The forest Republican. J. E. WENK, EDITOR WEDNESDAY MORNING, OCT. 98, 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, Eso.

Forest National Lies Nailed.

Last week we showed conclusively a legal check to such flagrant libel. that Kepler's assertion that Judge Proper had attempted to reduce the wages of men working for the company in which he is interested, was a lie. Kepler told the story for what it | can Ticket. Vote it straight. was worth, and didn't make the least attempt to prove it. That settles lie number one.

In his last issue he throws himself again in a slimpsy attempt to show that the Judge was implicated in a matter with one John Hutton. In 1878 O. W. Proper bought a piece of land at Commissioners' Sale and deeded it to John A. Proper and John Hutton for a consideration of \$2,000. O. W. Proper purchased this land in good faith, and there being 199 acres of it, was well worth \$2000 and more, it being part of the Oldtown Flats. But upon investigation after conveyance to Proper and Hutton it proved to be a double assessment, and the purchase money was returned by the Commissioners, and also by O. W. Proper to his father and Hutton, so that no one could be deceived or defrauded thereby. Kepler tries to make it appear that this was done to defraud one Annie C. Lorah out of a certain sum of money; that on the strength of this deed Hutton borrowed \$824 from the lady, whereas the records show no such thing, as will be seen by the following cartificates from Prothonotary Shawkey. Our readers will please observe that the notes or judgments against Hutton were obtained in 1877, nearly a year previous to the making and acknowledging of the deed in question, and could therefore not be used in the way Kepler tries to make it appear. Following are the certificates. Please observe closely the dates, and observe how it would be possible for John Hutton to obtain money in 1877 on a deed that wasn't in existence until March 1878;

don't believe there is anything wrong in such a transaction, it seems that lie number three was effectually nailed. And as on these three great lies he has hinged about all his slander it leaves him virtually very little to blow about. We hope our readers will pardon us

for taking so much space to answer these malicious falsehoods, but we wanted merely to show how utterly flimsy his charges were when seen in their true light. We don't care to check Kepler's course; we feel confident it is driving votes to the Judge's support. His vile slander has gone so far that it has got beyond the bounds of even political mud-slinging, and it may become a public necessity to put

+00+ **REPUBLICAN TICKET.**

Following is the genuine Republi-

STATE.

For State Treasurer, Matthew S Quay.

JUDICIARY.

For Associate Judge. John A. Proper.

COUNTY.

For District Attorney, P M Clark.

GENERAL E. B. TYLER, on whose staff Col. Quay served, is coming to Pennsylvania to tell the people how bravely our candidate fought at Fredericksburg. Everybody knows that Quay is a figther in anything he undertakes, but the story of his bravery will be all the more interesting as coming from his old commander.

VOTE for Quay, Proper and Clark. The best ticket in the field.

THE official returns from all coupties in Ohio show that Judge Foraker has a plurality of 18,158 for Governor. Notwithstanding the most desperate efforts on the part of Democratic bulldozers to count themselves into the legislature, it still remains safely to the Republicans, and John Sherman will be returned to the United States Senate. The victory is complete.

LET no trifles keep you from the polls next Tuesday, Republicans. Get out early and help to swell the ranks.

THE West Chester Republican says that the Democrats of Ohio are no doubt sorry enough now that they entered into frauds which proved so glaring as to attract immediate and general attention.



Only Rubber Agency In Fillsburgh,

and offer this fall Lyconstur, Meror, key stran and National

Health is Wealth.

CURE GUARANTEED.

DE, F. C. WEST'S NERVE AND BRAIN

Agents Wanted."

F. E. Fross & Co.

New Carlisle, Ohio.

THE BOSS LIVERY STABLE.

W. A. EAGLES, PROPRIETOR.

notice, and parties coming from a distance need never be disappointed if they call on me, W. A. EAGLES.

