Announcements.

The following rates will be charged for announcing cardidates: — Prothogotary, \$10; Sheriff, \$3; Commissioner, \$5; Auditor, \$3; Jury Commissioner, \$2; County Superintendent, \$5. These terms are strictly cash in advance.

PROTHONOTARY.

We are authorized to announce CAL-VIN M. ARNER, of Kingsley township, as a candidate for Prothonotary, subject to Republican usages.

We are authorized to announce LEON-ARD AGNEW of Tionesta, as a candidate for Prothonatary, &c., subject to Republi-CRIT II:SBIGGS.

SHERIFF.

We are authorized to aunounce J. R. LANDIS, of Barnett township, as a can-didate for Sheriff, subject to Republican

We are authorized to announce GEORGE W. SAWYER, of Tionesta, as a candidate for Sheriff subject to Republican usages. We are authorized to announce JOHN R. OSGOOD of Kingsley two, as a candi-date for Sheriff subject to Republican

We are authorized to announce W. S. DAVIS, of Jenks township, as a candidate for Sheriff, subject to Republican usages, We are authorized to announce R. W. PIMM of Harmony township, as a candidate for Sheriff, subject to Republican

COUNTY COMMISSIONER.

We are authorized to announce J. J. PARSONS, of Jenks township, as a can-didate for County Commissioner, subject to Republican usages.

We are authorized to announce P. C. BLOCHER, of Tionesta township, as a candidate for County Commissioner, subject to Republican usages.

We are authorized to announce C. F. LEDEBUR, of Green towship, as a candi-date for County Commissioner, subject

to Republican usages. We are authorized to announce OLI-VER BYERLY, of Hickory township, as a candidate for County Commissioner, subject to Republican usages,

We are authorized to announce J. R. CHADWICK, of Tionesta, for County Commissioner subject to Republican us-

JURY COMMISSIONER.

We are authorized to announce W. W. THOMAS, of Tionesta township, as a candidate for Jury Commissioner, subject to Republican usages.

THE trial of Arensdorf for the murder of Rev. Haddock, at Sioux City, resulted in a disagreement of the jury on Saturday last, eleven standing for acquittal and one for convictoin. The trial lasted for twenty four days.

NEARLY a month ago the Philadelphia Press began a war on the dives and other places of unsavory odor in that city. The result is that on last Thursday three of the most notorious dive keepers, having been previously convicted, were given the extreme penalty of the law, -one year in solitary confinement, and \$500 fine,and a woman keeper of a low house, was given two years, and fined \$1000. the extreme penalty of the law in her sase. Two other notorious dive keeper, have fled, having forfeited their bails two others were fined, and two discharged, while one case is still pending

A WESTERN newspaper devoted to the lumber interests has the following: The price of black birch of the best quality has recently gone up from \$7 to \$95 per 1,000. The extraordinary advances are due to the discovery that boards cut out of the first logs are susbe used for almost any purpose hither-to exclusively reserved for mahogany, which is worth about \$250 a thousand.

See the the house for use when the diseases make their appearance, will save doctor's hills and a long spell of serious illuess. A trial will convince you of these facts. It is positively sold by all drug-gists and general dealers in the land. Price, 75 cts., large bottles. septible of a very high polish, and can The advance has been expedited by the discovery that the best black walnut is giving out. Black walnut from Arkansas and the South is so porous that it is of very little use in furniture making."

THE woman suffragists had their hearts gladdened yesterday at Harrisburg by the adoption by the Senate of the resolution proposing an amendment to the State Constitution giving women the right of suffrage. A like resolution passed the New York Senate about a month ago, but we believe it has got no further. It would not be surprising if the House at Harrisburg follows the Senate and passes the woman suffrage resolution. The easiest and most agreeable course for legislators is to vote as the good women who are pressing the amendment wish them to. They feel no greater responsibility in the matter, as the approval of a majority of the male voters of the State is necessary before anything can come out of it. These occasional endoasments of a woman suffrage amendment by one or both barnches of the Legislatore do not necessarily bring us much nearer woman suffrage. They do not show even that members of the resolution and to those who are bound in recognizance to prosecute against the prisoners that are static to the prisoners that are us much nearer woman suffrage. They do not show even that members of the Legislature want woman suffrage, but rather that they desire to please the woman suffragists.—Press.

They and to those who are bound in recognizance to prosecute against the prisoners that are shall be in the Jail of Forest County, that they be then and there present to prosecute against them as shall be just. Given under my hand and seal this 18th day of April, A. D. 1887.

