WEDNESDAY MORNING, MAY 5, 1886.

Announcements.

Announcements will be charged for as follows, strictly cash in advance. Primary tickets must also be paid for when ordered: Congress, \$20; Assembly, \$10; Treasurer, \$8,00; Surveyor, \$3.00; Coroner, \$2.00; Delegate to State Convention, \$2.00. ASSEMBLY.

We are authorized to announce PETER BERRY, of Balltown, as a candidate for Assembly, subject to Republican usages,

COUNTY SURVEYOR. We are authorized to announce Henry C, Whittekin as a candidate for County Surveyor, subject to Republican usages.

Meeting of Republican County Committee.

There will be a meeting of the Republican County Committee on Monday evening, May 17, 1886, at 8 o'clock, at the office of the Chairman. Let there be a good attendance of the Committee on said occasion.

S. D. IRWIN, Chairman.

LET us admit that Brother Hennery Beecher is right in calling the Democratic party "a double eared ass." Then let the waddling Mugwumpwhich is an Eastern bird-keep away from the animal's heels.

THAT money was used in the election of Senator Payne, in Ohio, is daily made more apparent. Senator Kemp's declaration on the floor of the Senate that he was offered enough money to buy a farm if he would vote and he was ruled out to order, upon against Sherman is only one fact that confirms the opinion of all who have given the case any attention. Senator Payne protests that he paid nothing. We believe him, but Senator Payne has a number of near relatives who have not thought it worth while to make the same denial. Let us hear from them.

GEORGE TICHNOR CURTISS is one of the great lawyers, and that is doubtless the reason why Lorenzo Snow hired him to defend him in his appeal to the United States Supreme Court against the judgment of the Trrritorial court of Utah, in which he was convicted of being seven times too often married. If blue blood is respectable, Snow may have been wise to hire Curtiss, but since he made his plea for Snow it is doubtful whether he will ever rank as so respectable again, at least among the Yankee people. They will hardly hold a lawyer to be respectable who says that these polygamous wives, "are women of ed ucation and refinement, however, as pure as any in the world, women who come of the best blood of New England." The New England women will hardly bold the lawyer respectable who compares them with the Minnies, Sarahs, Kates, &c., who constitute Losenzo Spow's seven concubines.

SENATOR LOGAN must feel himself exceedingly tired when be realizes building by a corridor, and creating that he is regarded in the Democratic the President, Secretary of the Treasmind very much as William Lloyd ury and Secretary of the Interior a Garrison used to be in the old time, when one who refused to accept the make contracts for the erection of the gospel of slavery was held to be the building. Mr. Morrill pointed out chief of sinners. Up to the time the the contracted quarters of the Presi Rebellion broke out, Mr. Logan was a pro-slavery Democrat, and his con- said the Executive had only six rooms, science had never been aroused to the and the servants have to go outside to moral, or rather immoral, features of get lodgings. Besides, he said the slavery until the attempt to destroy lower portion of the mausion is not the Union to conserve it was made. properly drained. Mr. Morrill added The resolution with which he has that this bill has the appproval of the fought against slavery since that, has shown with what direct honesty he has predecessor four years aga. stood by his country, and how ignoraut those who have misjudged bim have been, or how dishonest. General any more than the old abolitionist did. He may not always see the right, but when he is aroused to it he sees it all and compromises nothing.

to declare the measure a harmless one, President's residence. and one in the line of tariff revision. It is nothing of the kind, and the ley had not examined this subject as men who framed the bill know it. It attentively as the public building is an attempt to break up the pro- committee. That committee unanitective system, and no man in favor mously favored the bill, and many of that system can consistently vote Senators who had been consulted apbers of the committee know what the bill means, and one of them said a few days since: "We will stand or fall on the item of free wool. If we lose that we lose all we are fighting for: if we win that we win all we are fighting for the rest will follow." The

Protection, whatever, for American labor or home production. The man who votes for Morrison's bill, be be Democrat or Republican, sloes so because he is in favor of the British system and because he is willing to hand American labor and American industry over to our rivals. There is no escaping from this, and the people will hold every man accountable for his vote. - Phila. Press.

WASHINGTON LETTER.

From our regular Correspondent.)

WASHINGTON, D. C., May 1, '86. The House was thrown into a wild state of excitement over the personal antagonism between Mr. O'Neil the chairman of the labor committee, and Mr. Foran, who is next on the committee. Mr. O'Neil, in a speech some time ago, spoke very significantly of "some one" who pretended to represent labor organizations on the floor of the House, who wanted to see labor troubles settled by bloodshed. They have been growling at each others heels since then, and it has been generally understood that Mr. Foran would force the fighting on the floor

of the House. When to-day Mr. Foran arose to a question of privilege every body knew what to expect, and the ring was formed about the contestants. The whole House closed in around them. Every seat on the republican side of the House was vacant, and the members had crowded over to the scene of strife. Before Mr. Foran had finished his explanation a point of order was made the grounds that no charge had been made against him affecting his character as a Representative.

Mr. Beach would not allow unanimous consent to be given for him to proceed, and he was taken off the 1886: floor. The disappointment of the fight was painful. Suddenly Mr. Col lins quick wit suggested a way out of the difficulty, so that the fight could go on. "Mr. Speaker," he said; "if we cook deceased. Summons in ejectment. Ples, "Not guilty."