H. C. WHITTEKIN.

Givil Engineer and Surveyor. TIONESTA PA.

me.

ertitient

The Electors of Howe township as fol-lows: Those residing in the Election Dis-The Electors of Howe township as fol-lows: Those residing in the Election Dis-triet of West Howe, to-wit: Those west of the following line, viz: Beginning at the northeast corner of warrent number 3108, and northwest corner of warrent number 2735, and ranning thene directly so, th to

ing or affirming shall be duly made out and signed by the officers so sworn, and attested by the officer who administered the oath. 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 or election shall certify that any officer was aworn when he was not, it shall be deem-ed a misdemeanor, and upon conviction, the officer 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 same

or imprisoned not exceeding one year, or both, in the discretion of the conrt. SEC. 11. It shall be lawful for any quali-fied citizen of the proposed votor is con-tained on the list of resident taxables, to obalienge the vote of such person, where-upon the proof of the right of suffrage as is now required by haw shall be publicly made and acted upon by the election heard and the vote admitted or rejected, according to the evidence. Every person claiming to be a naturalized citizen shall be required to produce his naturalization certificate at produce his naturalization certificate at the election before voting, except where the election before voting, except where he has been for five years consecutively a voter in the district in which he offers to vote; and on the vote of such person be-ing received, it shall be the daty of the election officers to write or stamp on such certificate the word "voted," with the day, month and year; and if any election offi-cer or officers shall receive a second vote on the same day, by virtue of same cer-tificate, except where some are entitled to vote because of the naturalization of their fathers, they 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 one year. each case, nor the imprisonment one year. The like punishment shall be inflieted who shall neglect or refuse to make or cause to be made the endorsement re-quired aforesaid on said naturalization

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 voto whose name is not on this list of assessed voters, or whose right to vote without re-quiring such proof, every person so of-fending shall, upon conviction, be _utility 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 Pean-

ARTICLE VIII.

SUFFRAGE AND ELECTION.

SEC. I. Every male citizen twenty-or o years of age, possessing the following qualifications, shall be entitled to vote at all elections; First.-He shall have been a citizen of

the United States at least one month. Scena, - 'ie shall have resided in the State one year, (or, if having previously been a qualified elector or native hore elizer of the State he shall have removed the reform

least two months immediately preceding

the election. Foorta.—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 icest two months and have been assessed at icest two months and

th to Hou "Representatives of the Communiwealth of Pennsylvania in General seming met, and it is hereby enacted by The Electors of Howe township residing the authority of the same. That the qua-in the Elector District of East Howe, to-This Commonwesith, at all general, township, borough and special elections are hereby hereafter authorized and required to vote by take's printed or written, or partly printed and partly written, severally clas-sified as follows; One ticket shall embrace the names of all judges of courts voted for and shull be labeled "Judiciary;" one ticket shall embrace the names of all the State officers voted for and be labeled "State others voted for and be labeled "State;" one ticket shall embrace the names of all the county offices voted for, including office of Senator and member of Assembly, if voted for, and member of Congress, if voted for, and he labeled "County;" one ticket shall embrace the "County :" one ticket shall end mean the names of all the township officers voted for, and be labeled "Township i" one ticket shall embrace the names of all the borough officer voted for, and be labeled "Borough," and each class shall be depos-"Borough," and each class shall be depos-ited in separate ballot boxes. Notice is horeby given, That any persons excepting Justices of the Peace who shall hold any office or appointment of profit or trust under the United States, or this State, or any city or corporated district, whether commissioned officer or agent who is or shall be employed under the logisla-ture, executive or judiciary department of this State, or dany city, or of any incor-porated district, and also that eyery mem-her of Congress and of the State Legisla-ture, or of the select or common coundl of any oity, or commissioners of any in-corporated district, is by law incapable of holding or exercising at the time, the shall appoint a Judge in his place; and if any vacancy shall continue in the board for the space of one hour after the time fixed by law forthe opening of the ciection, 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 official notice to the electors of Forest county, that by an act entitled "An Act further supplemental to the act relative to the elections by the citizens shall approved Jan, 39, 1874?" Stee, 9. All the elections by the citizens shall be by hallot; every ballot voted shall holding or exercising at the time, the village or city vpon the line of a railroad leading to the county seat, shall before two o'clock p. m. on WEDNESDAY, NO-VEMBER FOURTH, 1885, and all other judges shall before twelve o'clock, m. on THURSDAY, NOVEMBER FIFTH, 1885, deliver said returns, together with the return sheets, to the Prothenotary of the return sheets, to the Prothonotary of the Court of Common Pleas of Forest county, which said return shall be filed, and the day and hour of filing marked therein, and shall be preserved by the Prothonotary for public inspection. Given under my hand at my office in Tio-nesta, Pa., this 29th day of September, in the year of our Lord one thousand eight hundred and eighty-five, and in the one hundred and tenth year of the Independence of the United States, L. AGNEW, Sheriff,

In the Court of Common Pleas of For-In the Court of Common Pleas of For-est County. Annie C. Lorah vs. John Hutton, C. D. No. 30 Sept. term, 1878, Judgment, \$404. Interest from July 13, 1878. This judgment was obtained upon a note dated May 23, 1877.
Given under my hand and the seal of said Court at Tionests, October 24, 1885.
[SEAL.] CUBTIS M. SHAWKEY, Prothonotary.