L. AGNEW, [1.8.] Sheriff.

Hon. James T. Maffett.

Our readers have doubtless been aware. of the Illness of our Congressman, seed, Hot., Jas. T. Maffet, but were perhaps, like ourselves, unable to obtain any direct or authentic information as to his true condition.

We are now able, much to our gratification, to state he was visited last week, by Senator Hood in company with Joseph M, Fox, Esq., of Philadelphia, and from an interview with the Senator we obtain the following.

He was found at Merchantville, New Jersey, a small town some five miles from Philadelphia, on the Long Branch and Phila. R. R. under the care of Dr. Jones, an eminent and successfull physician, who has made a sqecialty of treating patients with nervous trouble. He is comfortably situated in one of the homes of Dr. Jones, and has already been there

manipalges. He was cheerful and bright and much delighted to see his friends. He is but little reduced in flesh and manifests many of the appearances of a well man, and the doctor expressed the very decided hope that he would be able to take his seat in

Congress, in December next. Mr. Maifet is not suffering from any partienlar disease, but at the close of the last campaign found his nervous system so broken down that a series of months rest was necessary for his entire restoration to health. The Senator expresses himself decidedly that in a two hours conversation with Mr. Maffet, he found his mind clear and strong, with but little if any indication that he was labouring under any mental depression and he too, along with many others, expresses the hope that he will soon be well again and able for the duties of the office to which he has been elected. In this hope we know our readers will most hartily unite and along with the incoming spring we shall hope to be able to announce to our readers of his return to his home and family fully restored in mental and bodily health - Indiana

A case has just been tried before arbitrators in Delawere county, involving the right to maintain barbed wire fences. John H. Irwin, of Morton, had barbed wire fences on his property adjoining the public road. It was composed of light iron posts and four strands of wire. A horse ridden by E. Claud Gaddard ran into it, injuring himself seriously, in consequence of which, it was claimed, he died.

The claim set up was that the horse did not see the fence, and that such fences are dangerous because animals are disposed to run into them and injure themselves.

The case has been decided in favor of the owner of the horse, to whom damages was awarded. This is one of the first cases of the kind that has affidavit or so much thereof, as will come up in this State, and it is very be sufficient to satisfy the debt aforelikely that it will be caried to court said, by delivering to the defendant a on an appeal.

The question was decided in the Supreme Court of New Jersy, in the case of Carl Polk vs. Caroline and Samuel Hudson, in which in was held that the owner of the barbed wire fence was liable for damages.

What True Merit Will Do.

The unprecedented sale of Boschee's German Syrup within a few years, has astonished the world. It is without doubt the safest and best remedy ever discovered for the speedy and effectual cure of Coughs, Colds and the severest Lung troubles. It acts on an entirely different principle from the usual prescriptions given by Physi-cians, as it does not dry up a Cough and leave the disease still in the system, but on the contrary removes the cause of the trouble, heals the parts affected and leaves them in a purely healthy condition. them in a purely healthy condition. A bottle kept in the house for use when the

Some Faolish People

Allow a cough to run until it gets beyond the reach of medicine. They often say. Ob, it will wear away, but in most cases it wears them away. Could they be induced to try the successful medicine called Kesap's Balsam, which we seil on a positive guarantee to cure, they would immediately see the excellent effect after taking the first dose. Price 50c and \$1.00. Trial size free. G. W. Bovard.

Excitement in Texas. Great excitement has been caused in the icinity of Paris, Tex., by the remarkable scovery of Mr. J. E. Coriey, who was so elpless he could not turn in bed, or raise his head; everybody said he was dying of Consumption. A trial bottle of Dr. King's New Discovery was sent him. Finding relief, he bought a large bottle and a box of Dr. King's New Life Pills; by the time he had taken two boxes of Pills and two bottles of the Discovery he was real. bottles of the Discovery, he was well and and gained in flesh thirty-six pounds. Frial bottles of this Great Discovery for Consumption free at G. W. Boyard's.

PROCLAMATION.

LUMBERMEN'S LIEV LAW.

An Act to secure to laborers a lien for their work and labor done in and upon the cutting, peeling, skidding, hanling, sliding, banking, driving, and running of saw-logs, Squared timber, prop timber, hoop-poles, railroad ties, bark, and other timber and lumber.

