WEDNESDAY MORNING, JAN. 26, 1887.

The Contest for the Next Senate.

The election yesterday of Ex-Senator Paddork, a through and through Republican, to succeed Van Wyck in the United States Senate is, in the con dition which affairs have assumed, a most important Republican victory Had Senator Van Wyck been re-elected, in the event of the Republicans losing New Jersey and Indiana be would have held the balance of power, and had he cast his lot with the party to which he owed his election his vite would have made the Senate Democratic. As it is, with the election of Paddock in Nebraska there will be thirty-eight straight Republican votes in the next Senate, and thirty nine, or one majority, with Mr. Riddleberger. To get even thirty-seven votes the Democrats will have to win both New Jersey and Indiana and succeed in defending Mr. Hearst's title to the seat day Post, in an article describing what for which he is supposed to have paid he saw on a fast mail train between handsomely in Sacramento.

tests now being waged so warmly in our townsman, Solicitor General Jenks. New Jersey and Indiana will have to He was seated in the mail car, indulgbe settled by the Senate itself, or will ing in some speculations as to the be thrown over to the next Legisla probable contents of the various letters tures. The Democrats have a little being so rapidly handled by the postal advantage in the Legislature in each clerk, when his reflections were disstate, an advantages procured by turbed by an exclamation from one of fraud and finesse, and should they suc- the clerks, "who, with a stratch of the ceed in naming a senator he will not head and a perplexed look on his face, go to Washington with a clear and was regarding a letter he held in his unchallenged title. In New Jersey hand. It was a communication from the Democrats have a majority of one the Department of Justice and was over all on joint ballot, but this is at tained by seating one man whom the hopelessly illegible, and looked as if a Chief Justice of the state declared not spider had stepped from an ink well elected, and another who owes his cerrefuses to aid in making these Demofar refused to organize, and if it persists in this purpose, as under the circumstances it is amply warranted in the men who have no right there, or the present New Jersey Legislature, with its fraudulent majority of one on joint ballot, will not elect a success or to Senator Sewell.

one half the votes in joint convention. but every artifice and argument are being exerted to the utmost to induce the Democratic Greenbacker Robinson, who has thus far voted with three Republican Kuights of Labor for Jason H. Allen, to join with the other Democrats and vote for Turpie. Should they win over Robinson, Turpie will have his majority, but, contrary to their expectation, this Greenbacker voted yesterday, as he has all week, for the Labor candidate, leaving the question of Senator Harrison's successor still an open one. Should the Democrats succeed in their purpose, Judge Turpie, or whoever they elect, will go to Washington with the fact against him that the Democratic majority which sends him was manufactured by the arbitrary unseating of a Republican senator on a trumped-up and uuproved charge of bribery, and by the putting in his place his defeated Dem ocratic competitor, who has no right there at all. Another fact against him will be that the Republican Lieutenant Governor of the state, who by law should preside over the jajot convention, is prevented by virtue of a Democratic conspiracy from performing

It is highly gratifying to reflect that the election of Ex Senator Paddock vesterday insures that the validity of an election of a United States senator both in Indianapolis and Trenton will be passed apon by a Republican Senate. - Phila. Press.

Among the appointments of Governor Beaver's staff, we notice the name of Col. John A. Wiley, of Franklin, as Brigadier General of the Second Brigade.

A DEEP shadow has fallen over the home of Governor Beaver and a heavy sorrow entered the hearts of its inmates. His youngest son James A. the sympathy of all the citizens of against them as shall be just. Given under my hand and seal this 21st day of January, A. D. 1887.

