WEDNESDAY, MAY 15, 1889.

Announcements.

RATES.—Associate Judge, \$10; County Treasurer, \$8; County Surveyor, \$3; Cor-oner, \$2. Bear in mind that no announcement will appear unless secompanied by

ASSOCIATE JUDGE.

We are authorized to announce E. L. JONES, of Harmony township, as a candidate for Associate Judge, subject to Republican usages.

We are authorized to announce JOHN B. WHITE, of Barnett township, as a candidate for Associate Judge, subject to Republican usages,

We are authorized to announce JOHN THOMSON, of Harmony township, as a candidate for Associate Judge, subject to Republican usages.

COUNTY TREASURER.

We are authorized to announce A. M. DOUTT, of Tionesta Borough, as a candidate for County Treasurer, subject to Republican usages,

We are authorized to announce WM. LAWRENCE, of Tionesta township, as a candidate for County Treasurer, subject to Republican usages.

We are authorized to announce GEORGE W, OSGOOD of Kingsley township, as a candidate for County Treasurer, subject to Republican usages.

Republican County Committee.

The members of the Republican meet at my office on Tuesday evening troversy as a great misfortune. next, May 21, at 7:30 o'clock. As business of importance will come before the Committee it is hoped there will be a large attendance of the members. GEO. W. SAWYER,

Chairman, Tionesta, May 14, 1889.

WASHINGTON LETTER.

From our regular Correspondent.)

Washington, May 10, 1889. The President has made a number of important appointments this week. The most important being that of Public Printer, which went to ex-Congressman F. W. Palmer. Mr. Palmer's fitness for the position is conceded by all who know him. He is a practical printer and was born in Indiana, but after learning his trade he removed to New York, where he edited and published the Jamestown Journal, besides serving for two years as a member of the State Assembly. In 1858 he went to Dubuque, Iowa, to assume editorial charge of the Times. Two years later he was elected State Printer which this time he bought the DesMoines State Register, now owned by First Assistant Postmaster General Clarkson. He was a member of the House it vinegar. of Representatives during the Fortyfirst and Forty-second Congress. When his second Congressional term expired he retired and purchased an interest dent's private secretary, in the edident's private secretary, in the editorial management of that paper. President Hayes appointed him postmaster at Chicago and his commission was renewed by President Arthur. Since retiring from the Chicago post office Mr. Palmer has been engaged in editorial work on the Herald, of that city. This appointment honors the newspaper fraternity as well as the four States—Indiana, New York, Iowa Since retiring from the Chicago post four States-Indiana, New York, Iowa and Illinois-in which Mr. Palmer has lived at different times. Mr. Palmer was not an applicant for this or any other position, and was much surprised when the President requested him to come to Washington. He will take charge of the Government

appointments made were the two Civil then he would voluntarily incur the Service Commissioners-ex-Gov. Hugh Thompson of South Carolina, (Democrat) and Mr. Theodore Roosevelt of New York. Much surprise was ex ressed among Republicans at Thompson's being appointed, although he was very strongly endorsed as it had been recently announced with what seemed to be almost White House authority that the President in filling those positions which legally belong to the Democrats would appoint no man who was not a protectionist. Thompson is a free trader, hence the surprise. Mr. Under this heading the "I. C. B. U. Roosevelt's appointment is an excel- Journal," a Roman Catholic paper, lent one in every respect.

notices calling attention to the fact that the census year begins June 1.

1889, and ends May 31, 1890, and asking that the physicians of the country keep a record of all deaths in from those you love best. Which of the country keep a record of all deaths in from those you love best. Which of the calling and to those who are bound in recognizance to prosecute against the prisoners that are or shall be in the jail of Forest Country, that they may be then and there to prosecute against the mass shall be just. Given under my hand and seal this 20th day of April, A. D. 1880, and the physicians of the suits when you dare not seek guidance of April, A. D. 1880, and the physicians of the suits when you dare not seek guidance of April, A. D. 1880, and the physicians of the suits when you dare not seek guidance of April, A. D. 1880, and the physicians of the suits when you dare not seek guidance of April, A. D. 1880, and the physicians of the suits when you dare not seek guidance of April, A. D. 1880, and the physicians of the suits when you dare not seek guidance of April, A. D. 1880, and the physicians of the suits when you dare not seek guidance of April, A. D. 1880, and the physicians of the suits when you dare not seek guidance of April, A. D. 1880, and the physicians of the suits when you dare not seek guidance of April, A. D. 1880, and the physicians of the physicians of the suits when you dare not seek guidance of the physicians of the physicians

happy this week or at least as happy And your baby girls, which do you as a man who has been totally blind want to be a drunkard's wife?

