WEDNESDAY MORNING, MAY 6, 1886.

Announcements.

Announcements will be published at the following, strictly eash in advance, rates: Associate Judge, \$10; District At-torney, \$3.

We are authorized to announce ED-WARD KERR, of Barnett township as a candidate for Associate Judge, subject to

Republican usages.

We are authorized to announce JOHN A. PROPER, of Tionests, as a candidate for Associate Judge, subject to Republi-

We are authorized to announce JOHN THOMSON, of Harmony township, as a candidate for Associate Judge, subject to Republican usages.

County Committee Meeting.

There will be a meeting of the Republican County Committee at the Court House on Tuesday evening, May 19th, 1885. A full attendance of the members is earnestly requested as business of importance will be transacted.

C. A. RANDALL, Chairman.

WORK AT HARRISBURG.

Special to REPUBLICAN.

HARRISBURG, May 4, '85. The House spent three hours on Thursday discussing the question of high license and at the end of that time, after wading through a sea of words and filling a forest of amendments, found itself in exactly the same place whence it started. So determined are the minority to defeat the will of the majority and the de--mand of public sentiment if they can, that they are killing time in every possible way; thus far high license has not been a party question, and care has been taken that it should not

The Republican members of the House held a largely attended caucus in the State Library the same evening. Colborn of Somerset was elected Chairman, and Criswell of Venango, Secretary. Legislation has been making very slow progress, and the caucus was called in the hope of giving it an impetus. One of the practices has been to call un bills out of order and making special orders for the consideration of unimportant bills. This custom has been productive of many wrangles and great interruption to business. The caucus Mugwumps. They trained their limited, and let the noisy rabble that the property of C. R. Heasley at the suit of Thomas Nugent.

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

Terms Cash. bills. This custom has been productadopted a resolution pledging the whole artillery on him. The New has so often made of legislation a members present to call no bills up York Post speaks of him as a "roar- farce, be silenced. They have yet Sheriff's office, Tionesta, Pa., April 7th, importance demands such action. having "the effrontery to offer himself There are many able parliamentians, Several members who have consumed as the representative of a government" much unnecessary time by talking on which he had maligned in a publicaalmost every subject received broad tion during the Rebellion. The hints that they would be doing the Springfield Republican thinks that "he Republican party a benefit by draw- irretrievably makes an ass of himself, ing in their oratorical horns. A resolution to curtail their speeches was not considered necessary, the broad hint had its effect.

viding for the printing of 15,000 cop- happiness these days, ies of Smull's Hand Book in addition to the 10,000 now authorized to be distributed among the members of the have applied some very strong lanlegislature, was sustained on Tuesday guage to Secretary Bayard at a rein the House. The vote to pass the cent meeting relative to certain diplobill over the Governor's veto was 123, matic appointments, and there are inand that to sustain his action, 41; timations that the space between the the bill lacked 11 votes of the two- two gentlemen is occupied by a large thirds required to pass it over the and expanding coolness. There are Governor's veto; no doubt if a full increasing indications that the Presiattendance had been present it would dent will have either to give Mr. have passed over his head. A new Bayard an indefinite furlough or hire vill has been substituted asking for an office boy to watch and see that he 7,530 extra, which passed first read- doesn't mess things. ing on Friday. ENYP.

AND now they say Samuel J. Randall is preparing a tariff bill, which he proposes to introduce in the next Congress to head off the mad schemes of Carlisle, Watterson and the cross eyed Goddess of Reform, backed up by Singerly and his great milch cow. There is one thing satisfactory to know, that a bill upon that subject drawn by him, will be prepared with some knowledge of the subject it treats of, and not be contemptible for the ignorance it embodies.

LET us see. Before the election Democratic orators and Democratic newspapers, with an insistance that would have shamed Ananias and put Saphira to the blush, said that there was \$450,000,000 surplus in the Treasury of the United States. Since the fourth of March it has disappeared. Won't some one of them please inform a waiting world what has become of it? - Harrisburgh Telegraph.

THE somewhat startling announcement was made early this week, that Col. M. S. Quay, now a resident of Next! Beaver, was a candidate for the nomination of state treasurer before the next republican state convention. The announcement was subsequently confirmed, by the Colonel informing his friends in Philadelphia that he was earnestly seeking the nomination, and should use his utmost endeavors to now that England and Russia will bring about that result. No man in settle their little dispute by arbitra-Pennsylvania has a more extended ac- tion. quaintance with the republican politicians of the state than Col. Quay, and among them he has a great many personal friends. His success will depend largely upon the question of availability among the leading politicians in the different sections of the state. It friends of Pittsburgh, and it is nat altogether certain that the McManes and Leeds' faction of Philadelphia will support Quay. It looks now as though the contest for the nomination would be an exceedingly animated one .- McKean Miner.