L. AGNEW, [t.s.] Sheriff.

ONE of the strongest bids Dakota has made for admission into the Union as a state is the latest report of its superintendent of public instruction. According to this the territory has 3905 schools and 5055 trachers. The sum paid out in teachers' wages alone reached \$691, 000 during the last school year, while the value of the permanent school property is placed at \$2,990,000. In its educational facilities Dakota surpasses many of the older states. It has twice as many teachers as Arkansas, or Maryland, or Connecticut, or New Hampshire, or New Jersey, or South Carolina, and six times as many as Florida, and four times as many as Louisiana. In the number of schools maintained it is ahead of thirteen states, leaving even California, with its splendid school system and school fund, in the rear. In the light of these facts it is not surprising that the territory is overwhelmingly Republican, and that the Democrats are so solidly opposed to its admission into the Union as a

A WRITER in the Washington Sun-Washington and New York, pays this It is highly probable that the con- compliment (?) to the handwriting of marked personal, but the address was and walked across the white envelope tificate to the fraudulent alteration of The four clerks put their heads togeththe ballots after election. The Senate, er and studied long and earnestly over having a Republican majority of three, the superscription. But in vain; no person on earth, however expert he cratic wrongs succe-sful. It has thus might be in deciphering bad chirography, or even hieroglyphics, could have made the wildest conjecture as to what was the proper reading of that address. 'Have you any idea who wrote doing, the House either will unseat it?' inquired the reporter. 'Oh, yes, Mr. Jenks, the Solicitor General wrote it-that is if you call that writing. We can sometimes distinguish enough letters in his addresses to enable us to make a fair guess at what he was trying to write, but this is a hopeless In Indiana Judge Turpie, the Dem case, and will have to be returned to ocratic candidate for senator, has just him for translation." — Brookville

A NEW LEASE OF LIFE.

When one has been suffering the agonies of a severe attack of rheumatism, neuralgia or sciatica, and relief comes, it seems as if a new lease of life had been granted. Such have been the feelings of thousands who, after trying physicians and numberless remedies, have used Athlophoros and found to their great joy that this medicine really did cure these diseases.

367 Fulton St., Brooklyn, N. Y. After suffering for nearly two years with a continuous attack of rheumatism; after trying almost every specific, domestic and foreign, which the credulity of a wise man, or a fool, might lead one to trust in, it was a double pleasure to me to find a remedy which, originating in the famous "City of Elms"—the home of my ancestors and its first founders-has proved so invaluable a blessing. It is nearly six months since I was led to trace out the significance of that word Athlophoros. It has proved to me, in a good degree, a renewer of my former vigor and strength, so that I have been enabled to move about with almost youthful activity, and to feel, while approaching my "three score years and ten," that I have a new hold on life. I believe your philosophy of the disease to be correct that it has its origin in the blood, and that your remedy touches those joints and muscles, loosening the nodes, which have been brought into subjection to this dreadful disease, and sets them free as no other remedy that I have tried. I have been cautious for so long a time in recommend-ing it to others till I had tried its efficacy in my own case; and I am now free to

in my own case; and I am now free to state the estimate I put upon it, as the safest and most efficient cure I have any knowledge of.

A. B. DAVENPORT.

Every druggist should keep Athlophoros and Athlophoros Pills, but where they cannot be bought of the druggist the Athlophoros Co., 112 Wall St., New York, will send either (carriage paid) on receipt of regular price, which is \$1.00 per bottle for Athlophoros and 50c, for Pills.

For liver and kidney diseases, dyspepsia, indigestion, weakness, nervous debilly, diseases of women, constipation, headache, impurablood, &c., Athlophoros Pills are unequaled.

PROCLAMATION. 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 cept for holding a Court of Common Pleas
Quarter Sessions, &c., at Tionests, for
the County of Forest, to commence on the
Fourth Monday of Feb., being the 28th day
of Feb., 1887. 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, Beaver, Jr., died at midnight of last which to their offices appertain to be done,
Friday of membraneous croup and to those who are bound in recognizance
to prosecute against the prisoners that are diphtheria. Our Governor will have or shall be in the jail of Forest County, that

SHERIFF'S SALE.

BY VIRTUE of a writ of Vendi. Ex., 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, FERRUARY, 28, A. D. 1887 at 2 o'clock p. m., the following described real estate, to-wit;

CHARLES B. WRIGHT et al. vs. JOHN L. WHITE and JAMES A. CHAFFE, Vendi. Fx., No. 5 February Term, 1887.

