WEDNESDAY MORNING, JAN. 20, 1886.

WASHINGTON LETTER.

From our regular Correspondent.)

Congress indicates that no measure designed to interrupt the coinage of silver dollars can pass either chamber. The attitude of the democrats, as a by Mr. Pugh, who, in a good natured reference to the administration's silver policy said that on this matter both parties allowed differences of opinion within the ranks, and that be had no disposition to quarrel with the President for holding views at variance with his own. After this explanation he pitched into the gold-bugs and the banks without mercy.

Col. Snowden who was superintendant of the Philadelphia mint for many years, and who is a recognized authority on coinage, says that ex-Congressman Horr's declaration that there are fifty million counterfeit silver dollars in circulation is ridiculous. He says from Hamilton county, who were not that it would be impossible for outside parties to coin and circulate imitation dellars in any considerable amount without detection. The dollars could not be minted without costly machinery of special patterns. The old fashioned method of moulding is a very slow one, and the coins so made would be palpably inferior to those minted by machinery. Then, granting that the coin could be made of standard metal and in perfect imitation of that manufactured by the government, how, asks Col. Snowden, could it be made to circulate freely? With all its appliances, the government has been able to float only fifty million silver dollars in seven years. Evidently, counterfeiters could not duplicate his issue secretly and by paid agents. Again, where and when was necessary bullion purchased?

Col. Snowden concludes that there are very few counterfeit dollars in circulation; fewer, he thinks, than at any previous time in the history of the government. It looks, in short, as if Mr. Horr was indulging himself a little in that propensity for joking it was founded on irrefutable proofs, for which the rotund ex-member from Michigan is so famous.

alacrity in regard to the presidential punishment of those who attempt to on the Fourth Monday of February, Ausuccession bill. It has already passed corrupt them. the committee, and has been reported to the House without amendment. There is some disposition among members to object to certain provisions of the bill, but the prospect now is that it will be passed substantially as it came from the Senate. The feature iu the bill most criticised, perhaps, is that which creates a cabinet interregnum till the expiration of the full presidential term. But the contingency is so remote that the objection is rather fanciful. It is altogether untikely that both President and Vice President will ever die at the beginning of the term, and in case that any considerable portion of it has elapsed before the two offices were vacated, there would be practically little difference in time between the date of a special contest.

The ordnance committee find that country can manufacture its own cannon, if it is given time and money enough, and they urge that this be done. The necessary expenditures would be rather large, but there is no good reason why the government should not make its cannon as well as its small arms, or at least extend such guarantees to private concerns as would justify them in provising the necessary plant. Even if we ordered cannon from abroad we should have to wait some time before we could get them. And considerations of national safety urge the manufacture of guns on our own soil.

CONGRESSMAN SCOTT is out in an interview in which he expresses himself in no complimentary terms concorning ex-Senator Wallace, whose course he describes as serpentine and whose action at the national convention be describes as being all bent Wallace opposed Tilden's nomination and after the nomination prophesied his defeat. It begins to look like an inter-democratic war in Pennsylvania. -Blizzard.

MISS KATE BAYARD, the Secretary's eldest daughter expired very suddenly of heart disease, at the famity residence in Washington, on Saturday

COLONEL SIMPSON K. DONNOVIN is his name, style and title, and he is an WASHINGTON LETTER.

Ohio Democrat of greater or less determined of Dr. Josiah Winans Administrative of Dr. Josiah Winans Administrative of Dr. Josiah Winans deceased, and Henrietta McCreary and E3 ward D. McCreary and E3 ward D. McCreary her husband, J. W. H. Reisinger, Guardian of Paul Reisinger and Louisa Reisinger minor children of Louisa Reisinger minor children of Dr. Josiah Winans Administrative of Dr. Josiah Winans deceased, and Henrietta McCreary and E3 ward D. McCreary and Dr. McCreary and E3 ward Dr. McCreary and Dr. McCreary and Dr. McCreary and E3 ward Dr. McCreary and Dr. McCreary himself says that Payne bought his election, and names fifteen members of the Legislature who were paid, the Senators \$5,000, and the members of party, was well defined in the Senate | the House from \$1,200 to \$2,500 each to vote for him. Col. Donnovin evidently looks upon himself as a Democrat of high degree. Senator Payne says he is a cur and drunkard, and not worth answering. Senator Payne evidently looks upon him as a Democrat of very low degree. Nevertheless, it would be well for Senator Payne to waive the difference in his estimate of their degree and answer him. Simply applying epithets to him will hardly serve his purpose.