THE more the Democrats contemplate the appointment of James M. Morgan to the Melbourne consulship, the angrier they become. There is no longer any doubt that his pamphlet on Mr. Blaine's foreign policy was written after the Republican National as has been claimed. On page fourteen of the pamphlet occur these sentences; "I read in the papers the other day that the Monitor-Republican, of Mexico, speaks of Mr. Blaine's nomination for the presidency of the Union as bad news. Put Mr. Blaine into the executive chair, and ten to one Mexico will no longer violate the laws of hospitality and of no nations in persons of inoffensive Americans. In days of President Blaine there will be peace, but peace with honor." As reads this and realizes that this is the Administration for whose election he unable to get any recognition, he must feel more keenly than ever the uncertainty of all temporal expectations-Phila. Press.

MR. KIELEY, intended minister to Rome but transferred to Vienna, did since. Now that the Republicans out of order except when their great ing, ranting friend of liberty," and as time for good work; let it be done. and that he is, by all odds, the most unfortunate of Mr. Bayard's appointments." Mr. Kieley has the good fortune, however, of knowing that he The Governor's veto of the bill pro- is only one cause of Mugwumpian un-

PRESIDENT CLEV LAND is said to

IT is proposed to fix July 10 as the day for holding the Republican State Convention, Too early. September will do just as well. Let us have a long rest before another political campaign opens .- Harrisburgh Telegraph. So say we. September is plenty early enough.

ANYBODY who has seen Bristow-Benjamin Harris Bristow, late of Kentucky, since the present Administration began operations, will please hold up his hand. There are apprehensions that Bristow is neglecting a great opportunity for saying something about reform.

SAMUEL J. RANDALL had better get well pretty quick. Henri Watterson dined with the President on Monday. The cross eyed goddess of reform is

WHEN England and Russia get to slugging each other it can easily be surmised where the sympathy of the United States will go.

CHARLES HOLT -Boston - broker -jumped-\$30,000 - many victims.

GENERAL GRANT is still gaining ground, and from present appearances will be a comparatively well man in a month from now.

Ir looks less war-like again over across the pond, the outlook being

UNCLE SAM is willing to hold Gladstone's hat and the Czar's crown, if they want to fight. But we will buy pools on the Czar.

ATTORNEY GENERAL GARLAND has decided that Lawton's political disais understood that McDevitt of Lan- bilities were removed by President caster will be faithfully and earnestly Johnson's pardon. Was Attorneysupported by C. L. Magee and his General Garland deciding his own case at the same time?

> A LEHIGH county Democrat, becoming insane over the long delay in receiving an appointment as postmaster, committed spicide. He did not take much stock in the doctrine that all things come to him who waits.

ONE no longer wonders that a drunken scalawag like J. Ernest Meiere was appointed Consul at Nagasaki, Japan, when one learns that he was a rebel soldier and is a son-inlaw of Commodore Franklin Buchanan, the traitor who commanded the Convention, and not before that event, Merrimac on the day she sank the Cumberland and Congress in Hampton Roads. The selection is entirely in keeping with the majority of the diplomatic appointments made by the present administration. - Pittsburgh Com. Gazette

THE Republicans did the right thing when they resolved last night to insist upon work, and not talk in the future sessions of the Legislature. The delay in legislation has been largely due to the fact that the Demothe hungry and thirsty Democrat crats have by idle, senseless, and in cessant talk wasted time, disgraced the character of Legislators, and made labored, but from which he has been the sessions of the House a mere debating school in which to display not only their partisan rancor but their gross ignorance as well. The policy of retarding legislation was adopted by them early in the session and has been pursued most industriously ever prudent and honest legislators, and sincere and patriotic men among the Republican majority, let them use their ability and judgment for the good, not only of the State, but of the party.-Harrisburg Telegraph.

-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.

License Notice. Notice is hereby given that the follow-

ing applications for license have been filed in my office and will be presented on the Th'rd Monday of May:
Onias Hoyt, hotel, Howe township.
O. C. Brownell, hotel, Tionesta Boro.
C. M. SHAWKEY, Clerk.

Tionesta, Pa., April 29, 1885.

TRIAL LIST.