Brown & Stone, Att ys. All those certain tracts or pieces of land situate in the Township of Jenks, Forest county, Pa., described as follows: Warrant Number Three Thousand Six Hundred and Sixty-seven (3667), containing Eleven Hundred and Ten and Three-fourths (11102) acres more or less, and having thereon erected one steam saw mill, five frame dwelling houses, two frame barns, one frame blacksmithshop and one small store building.

ALSO—All that part of warrant Number Three Thousand Six Hundred and Sixtythree (3663) which lies in the County Forest, being the western portion of said warrant, containing about One Hundred and Forty (140, acres more or less

ALSO—All that part of warrant Number Three Thousand Six Hundred and Sixty-four (3664) which lies in the County of Forest, being the western part of said warrant, containing One Hundred and

Forty (140) acres more or less, Taken in execution and to be sold as the property of John L. White, and James A. Chaffe, at the suit of Charles B. Wright et al.

TERMS OF SALE,—The following must be strictly complied with when the property is stricken 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 prop erty sold, together with such lien credit-or's receipt* for the amount of the proceeds of the sale or such portion thereof as he may claim, must be furnished the

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 wil, again be put up and sold at the expense and risk of the person to

hom first sold.
*See Purdon's Digest, Ninth Edition page 4 6 and Smith's Forms, page 384, L. AGNEW, Sheriff. Sheriff's Office, Tionesta, Pa., January

SHERIFF'S SALE.

BY VIRTUE of Sundry Writs of Alias Test, Vendi. Ex., from the Court of Common Pleas of Allegheny 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, Pa, on

MONDAY, FEBRUARY 14, A. D., 1887, at 10 o'clock a. m., the following described

ALEX. MOORE and JAMES McLAIN. Executors of W. H. McGee, deceased, for use of Hugh S. Fleming vs. THE COPELAND FARM OIL COMPANY. Alias Test. Vend. Ex. Sur. No. 13 April

CHARLES H. HARTMAN for use of HUGH S. FLEMING, vs. THE COPE-LAND FARM OIL COMPANY, Alias Test. Vend. Ex. Sur. No. 14 April term, 1887.—Agnew & Clark, and S. H. Geyer, Atty's.

All the right, title, interest and claim of the defendant The Copeland Farm Oil Company, cf. in and to all that certain tract or parcel of land situate in Harmony Township, Forest County, Pennsylvania,

Township, Forest County, Pennsylvania, bounded and described as follows, to-wit: Beginning at a post; thence by land now or formerly of J. Reuben South 885° East 80 perches to a white oak; thence North 11° Last 32 perches to a red oak; thence 11° Last 32 perches to a red oak; thence South 887° East 49 perches to a post; thence South 11° West 17 perches to a black oak; thence by land formerly of William Fleming South 687° East 93 perches to a post; thence North 141° East 693 perches to a white oak; thence South 25° East 28 perches to a post; thence by land now or formerly of W. H. Manross South 147° West 142 perches to a white oak; thence South 201° East 20 perches to a post; thence South 51° East 54.5 perches to a post; thence by M. Foust warrant to a hickory; thence by M. Foust warrant South 46; West 95 perches to a post; thence by land now or late of A. Allen-der's heirs North 53; West 112 perches to a post; thence North 11° East 76,5 perches to a red oak; thence 882° Wes 121.9 perches to a post; thence by land now or for-merly of J. C. Johns North 11° East 128 perches to the place of beginning, containing 290 acres and 140 perches and usual allowance; and being the same tract of land granted by the Commonwealth of Pennsylvania, to Juseph H. Copel and by Patent dated January 0, 1853, and by the said Copeland and wife conveyed to M. said Copeland and wife conveyed to M.
Milford by deed dated July 8, 1854, recorded August 29, 1854, in Venango Coun y
Pa., in Deed Book V. page 246, who with
his wife conveyed the same to William
Milford by deed dateu January 27, 1865,
recorded in Venango County, Pa., in Deed
Book "K. K." page 341, who by deed conveyed to P. H. Tiernan and J. B. Porteous veyed to P. H. Tiernan and J. B. Porteous on May 9, 1865, who by deed dated May 10, 1865, recorded in Peed Book "H. H." page 656 in Venango County, Pa., conveyed to William H. MeGee, who by deed of trust duty executed and delivered, acknowledges that he holds the legal title thereof for the use and benefit of the Copeland Farm Oil Company, a corporation legally created under the laws of the State of Pennsylvania.

of Pennsylvania.

