

J. E. WENK, EDITOR. WEDNESDAY MORNING, SEPT. 3, 1885.

Republican State Ticket. FOR STATE TREASURER, MATTHEW S. QUAY, of Beaver County.

Republican County Ticket. For Associate Judge, Hon. JOHN A. PROPER. For District Attorney, P. M. CLARK, Esq.

GET REGISTERED. All Republicans should see that their names are on the list of voters of their respective districts. These lists should now be posted at the places of holding the election in each district.

CHAIRMAN HENSEL has given up praying. After that 81,000 Republican majority he believes there is "no lower deep."

GET registered now. To-morrow, September 3d is the last day. Newly naturalized citizens and voters on age last year cannot vote unless registered.

THE Democrats nominated Conrad B. Day of Philadelphia for State Treasurer at Harrisburg last week. It will be a very cold Day for Conrad when Col. Quay gets through with him.

THE way to defeat the Cleveland-Randall-Morrison-Curtis-Carlisle-Hurd scheme for a new bill to reduce the revenues \$40,000,000, and thus pave the way for Free Trade, is to give Col. Quay more than Blaine's majority. Even Democratic Congressmen can understand such figures.

THE Iowa Republicans have made all arrangements for running the Democracy through a threshing machine as usual, and the performance will be given with rather more than the accustomed enthusiasm. The Iowa Democrats have got so used to that sort of thing that they rather like it.

IT is said that this is not the first declaration of the Democratic party on the subject of freight discrimination. That is no doubt true, because it can also be said that there is no possible question upon which the Democratic party in its search after power, has not made a declaration, and in many instances on both sides of it.

HARDLY have the Administration tariff tinkers decided in their own minds that a reduction of \$40,000,000 in customs duties is about the wisest course to put life into our drooping industries than they are face to face with the fact that the increasing expenditure, with a decrease in the revenue, is likely to leave but little surplus revenue to dispose of. It was well enough to talk of the surplus revenue before election, but now that the Democrats have the spending of it we hear much less about it.

A STRANGE CASE.

The following account of a rather sensational affair, taken from the Pittsburgh Commercial-Gazette of Monday, is of considerable local interest owing to the reference made to a place in Forest county: One of the most mysterious cases which ever came to the attention of a Coroner of Allegheny county occurred yesterday. At 7 o'clock in the morning Coroner Dressler was notified that his services were required at Armstrong, Penn. township, which is within two miles of Verona, and about twelve miles from the city. His informant stated that a young lady had died under mysterious circumstances after giving birth to male twins. The Coroner and his clerk, Archie Berry, drove to the place. The death occurred at the house of Mrs. Rosanna Mason, a respectable old woman, and to make the affair more sad one of the infants died while the inquest was in progress. The story as near as could be developed was this: A daughter of Mrs. Mason, named Jennie Lanies, became acquainted at Verona with a pretty young blonde about 23 years of age. She was modest and lady-like and an acquaintance sprang up rapidly. Mrs. Lanies sympathized with her new friend and when she learned of her expected trouble said she could pass the trying ordeal at the residence of her mother. The girl went there and gave the name of Fannie Squibbs, as near as Mrs. Mason could recollect. She was very mysterious in her actions, and beyond the fact that she hailed from somewhere in the oil country, no information was gained from her. She never spoke of her relatives or the young man who was the cause of her ruin until on her death-bed, when she died with the name of "mother" on her lips. She refused to have a physician through all her suffering, and with her secret locked up in her heart she passed out of the world to find a resting place in the potters field, if her relatives are not discovered. Her trouble came on Saturday night and before morning two well-

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, on SATURDAY, SEPTEMBER, 12th, 1885, at 2 o'clock, P. M., the following described real estate to-wit:

ORILLA R. WOLCOTT vs. CALVIN G. HINKLEY, and AUGUSTA S. HINKLEY, his wife, Levari Facias, No. 22 September term, 1885.—Tate, Att'y. All that tract or parcel of land situate in Harmony Township, County of Forest, and State of Pennsylvania, bounded and described as follows: Beginning at stone, thence by land of Ira Copeland north two-degrees west one hundred and twenty-eight perches to a post; thence north eighty-eight and one-fourth degrees west one hundred and thirty perches to a pine; thence by lands of C. Stanley north twenty-three and one-fourth degrees west one hundred and two perches to a fallen white oak; thence by land of Ira Copeland north two-and-a-half degrees east eighty-eight perches to a white oak; thence by lands of Azro Copeland, south sixty degrees east eighteen perches to a red oak, east eighty perches to a post north live perches to a post; thence by land of Thomas McGroarty and Samuel Wear north eighty-one degrees east two hundred and thirty-one and eight-tenths perches to a post; thence by Michael Foust's warrant, south forty-two degrees east fifty-one perches to a post; thence by John Foust's warrant, south twenty-three and three-fourths degrees west one hundred and eighty-eight and six-tenths perches to a post; thence by Phillip Foust's warrant, south twenty-four and three-fourths degrees west one hundred and twenty-two perches to the place of beginning. Containing three hundred and eighty-nine acres eighty perches and allowances. Which said tract was surveyed in pursuance of a warrant dated the 17th day of April, A. D., 1861, granted to Charles McLafferty, his heirs and assigns forever. Patent issued the third day of June, A. D., 1861, and entered in Patent Book H., Vol. 54, Page 376.