3. George E. Zuver. G. I. Zuver and F. W. Zuver. doing business as partners as members who had expected to see a I now charge directly against the gentleman from Ohio, what the gentleman from Missouri implied, can be then the primiting of the floor?" It claim the privilege of the floor?" It was held that he might arise to a question of personal explanation if anything had been said affecting his character as a member. "Theo, Mr. Speakany charges necessary to give him the floor." This raised a laugh, and Mr. Bank for use of Samuel Fleming, vs. John W. Brombaugh and Robert Huddleer," said Mr. Collins, "I will make

had about ten minutes' talk in reply to what Mr. Foran had already said, the matter was hushed up, and the House fell back to its customary quiet. Mr. Morrill called up in the Senate

this week the bill to appropriate \$300,-000 for the erection immediately south of the Executive Mansion of another building of equal size and similar ex terior, connected with the present commission to select material and dent now for residence purposes. He present Executive, as it bad of his

Mr. Hawley did not think the arrangement satisfactory. He would be sorry to see the present building tura-Logan does not compromise with right | ed into mere offices. It ought to be preserved from that because of its historical associations. The business ought to be done outside of it, and be favored the erection of a building just WITH the sentiment of opposition west of the present mansion, and be growing hourly against the Morrison tween it and the War, State and Navy Tariff Bill, it is folly for Democrats departments, for the official use of the

Mr. Morrill replied that Mr. Hawfor Morrison's bitl. The honest mem- proved it. He said it was unjust to

issue is a tariff for revenue only. No called attention to the fact that under the bill the present maneion would be preserved intact. The bill passed with a few dissenting votes.

A resolution was offered by Mr. Edmunds in the Senate yesterday, and agreed to, requesting the President, if not incompatible with the public interests, to send to the Senate any information or correspondence in the possession of the Government touching the arrival and landing at San Francisco of the new Chinese Minis-

R. RALLE,

PRACTICAL WATCHMAKER TYLERSBURG, PA

License Notice.

Notice is hereby given that the following applications for license have been filed in my office and will be presented at May Term of Court:

1. H. S. Brockway, Hotel, "Lawrence

House," Tionesta Borough, 2. O. C. Brownell, Motel, "Central House," Tionesta Borough.
3 Thomas W. Corah, Hotel, "Balltown

House," Balltown, Howe Township.

Attest, C. M. SHAWKEY,

Clerk Q. S. Forest Co., Pa.

Tionesta, April 26, 1886.

PROCLAMATION.

WHEREAS, The Hon. W. D. Brown, WHEREAS, The Hon. W. D. Brown, President Judge of the Court of Common Pleas and Quarter Sessions in and for the county of Forest, has issued his precept for holding a Court of Common Pleas Quarter Sessions of the Peace, Orphans' Court, Oyer and Terminer and General Jail Delivery, at Tionesta, for the County of Forest, to commence on the Third Manuacof May believe the 17th day Third Monday of May, being the 17th day of May, 1886. Notice is therefore given to the Coroner, Justice of the Peace and Constablesof said county, that they be then and there in their proper persons at ten o'clock, A. M., of said day, with their records, inquisitions examinations and other remembrances, to do those things which to their offices appertain to be done, and to those who are bound in recognizance to prosecute against the prisoners that are or shall be in the jail of Forest County, that they be then and there present to prosecute against them as shall be just. Given un-der my hand and seal this 13th day of April, A. D. 1886, L. AGNEW, [L.s.] Sheriff.

TRIAL LIST.

List of causes set down for trial in the Court of Common Pleas of Forest County, Penna., on the Third Monday of May

1. Mary E. Wareham vs. Buffalo, New York and Philadelphia Rail Road Co., No. 14 September term, 1884. Summons in trespass on the case. Plea, "Not

4. William Rossey vs. James Walters and James Carson, No. 4, December term, 1885. Appeal from justice. Pica, "Non assumpsit, payment, payment with leave,

5. H. B. Hanould vs. James Walters and James Carson, No. 5, December term, 1885. Appeal from justice, Plea, "Non assumpsit, payment, payment with leave,

Foran thanked him.

But the Sspeaker would not allow any trifling, and, after Mr. O'Neil had about ten minutes' talk in reply had about ten minutes' talk in re

7. Jacob M. Kepler vs. William F. Wheeler, William E. Wheeler, N. P. Wheeler, John E. Dusenbury, E. G. Dusenbury and William A. Dusenbury, No. 20, February term, 1886, Summons in ejectment, Plea, "Not guilty." 8, J. D. Hulings and S. H. Hasiet vs. J. 1886, Summons in

T. Lewis, Adm'r cum test a, d. b. n. of the estate of W. W. Cook deceased, No. 36, February term, 1886. Summons in ejectment. Plea, "Not guilty."

5. N. W. Brockway vs. Chess Stoner and W. J. Stoner, doing business as Chess Stoner & Co. No. 1 May term 1886. App.

Stoner & Co., No. 1, May term, 1886, Appeal from justice. Plea, "Non assumpsit,

C. M. SHAWKEY, Prothonotary, Tionesta, Pa., April 20, 1886.

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Upon receipt of model or sketch of in-vention, 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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ADDITIONAL TRAIN—Leaves Oil City 6:600 am, Oleopolis 6:30 am, Eagle Rook 6:50am, President 7:02am, Tionesta 7:52am Hickory 8:40am, Trunkeyville 9:00am, Tidoute 9:50am, Thompson 11:90, arrives Irvineton 11:30am, Warren 12:50pm, Kinzua 2:05pm, Sugar Run 2:20, Coryelon 3:00, Oneville 3:15, Wolf Run 3:30, Quaker Bridge 3:40, Ited House 4:10, Salamanca 5:02, Sauth Carrollton 5:30, South Vandalia 5:48, Allegheny 6:18, arrives Olean 6:30pm.

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