Taken in execution and to be sold as the property of the Copeland Farm Oil Com-pany at the suit of slex, Moore and James McLain, Executors of W. H. Mctice, de-ceased, for use of Hugh S. Fleming; and as the property of the Copeland Farm Oil Company at the suit of Charles H. Hart-man, for use of Hugh S. Fleming.

TERMS OF SALE.—The following must be strictly complied with when the property is stricken down: 1. When the plaintiff or other lein creditors become the purchaser, the costs on the writs must be paid, and a list of liens including mortgage searches on the prop-

erty sold, together with such lien credit-or's receipts for the smount of the pro-ceeds of the sale or such portion thereof as he may claim, must be furnished the

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 same 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.

whom first sold,

"See Purdon's Digest, Ninth Edition,
page 446 and Smith's Forms, page 384,
L. AGNEW, Sheriff,
Sheriff's office, Tionesta, Pa., January

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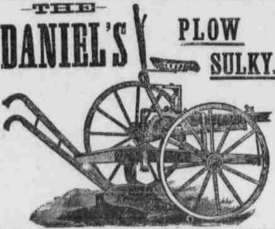
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Notice of Special Legislation.

Notice is hereby given, that an application will be made to the next session of the Legislature, of Pennsylvania, beginning on the first Taesday of January A. D. 1887, for a special act of Assembly, appropriating money to aid a Normal School in the borough of Clarien, entitled "An act to aid the State Normal School of the 13th District of Pennsylva-

JAMES CAMPBELL, Pres. DAVID LAWSON, Trustec. JOHN B. PATRICK, Sec.

APPEAL NOTICE.

COMMISSIONERS' OFFICE OF FOREST COUNTY,
TIONESTA, PA., Jan. 12, 1887.)
Notice is hereby given that the Commissioners of Forest County will meet at their office in the Court House, at Tiones-

HUNTERS

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4 24 9 28 6 55 ...So Vandalia... 7 47 11 21 4 07 9 12 6 28Allegany..... 8 03 11 37 4 00 9 05 6 15 Iv....Ulcan ...ar 8 10 11 45 P. M. A. M. P. M. A. M. A. M. Appritional Thain - Leaves Kingua 11:05am, Warren 12:50pm, Irvineton 1:45 pm, Tidioute 3:15pm, Tionesta 5:05pm, ar-

pm, Tidioute 3:15pm, Tionesta 5:05pm, arrives 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 Hickory 8:40am, Trunkeyville 9:00am, Tidoute 8:50am, Thompson 11:00, arrives Irvineton 11:30am, Warren 12:50pm, Kinzua 2:05pm, Sugar Run 2:20, Corydon 3:00, Onoville 3:15, Wolf Run 3:30, Quaker Bridge 3:40, Red House 4:10, Salaunanca 5:02, Seuth Carrollton 5:30, South Vandalia 5:48, Allegheny 6:18, arrives Olean 6:30pm.

Trains run on Eastern Time.
TRAINS leaving Pittsburgh 9:30am, arriving Pittsburgh 7:20pm, are Solid Trains between Buffalo and Pittsburgh.
TRAINS leaving Pittsburgh 8:50pm, arriving Pittsburgh 7:20am, are Solid Trains with Pullman's Sleaving Care between

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to act as local or traveling Agents. No experience needed. Steady work! JAMES B. WEITNEY, Nurseryman, Rochester, BONNER BUILDING, Up Stairs. N. Westion this paper.) aug-25.