Prothonotary

In the Court of Common Pleas of For-est County. A. C. Lorah vs. John Hutton, C. D. No. 14 May term, 1878. Judgment \$420. Interest from Aug. 1, 1877. This judgment is intered upon a note dated August 1, 1977. Given under my hand and the seal of said Court at Tionesta October 24 1985

Court at Tionesta, October 24, 1885. EAL.] CURTIS M. SHAWKEY, [SEAL.] Prothonotary

the deed :

Pennsylvania, Forest County, ss. Deed Book Volume 10, page 357. Deed, Oliver W. Proper to John A. Proper and John Hutton. This deed is dated March Oliver W. Proper to John John Hutton. This deed is dated March 2, 1878, and acknowledged the same day. Conveys 109 acres of land in Tionesta Township, assessed as "Unknown." Witness my hand and Official seal at Tio-nesta, October 24, 1885. [SEAL.] CUBTIS M. SHAWKEY, Recorder of Deeds.

Now in all candor and kindness, don't that effectually dispose of the great fraud issue? And don't it show to what terrible straits some people are driven in conjuring up lies about _ eandidates? Thus is lie number two defeated Hanlan at Albany on Friday disposed of.

Kepler makes a great blow about making the consideration of this hand and seal with proper witnesses, Warren county. that he would not hold the party from whom he purchased liable for more than \$550. If he says he didn't we can show him the document if he will take the trouble to call on us. Now, having done a thing of that kind yourself why do you condemn it in others? Considering the matter in

THIS from the Franklin News of Monday, is just a trifle suggestive, ain't it? "Col. H. B. Plumer was among the callers at the White House on Friday. A press dispatch from Washington says that this visit, the second since his appointment as Naval Officer, was made at the request of the President. His commission has These judgments, as you observe not yet been issued, but there is no were obtained in 1877. Now comes doubt that it will be made out in due time. It has not yet been authorita-

tively stated that Mr. Plumer will accept the position."

FRED. Dow, the Republican collector of the port of Portland, has been dismissed and his place given to a Democrat. Even the agreement of his father, Neal Dow, to smash the Republican party in Maine, did not suffice to keep the young man's official scalp in position.

TEEMER, the Pittsburgh oarsman, last.

-J. T. Brennan has now for sale \$2000. We want simply to ask him 136 acres of warrant 5213 and 5214, if he thinks that is a frandulent tran- Kingsley Twp., probably on the new saction, and if he says it is, we want oil belt. Also 108 acres of warrant him to explain whether he didn't once 5186, and 79 acres of warrant 5187, upon a time, buy a piece of land from in same twp. 1000 acres, warrant a gentleman in this town paying him No. 2836, Tionesta township. 390 \$550 for it and then have the consid- acres, warrant No. 5186, Kingsley oration in the deed made to read township. 143 acres, known as "Lil-\$2,600? We also want to know if he lie Farm," Allegheny township, Vedidn't make an agreement over his pango Co. 70 acres near Enterprise, 6m.



THIS PAPER may be found on file at Geo this light, which shows that Kepler contracts may be made for it IN NEW YORK.

Rubber Company's Court of prise lobbers; betol be met by . 1sh Lois of Kubbers, at 10 to sides, I always have a Full time of 20 per cent, below the market, out it instant. If reasonary Goods, I sell the Best \$3.00 Shoe in Meh's call Instant Bals at 1 represents the U.S. I sell a Men's Veal Call Cap Toe Hook Bel to the the Sone, when a LEAT HER, that you can retail at \$1.25. Send for samples of both of above. Sole gent for

John Mundell & Cols " The" The" Shoes.