Causes set down for trial in the Court of Common Pleas of Forest County Pa., on the Third Monday of May, A. D. 1885; 1. John T. Dale et al vs. John B. Leg-nard, No. 14 February term, 1883. Sum-

mons in covenant.
2. A. G. Egbert et al vs. C. G. Huff, No.
9. May term, 1881. Summons in eject-

A. G. Egbert et al vs. David G. Hunter, No. 10, May term, 1884. Summons in ejectment. 4, A. G. Egbert et al vs. A. J. McCal-mont, No. 32, May term, 1884. Susumons

P. G. Hoffman vs. J. W. Tyrrell et al, No. 2, September term, 1884. Sum-mons in ejectment.

6. Walter Dawson et al vs. John Cobb & Co., No. 4, September term, 1884, Summons in assumpsit.
7. Mary E. Wareham vs. Buffalo, New York and Philadelphia Railroad Company, No. 14 September term, 1884. Sum-

mons in trespass, 8. Dale & Lawrence vs. J. M. Haslett, No. 48 September term, 1884. Summons

9. Robert Anderson vs. Samuel David-son & Co., No. 4 December term, 1884. Appeal from justice,
10. Thomas Hill vs. Samuel Davidson & Co., No. 5. December term, 1884. Appeal from justice.

11. George Jennings vs. F. Russell, No. 6 December term, 1884. Appeal from jus-

12. D. S. Drury vs. Frank Nash, No. 43, December term, 1884. Appeal from justice.

13. Overseers of Poor of Jenks Twp., vs. Overseers of Poor of Howe Twp., No. 26, February term, 1885. Amicable action.

Attest, C. M. SHAWKEY, Tionesta, Pa., April 25, 1885. Zimminimi & 1885

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SHERIFF'S SALE.

BY VIRTUE of a writ of Levari Facias D 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 outery, 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. HEAS-LEY, 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, bound-cel and described as follows, to wit: On ed 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 improve ment, on which is erected log house and barn; also young orehard thereon grow-

Terms Cash.

L. AGNEW, Sheriff.

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, Libelant, vs. John W. Bush, Respondent. Alais Subpœna in Divorce. Forest County, ss.
The Commonwealth of Pennsylvania to

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 29th day of October, 1884, prefer her petition to our said Judges 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 excusses ting aside all other business and excuse whatsoever, you be and appear in your proper person before our Judges at Tio-nesta, 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 or libel of the said Ltta 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 As-sembly in such case made and provided, Herein fall not.

Witness the Hon. Wm. D. Brown, President of our said Court, at Tionests, the 15th day of January, 1885,
C. M. SHAWKEY, Producnotary.

To John W. Rush, Respondent:-You are hereby notified to enter an ap pearance in above stated case at the next regular term of Court, beginning May 18, 1885. L. AGNEW, Sheriff. Tionesta, Pa., March 24, 1885.

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ed, and all other patents causes in the pat-ent Office and before the Courts promptly and carefully attended to.

Upon receipt of model or sketch of in-vention, I made careful examination, and rection, 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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Senoy, Y. Chase, Nurseryman, Rochderss True & Co., Augusta, Maine, Apr., oster, dec173mos, oster,

TIME TABLE IN EFFECT Nov. 23, 1884

9 55 4 45 7 48 So. Carrollton. 7 35 11 25 9 44 4 33 7 27 ...So Vandalla... 7 46 11 37 9 27 4 18 7 00Allegany.... 8 02 11 52 9 20 4 10 6 45 lv...Olean ... ar 8 10 12 00 A. M. P. M. A. M. ADDITIONAL TRAIN - Leaves Kinzun

ADDITIONAL TRAIN—Leaves Kinzua II:50am, Warren I:23pm, Irvineton 2:15 pm, Tidioute 3:50pm, Tlonesta 5:45pm, arrives Oil City 7:10pm.

ABDITIONAL TRAIN—Leaves Oil City 6:00 am, Oleopolis 6:43 am, Eagle Rock 7:00am, President 7:05am, Tionesta 7:48am Hickory 9:00am, Trunkeyville 9:15am, Tidoute 10:10am, Thompson II:20, arrives Irvineton II:55am, Warren 1:05pm, Kinzua 2:10pm, Sugar Run 2:20, Corydon 5:10, Onoville 3:25, Wolf Run 3:40, Quaker Bridge 3:50, Red House 4:15, Salamanea 5:00, Seuth Carrollton 5:30, South Vandalia 5:50, Allegheny 6:18, arrives Olean 6:30pm.

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