SEC. 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is here-by enacted by the authority of the same, That all wages not exceeding one hundred dollars that may be due from any person or persons, body, politic or corporate to any person or erson or persons for the use of his team or teams for work and labor done in, upon, and about the cutting, peeling, skidding, banking, driving, and running of saw logs, squared timber, prop timber, hoop poles, rail-road ties, bark and other timber and eight weeks, with the entention of re-maining until he had fully recovered shall be a lien for a period not from the over work and anxiety of the exceeding six months upon all such saw logs, squared timber, prop tim-ber, hoop poles, railroad ties, bark and other timber and lumber, and shall be paid before the same shall be removed by the owner or contractor out of the towship or county in which said work and labor may be done: Provided, That any person or persons, body, politic or corporate, whose property is bound by such lien may within said six months on notice to any person or persons entitled to such lien present a bond in the court of common pleas of the county where the property bound by such lien is situate, with two or more surities to be approved by the court or judge thereof in vacation to be in double the amount of all amounts claimed as a lien by any claimant or claimants conditioned for the payment to any claimant or claimants of any sum to be due to any such claimant or claimants within three months from the time of filing said bond, and on the approval of such bond by the court

d filing the same the lien against property shall be released, and on failure to pay such claimant or claimants as provided in said bond said claimant or claimants may sue out said bond and recover therefrom any amount found to be with due

Sec. 2 For the purpose of enforcing the lien provided by the first section of this act it shall be the duty of any alderman or justice of the peace of the county in which such logs, timber, ties, bark and lumber are situated to issue an attachment against any owner or contractor as aforesaid upon affidavit made by the plaintiff or some other person or persons specifying the amount of the plaintiff's claim, the kind of work done, and the kind and location of work done, and the kind and location of the logs, timber, ties, bark or other timbers as aforesaid against which the lien is to be enforced.

SEC. 3 Every such attachment shall be returnable not less than three, nor more than six days from the date thereof, and shall be served by the constable to whom the same shall be directed by attaching the logs, timber bark, ties, or lumber described in said copy of the said attachment with an inventory of the property attached if he can be found in the county, if not so found then by leaving a copy of said attachment and inventory with the person whose care er possession of said property can be found then by attachment inventory to or upon the property so attached.

SEC. 6. Either party shall have the right of appeal as now provided by law in cases of summons, except that when the plaintiff enters his appeal before the alderman or justice of the peace, the attachment shall ipso facto be dissolved, unless the plaintiff shall flie with the alderman or justice of the peace, a bond with sufficient surety or sureties in double the amount for which he claims a lien to idemnify the owner or owners of the property attached against any loss that may be unlawfully sustained by reason of such attachment and except that at the time the defendant enters his appeal before the alderman or justice of the peace he shall give security by one or more sufficient sureties to pay the debt and costs of whatever final judgment shall be rendered against him upon the entry of such appeal the attachment shall ipso facto be dissolved and the appeal shall be proceeded with in the appellate court as an appeal in an ordinary setion by summons: Provided, That the surety or sureties shall be hable on his or their obligation whether such appeal be entired in the appellate court or not: And provided further. That no exemption law or laws of this Commonwealth shall be construed to extend or apply to any action instituted under this act.

SEC. 7. If judgment be entered for the plaintiff it shall be the duty of the aiderman or justice of the peace to issue execution directed to the constable aforesaid, whose duty it shall be, after advertisement, as provided by law for like sales, to sell the logs, timber, ties, bark or other lumber, attached as aforesaid, to the highest bidder, and pay the proceeds thereof into the office of the alderman or justice of the peace.

SEC. 8. If more than one attachment shall be levied upon the same logs, ties, bark or other lumber, as aforesaid, the said proceeds, if sufficient, shall be applied to the payment of all the judgments, but if not sufficient to pay all in full, shall then be applied pro rata on all without reference to the priority of the service.

SEC. 9. In case the logs, timber, ties, bark, or other lumber, as aforesaid, shall be levied upon by virtue of writs of execution, issued upon judg-ments not for the wages of habor, as hereinbefore set forth, whether before or after the service of attachments, as aforesaid, and shall be sold by the officer holding such writs of execution the proceeds of the sale shall be applied first upon the attachments until

they are satisfied.

SEC. 10. A judgment entered before any alderman or justice of the peace In any suit commenced by attachment when the defendant shall not be personally served and shall not appear, shall be only prima facia evidence of indebtedness in any seire facias that may be brought thereon, and no execution issued upon such judgment shall be a lien upon any other prop-erty than such as was seized by virtue of said attachment, nor shall any defendant be barred or any set-off which he may have against the plaintiff: Provided, That if a scire facias be issued upon such judgment and returned personally served and judgment be entered thereon, such judgment be entered thereon, such judgment ment shall have the same force and effect as a judgment regularly entered upon summons personally served.