CANDEE" Rubber Dad CANDEE NUBBER BOOTS DOUBLE THICK GIVE DOUBLE WEAR BALL. Ordinary Rubber Boota always wear out first on the ball. The CANDER Boots are *double thick* on the ball, and give GREATEST IMPROVEMENT DOUBLE WEAR. NER MADE IN Most sconomical Hubber Boot in the marker, Lasts longer than any other boot and the TWOYEARS PRICE NO HIGHER, TEST. Call and ex-MMON SENSE IDEA DOUBLE THICK BALL. FOR SALE BY ROBINSON & BONNER, TIONESTA, PA. A LECTURE TO YOUNG MEN ON THE LOSS OF 10)

A Lecture on the Nature, Treatment and Radical cure of Seminal Weakness, or Spermatorrhova, induced by self-abuse. Involuntary Emissions, Impotency, yous Pebility, and Impediments to Nor riage, generally; Consumption, Epilepsy and Fits; Mental and Physical Incapaci-ty, &c.-By ROBERT J. CULVER-WELL, M. D.

The world-renowned author, in this admirable lecture, clearly proves from his own experience that the awful consequen-ces of self-abuse may be effectually removed without dangerous surgical opera-tions, bougles, instruments, rings or cordials; pointing out a mode of cure at once certain, and effectual, by which ev-ery sufferer, no matter what his condition may be, may cure himself cheaply, pri-vately and radically. 28 This Lecture will prove a boon to thousands and thousands

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and ranning. thence directly the Jeaks township line, at the Balltown School House,

wit: Those residing cast of the above mentioned line, at Brooksion, in Brookston Library Hall. The Fleeters 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 phases the qualified electors will elect by ballot: One person for Trensurer of the Com-monwealth of Pennsylvania.

TERATMENT, a guaranteed specific for Hysteria, Dizziness, Colvuisions, Fits, Nervous Neuralgia, Headache, Nervous One person for Associate Judge of For-

Nervous Neuralgia, Headache, Nervous Prostration caused by the use of alcohol or tobacco, Wakefulness, Mental Depres-sion, Softening of the Brain resulting in insanity and leading to misery, decay and death, Premature Old Age, Barrenness, Loss of power in either sex, Involuntary Loss of power in either sex, Involuntary est county. One person for District Attorney of For-

est county. The act of Assembly entitled "an ac re-lating to the elections of this Commonwealth," passed July 2, 1819, provides as follows, viz:

Losses and Spermatorrhoea caused by over-exertion of the brain, self-abuse or "In case the person who shall have re-ceived the second highest number of votes over-indulgence, Each box contains one month's treatment, \$1.00 a box, or six for inspector shall not attend on the day of boxes for \$5.00, sent by mail prepaid on receipt of price. WE GUARANTEE SIX BOXES any election, then the person who shall have received the second highest number of votes for Judge at the next preceding To cure any case. With each order re-ceived by us for six boxes, accompanied election shall act as inspector in his place. And in case the person who shall have re-ceived the highest number of votes for in-spector shall not attend, the person elected with \$5.00, we will send the purchaser our written gnarantee to refind the money if the treatment does not effect a cure. Guarantees issued only by John C. West & Co., 862 W. Madison St., Chicago, III. Judge shall appoint an inspector in his 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 GREET ACME PENETRATIVE. POSITIVELY BURNS STUMPS.

No crude petroleum, sulphur, saltpeter or ex-plosives, but is a com-pound, which, if put in the stamp and set fire to, will burn it, CREEN OR DRY.

Send \$1.00 for enough Penetrative to burn 12 largeor18smallstumps Satisfaction guaranteed or money cheerfully re-funded. Send for filus-

shall be by ballot; every ballot voted shall he numbered in the order in which it shall be received, and the number recorded by the clerks on the list of voters opposite the name of the elector from whom 'received, And any voter voting two or more tickets the several tickets so voted shall each be numbered with the number corresponding 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 The best Lavery Tionesta ever had is now run by me. I guarantee to furnish better and faster rigs for less money than have ever been put out in this section. I ave ever been put out in this section. I required to do so as witnesses in a judicial required to do so as witnesses in a judicial proceeding. All judges, inspectors, clorks and overseers of every election held under this act, shall, before entering upon their duties, he duly sworn or affirmed in the presence of each other. The judge shall be sworn by the minority inspector, if there shall be such minority inspector, if not, then by a justice of the peace or alderman, and the inspectors and clerk shall be sworn by the judge. Certificates of such swarr. by the judge. Certificates of such swear-

WANTED-Agent in this county, for w cheap and rapidly selling article. Small capital required, address at once, P. O. Box 738 Pittsburgh, Pa.

JOB WORK of every description execu-ted at the REPUBLICAN office.