THE election of John Sherman by the Ohio legislature was settled on Tuesday of last week, by a majority of 23. The Democratic candidates elected, but returned by such palpable fraud that it required the joint efforts of perjured returning officers and a faitbless court to make it successful, were unseated and their places given to the Republicans who were elected fairly. While the scandal is to be regretted, the odium must rest upon the impudent cabal which attempted to defeat the election, and the action of the Republicans who summarily upseated the nine democrats, will be vindicated in the minds of the people by the result. The only thing in the business to regret is, that of the whole Democratic strength of the Legislature, there were none to vindicate their own honor, and give their party credit of having members who would revolt against the dirty work they were called upon to attempt. It becomes all the more the imperative duty of good citizens to prosecute in the courts to conviction and punishment the rascals who violated the law. This is necessary, to place right in history the action of the Republicans in the House, by demonstrating beyond dispute that and to realize the demand of ex-Govornor Hoadly in his address to the The House shows a praise worthy Legislature, for pure elections, and the

> Kingsley Twp., probably on the new oil belt. Also 108 acres of warrant use of David Hannah, rendered according acres, warrant No. 5186, Kingsley further to hear and receive what our said township. 143 acres, known as "Lil-lie Farm," Allegheny township, Velie Farm," Allegheny township, Ve-nango Co. 70 acres near Enterprise, Warren county.

Appeal Notice.

Notice is hereby given that the Commis-sioners of Forest County will be at the following places, at the time designated, for the purpose of holding appeals for the

for the purpose of holding appeals for the triennial assessment for 1886:
Harmony township, Allender School House, Tuesday, February 9.
Hickory township, East Hickory, Wednesday, February 10.
Kingsley township, Newtown, Thursday, February 11.

day, February 11. Howe township, Balltown, Friday, Feb-

uary 12. Howe township, Brookston, Monday, February 15. Jenks township, Marienville, Tuesday, February 16, Barnett township, Clarington, Wednes-

day, February 17. Barnett township, Cooksburg, Thursday, February 18. Green township, Nebraska, Saturday,

February 20, Tionesta township, Commissioners' office, Tuesday, March 2.

Tionesta boro, Commissioners' office,

Wednesday, March 3.
J. R. CHADWICK,
OLIVER BIERLY,
W. D. SHIELDS,

County Commissioners J. T. BRENNAN, Clerk,



All stock selected from the get of sires and datas of established reputation and before the set of sires and datas of established reputation and selection of the set of the set of the set of the selection of the set of the selection of the sele

toward self-advantage. He also says A PRESENT! Our readers for 12 cents in postage stamps to pay for mailing and wrapping, and names of two book agents will re-ceive FREE a Steel Finish Parior En-graving of all OUR PRESIDENTS, in-cluding Cleveland, size 22x25 in., worth

LEGAL NOTICE - SER-VICE BY PUBLI-CATION.

(ORDER OF SERVICE.) In the Court of Common Pleas of Forest

Justis Shawkey now for use of David Hannah versus J. W. H. Reisinger and Edward D. McCreary Administra-tors and Olive Winans Administraouisa E. Reisinger deceased, Thomas Mitchell, Guardian ad htem of Clarence Winans Mitchell minor child of Laura C. Mitchell deceased, Thomas H. Mitchell father of said Clarence Winans Mitchell George W. Robinson, Guardian of Josephene Winaus minor child of Dr. Josiah Winans deceased, Heirs of Dr. Josiah Winans deceased, and Olive Winans wid-ow of Dr. Josiah Winans deceased. No. February Term, 1886. Now, December 21, 1885, The Court is

respectfully asked to direct notice of writ issued in above case to be served by publication in the FOREST REPUBLICAN a weekly newspaper published at Tionesta, in three successive issues, the last inser-tion to be made at least ten days before the return day, upon J. W. H. Reisinger and E. D. McCreary administrators and Olive Winans administratrix of Dr. Josiah Winans deceased, and Henrietta McCrear and Edward D. McCreary her husband J. W. H. Reisinger guardian of Paul Reisinger and Louisa Reisinger minor childinger and Louisa Reisinger minor children of Louisa E. Reisinger deceased, Thomas H. Mitchell father of Clarence Winans Mitchell minor child of Laura C. Mitchell deceased, and Olive Winans widow of Dr. Josiah Winans deceased, and Thomas H. Mitchell guardian ad titem of Clarence Winans Mitchell minor child of Laura C. Mitchell deceased.

Miles W. Tate, Att'y for Pluff.
Granted December 21, 1885.

PER CURIAM.

PER CURIAM.