A STARTLING FACT.

It is not commonly known that a large proportion of the rheumatism and neurulgia extant is traceable directly to the ased condition or imperfect action of the kilneys and liver; therefore a remedy which cares the resulting disease must have found and smitten the first cause. Many persons using Athlophoros for rhonmatism and neuralgia have been surprised to find that chronic disorders of the liver and kidneys have also been greatly relieved and they have written for an explanation. The fact is, that the renedy acts directly on these organs, cleaning them from all irritating substances and regulating their action. Taken in connection with Athlophoros Pills this is, without exception, the most valuable kidney and liver remedy in the world, and will care a large proportion of those who

Copake fron Works, Copake, N. Y. For the last five years I have been subject to severe attacks of rheumatism which would cause me the most excrueinting pain in my chest; was obliged to put myself under the doctor's care for two or three months at a time, and even then it was almost impossible to get any relief. The last time I was taken my son was at home, and I requested him to call the doctor, but he said he had heard of a new remedy for rheumatism called Athlophores and advised me to try it. I did and you can imagine my surprise, was relieved of all pain after taking one bottle and have not been troubled since. It saved me quite a sum of money, and what is better, I was not obliged to endure weeks of suffering: would not be without it in the house. Have recommended it to others and it never falls to give relief.

L. H. PATTERSON. to give relief.

Every druggist should keep Athlophores and Athlophoros Pills, but where they cannot be bought of the druggist the Athlo-phoron Co., 112 Well St., New York, will send either (carriage paid) on receipt of regular price, which is \$1.00 per bettle

for Athlophoros and 50c, for Pills.
For liver and kidney diseases, dyspersia, indigestion, weakness, nerrous debilly, diseases of women, roustipation, headnets, in pure bleed, e.e., Athlophoros Pills are unequaled.

The Verdict Unnnimess.

W. D. Sult, Druggist, Bippus, Ind., tes-tifies; "I can recommend Electric Bitters as the very best remedy. Every bottle sold has given relief in every case. One man took six bottles, and was cured of Rheumatism of 10 years' standing." Abraham Hare, druggist, Bel'ville, Ohio, affirms; "The best selling medicine I have ever handled in my 20 years' experience, is Electric Bitters," Thousands of others have added their textiments. have added their testimony, so that the verdict unanimous that Electric Bitters do cure all diseases of the Liver, Kidneys or Blood. Only half a dollar a bottle at G. W. Bovard's Drug Store.

MILADELPHI RAILROAD TIME TABLE IN EFFECT June 21, 1886,

			sburgh Division		
No. 12 (c)	P. M.		Transaction Assessment	A.M.	P. M.
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Hickory 8: Sam, Trunkeyville 9:00am, Tkl-oute 9:50am, Thompson 11:00, arrives Irvineton 11:30am, Warren 12:50pm, Kin-Zua 205pm, Sugar Run 2:20, Corydon 3:30, Onovillo 3:15, Wolf Run 3:30, Quaker Bridge 3:40, Red House 4:10, Salamanca 5:502, South Carrollton 5:50, South Vanda-2:48, Allegheny 6:18, arrives Olean

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28 Buffalo Sunday Train leaves Pittsburgh 9.60 a. m., arrives at Oil City, 2.20 p. m. Returning, leaves Oil City 2:20 p. m., arrives at Pittsburgh 7:45 p. m., stopping at all stations,
DAVID McCARGO, Gen'l Supt.
E. H. UTLEY, Gen. Frt. & Pass, Agt.
Pittsburgh, Pa.

Pittsburgh, Pa.

WATCH CLOCK & JEWELRY REPAIRING.

THE UNDERSIGNED would respect-fully amounce to the chizens of Tio-nesta and vicinity, that he has removed his watchmaking establishment from Tylersburg to Tionests, in the room over Wm. Smearbaugh & Co.'s store, formerly occupied by Dr. Morrow as an office, where he is prepared to repair watches, clocks and jeweiry. 37 years experience will enable him to give satisfaction. Give R. RALLE.

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Executor's Notice.

Wheneas, letters testamentary to the estate of Thomas Nugent, late of Jenks township, deceased, have been granted to the subscribers. All persons indebted to the said estate are requested to make immediate payment, and those having claims against the estate of the said decedent will make known the same without delay to.

JOSEPH BOSTAPH,

GEORGE LANG SCOTT,

Executors.

TIONESTA, PA. or E. L. DAVIS, Att'y,