Taken in execution and to be sold as the property of Calvin G. Hinkley and Augusta S. Hinkley, his wife, at the suit of Orilla R. Wolcott. TERMS OF SALE.—The following must be strictly complied with when the property is struck down: 1. When the plaintiff or other lien creditors become the purchaser, the costs on the writs must be paid, and a list of liens including mortgage searches on the property sold, together with such lien creditor's receipts for the amount of the proceeds of the sale or such portion thereof as he may claim, must be furnished the Sheriff. 2. All bids must be paid in full. 3. All sales not settled immediately will be continued until 2 o'clock p. m., of the next day, at which time all property not settled for will again be put up and sold at the expense and risk of the person to whom first sold. *See Pardon's Digest, Ninth Edition, page 446 and Smith's Forms, page 384. L. AGNEW, Sheriff. Sheriff's office, Tionesta, Pa., August 15th, 1885.

GO TO WM. SMERBAUGH & CO. FOR ALL KINDS OF DRY GOODS, BOOTS & SHOES, FRESH GROCERIES, Nice Hats & Caps, NOVELTIES IN QUEENWARE AND GLASSWARE. MEN'S, LADIES' & BABIES' JEWELRY! —OR— THE BEST TOBACCO AND CIGARS. COUNTRY PRODUCE SAME AS CASH ALWAYS SECURES BARGAINS —AT— WM. SMERBAUGH & CO.'S, TIONESTA, PA.

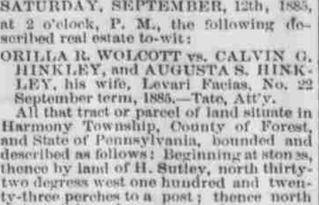
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BAR BAND AND SHEET IRON,

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TABBED PAPER, ROPE OAKUM,

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TIME TABLE IN EFFECT June 1, 1885.

Table with columns for Westward, Pittsburgh Division, Eastward, and various stations like Oil City, Trunkville, etc.

ADDITIONAL TRAIN—Leaves Kinross 11:05am, Warren 12:50pm, Irvineton 1:50pm, Tionesta 2:20pm, Tionesta 2:50pm, Irvineton 3:45pm, Oil City 4:45pm.

ADDITIONAL TRAIN—Leaves Oil City 6:00 am, Oilopolis 6:40 am, Eagle Rock 6:55am, President 7:02am, Tionesta 7:22am, Hickory 8:40am, Trunkville 9:00am, Tlioneste 9:50am, Thompson 11:00, arrives Irvineton 11:30am, Warren 12:50pm, Kinross 2:05pm, Sugar Run 2:40, Caydon 3:00, Onoville 3:15, Wolf Run 3:30, Quaker Bridge 3:40, Red House 4:10, Salamanca 5:02, South Carrollton 5:30, South Vandalla 5:48, Allegheny 6:18, arrives Olean 6:30pm.

Trains run on Eastern Time. Trains leaving Pittsburgh 8:55am, arriving Pittsburgh 7:25pm, are Solid Trains between Buffalo and Pittsburgh.

Trains leaving Pittsburgh 8:45pm, arriving Pittsburgh 7:40am, are Solid Trains with Pullman's Sleeping Cars between Buffalo and Pittsburgh.

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AMENDMENT TO THE CONSTITUTION

NOTION proposed to the citizens of this Commonwealth for their approval or rejection by the General Assembly of the Commonwealth of Pennsylvania. Published by order of the Secretary of the Commonwealth, in pursuance of the 1st section of Article XVIII of the Constitution.

Joint resolution proposing an amendment to the Constitution of the Commonwealth of Pennsylvania: Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, that the following is proposed as an amendment to the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof.

AMENDMENT. That section five of article five of the Constitution of the Commonwealth of Pennsylvania, which reads as follows: "Whenever a county shall contain forty thousand inhabitants it shall constitute a separate judicial district, and shall elect one judge learned in the law; and the General Assembly shall provide for additional judges, as the business of the said districts may require. Counties containing a population less than is sufficient to constitute separate districts shall be formed into convenient single districts, or, if necessary, may be attached to contiguous districts as the General Assembly may provide. The office of associate judge, not learned in the law, is abolished in counties forming separate districts; but the several associate judges in office when this Constitution shall be adopted shall serve for their unexpired terms, and the same is hereby amended, so as to read as follows: "Whoever a county shall contain sixty thousand inhabitants it may constitute a separate judicial district, and may elect one judge learned in the law, and the General Assembly shall provide for additional judges, as the business of said districts may require. Counties not forming separate districts, shall be formed into convenient single districts, as the General Assembly may provide. The office of associate judge, not learned in the law, is abolished in counties forming separate districts and having more than one law judge; every other county shall elect two associate judges, who shall not be required to be learned in the law; but the several associate judges in office, when this amendment shall be adopted, shall serve for their unexpired terms. A true copy of the Joint Resolution. W. S. STRENGER, Secretary of the Commonwealth.

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