C. M. SHAWKEY, SEA L. Prothonotary FOREST COUNT

Y, ss. The Commonwealth of

Pennsylvania to the Sheriff of said County, GREETING: Whereas, Justis S Whereas, Justis Shawkey now for use of David Hannah, lately in our Court of Common Pleas, to-wit; on the 4th day of December A. D. 1884, recovered Judgment against Administrators of Winans Estate for the sum of Fifteen Dollars and Fifteen cents, togeth-er with all costs as by the record and process therein manifestly appear, And Whereas, we have received informa-tion that, although Judgment as aforesaid be rendered, yet execution of the same still remains to be made. And Whereas the said Dr. Joslah Winans died seized of certain lands and tenements in his demesne as of fee, as by the insinuation of the said Justis Shawkey now for use of the said Justis Shawkey now for use of David Hannah, we have received. And because we are willing that those things which in our said Court are rightly done, should be demanded by a due execution, &c, We command you that you by good and lawful men of your baillwick make known to the said J. W. H. Reisinger and E. D. McCreary administrators and Olive Winans administratrix of Dr. Josiah Winansdeceased, and to Henrietta McCreary and Edward D. McCreary rietta McCreary and Edward D. McCreary her husband, J. W. H. Reisinger guardian of Paul Reisinger and Louisa Reisinger minor children of Louisa E, Reisinger deceased, Thomas H. Mitchell guardian ad litem of Clarence Winans Mitchell minor child of Laura C. Mitchell deceased, Thom-as H. Mitchell father of said Clarence Winans Mitchell, George W. Robinson guardian of Josephine Winans minor child of Dr. Josiah Winans deceased, Heirs of Dr. Josiah Winans deceased, and Olive Winans widow of Dr. Josiah Winans deceased, that they be and appear before the Justices of our said Court of Common Pleas, at our said Court to be held at Tionesta in and for the said County of Forest,

and eighty-six, to show if aught they know, or have to say, why the aforesaid —J. T. Brennan has now for sale 136 acres of warrant 5213 and 5214, Kingsley Twp., probably on the new and to the said Justis Shawkey now to

> WITNESS, Hon. William D. Brown President of our sa'd Court, at Tionesta this twenty-first day of December, Anno Domini, 1885. CURTIS M, SHAWKEY,

Prothonotary.

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Divorce Notice.

In the Court of Common Pleas of Forest County, No. 51 September Term, 1885, Mary E. Moon, by her next friend, S. C. Johnson, Libellant, vs. James L. Moon, Respondent, Alias Subporna in Divorce. Forest County, 58.

The Commonwealth of Pennsylvania to the Sheriff of said County, Greeting:— Whereas, Mary E. Moon, by her next friend S. C. Johnson, did on the tenth day friend S. C. Johnson, did on the tenin day of agust, 1885, prefer her petition to our san Judges of the Court of Common Pleas for said County, praying for the causes therein set forth, that she might be di-vorced from the bonds of matrimony en-tered into with you James L. Moon. We, therefore, command you, as we have be-fore, the said James L. Moon, that setting aside all other business and excuses whatsolver, you be and appear in your proper person before our Judges at Tionesta, at a Court of Common Pieas there to be held for the County of Forest, on the Fourth Monday of February next, to answer the petition or libel of the said Mary E. Moon, and to show cause if any you have why and to show cause, if any you have, why the said Mary E. Moon, your wife, should not be divorced from the bonds of matri-mony, agreeably to the Acts of Assembly in such case made and provided. Herein

Witness the Hon. Wm. D. Brown, President of our said Court, at Tionesta, the 29th day of October, 1885.
C. M. SHAWKEY, Prothonolary.

To James L. Moon, Respondent:—
You are hereby notified to enter an appearance in above stated case on Monday, the 22d day of February, 1886.
L. AGNEW, Sheriff. Tionesta, Pa., Jan. 2, 1886.

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11 00 5 56 10 35 10 43 5 39 9 55 .. Sugar Run ... Corydon.... 10 36 5 31 9 34 10 29 5 24 9 15 9 00 Quaker Bridge, 6 50 10 21 10 13 5 04 8 32 ... Rea House, ... 9 53 4 49 7 50 ... Salamanea.... 9 39 4 34 7 20 So. Carrollton... 9 28 4 24 6 55 ...So Vandalia... 9 12 4 07 6 28Allegany..... 9 05 4 00 6 15 lv....Olean ...ar

A. M. P. M. A. M. ADDITIONAL TRAIN - Leaves Kinzun 11:05am, Warren 12:50pm, Tryineton 1:50 pm, Tidiouie 3:20pm, Tionesia 4:50pm, ar-

rives Oil City 6:45pm.
Additional, Thain-Leaves Oil City 6:00 am, Oleopolis 6:40 am, Eagle Rock 6:55am, President 7:02am, Tionesta 7:52am 6:55am, President 7:62am, Tronesta 7:52am, Hickory 8:40am, Trunkeyville 9:00am, Tld-oute 9:50am, Thompson 11:00, arrives Irvineton 11:30am, Warren 12:50pm, Kin-zoa 2:05pm, Sugar Run 2:20, Corydon 3:00, Onoville 3:15, Wolf Run 3:30, Quaker Bridge 3:40, Red House 4:10, Salamanca 5:02, Seuth Carrollton 5:30, South Vanda-lia 5:48, Allegheny 6:18, arrives Olean 6:30am

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