special references sent on application. J. R. LITTELL, Washington, D. C. Near U. S. Patent Office.

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1885

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1885

BUFFALO NEW YORK PHILADELPHIA RAILROAD.

TIME TABLE IN EFFECT Nov. 23, 1884.

Table with columns for Westward Pittsburgh Division and Eastward, listing train numbers, destinations, and times.

ADDITIONAL TRAIN—Leaves Kinzua 11:50am, Warren 1:25pm, Irvineton 2:15 pm, Tidioute 3:50pm, Tionesta 5:45pm, arrives Oil City 7:10pm.

ADDITIONAL TRAIN—Leaves Oil City 6:00 am, Oleopolis 6:45 am, Eagle Rock 7:00am, President's Agent, Tionesta 7:45am Hickory 9:00am, Trunkville 10:15am, Tidoute 10:10am, Thompson 11:30, arrives Irvineton 11:55am, Warren 1:05pm, Kinzua 2:10pm, Sugar Run 2:30, Corydon 3:10, Onoville 3:25, Wolf Run 3:40, Quaker Bridge 3:50, Red House 4:15, Salamanca 5:00, South Central 5:20, South Yarmouth 5:50, Allegheny 6:18, arrives Olean 6:30pm.

Trains run on Eastern Time. Trains leaving Pittsburgh 8:45am, arriving Pittsburgh 7:50pm, are Solid Trains between Buffalo and Pittsburgh.

Trains leaving Pittsburgh 3:45pm, arriving Pittsburgh 7:50am, are Solid Trains with Pullman's Sleeping Cars between Buffalo and Pittsburgh. Tickets sold and baggage checked to all principal points. Get time tables giving full information from Company's Agents, Tionesta 7:45am. GEO. S. GATCHELL, Gen'l Supt. J. A. FELLOWS, Gen'l Pass' and Ticket Agent, No. 41 Exchange St., Buffalo, N. Y. J. L. CRAIG, Agent, Tionesta, Pa.

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