morning by dropping in the grounds, would you not give the world for the which surround the Agricultural Demorn of that day so you could curse were engaged in cutting the grass with loon ballot. If the saloon must be, scythes, and taking a scythe from one let your hand be guiltless of the lives of the men remarking, "let me show and souls of its victims. Why should you the right way to use this" and you, the piedged enemy of the saloon, proceeding to wield the implement in be its savior in the hour when it fights

of New Orleans during the rebellion, after the State follows the Church in Gen. Butler charges the Admiral with denouncing its foulness. You call Admiral says the General is always drunk, and consequently does not know what he is doing or saying. The them to get into and to live upon the state of Albert Kinney, County Committee of Forest County public that believes both men to be lives and souls of others. But you are hereby notified and requested to brave and honorable regards the con- don't want to give your own boys to

FOR THE AMENDMENT.

[This column is edited by the Constitutional Amendment Association of Forest County, which has control of the same until the election in June.-Ep.1

The Amendment and Cider.

BY EX CHIEF JUSTICE AGNEW,

Another device of the opponents of probibition is to alarm the farmers on the ground that the amendment will forbid the making of cider. This is AMENDMENT. really absurd, but the statement needs a denial.

mere juice of the apple and is not an intoxicant when first made. As well might the eating of apples be forbid-It requires fermentation to produce alcohol, the intexicating principle of hard eider. Every farmer office he held for eight years. During knows he does not make hard cider. It must stand several weeks before it becomes hard, and the next process is the acetous fermentation which makes

Then look at the absurdity of compelling the constable to visit all the farmers in his township to find out whether the owners have made cider. ing place of the election district of which he shall at the time be a resident and not in the Chicago Inter-Ocean, theu a But if pressing out the juice of apples new paper, and became associated with Mr. E. W. Halford, now the President's private secretary in the edi-Mr. E. W. Halford, now the Presito be returned as a distillery or a

point when it becomes intoxicating; election in the election district of which he shall at the time be a resident and not elsewhere for all officers that now are or

Printing office at once and reorganize it from cellar to roof. It will not be done too soon either.

The next most important of the appointments made were the two Civil

keeps for sale hard cider as a beverage will come within the amendment. But we presume no farmer wishes or intends to do this. It is not necessary because he makes cider to do it, for then he would voluntarily incur the reside. prohibition. All farmers have to do prohibition. All farmers have to do is to follow the business of their farms for a residence by reason of his presence or

Dare You Do It?

stirs up its renders on the Amend-

under Civil Service rules. Conse- vote. We will accept the decision. quently Superintendent Porter has By the very babes God would speak been overwhelmed with applications to mea's minds arging them not to for clerkships notwithstanding the fact vote for the saloon, let results be what that no appointments except a few they may. God would protect his specialists, will be made until next own counsels. Doubters, cast aside year. The Bureau is now sending out newspaper arguments and go ask your

their vicinity during that period, your boys will you give to the saloon. \$25 A WERK and apwards positively secured by men agents selling Dr Registers for that purpose will be mailed to physicians on application.

One old soldier was made supremely

Make choice. It must live if you say scott's Genuine Electric Belt, Suspensory, etc., and by ladies selling Dr. Scott's Genuine Electric Belt, Suspensory, etc., and by ladies selling Dr. Scott's Electric Corsets. Sample free. State sex. Dr. Scott, Sis Broadway, N. Y. Nov.16-3m.

for more than twentyy ears can be. There must be such; if you vote His name is Frederick Schweagor a the saloon shall live. If you have member of the 19th Pennsylvania none to feed to it how day you let it volunteers, and the cause of his joy live upon the lives and souls of the was the allowance of his pension by boys and girls of others? Set aside Commissioner Tanner. He gets your own if you want it to live by \$13,000 for arrears of pension and voting that it shall be. Oh! if God's 872 a month for the rest of his life. retributive justice should come down Secretary Rusk created a sensation upon your boys and kirls in a few as be war going to his office the other years for your vote on June 18th, partment, where a gang of laborers the band that would offer you the sa-

Porter are having a great controversy you cannot help them because the over the events preceding the capture damuable thing will strive to live running away with his mortar bonts yourself a practical Catholic and yet and trying to create a panic, and the the hideons thing your church has do it.

> A MENDMENT TO THE CONSTITU-A TION proposed to the citizens of this Commonwealth by the General Assembly Commonwealth by the General Assembly of the Commonwealth of Pennsylvania for their approval or rejection at a special election to be held June 18, 1889. Published by order of the Secretary of the Commonwealth, in pursuance of Article XYIII of the Constitution.
>
> Joint resolution proposing an amendment to the constitution of the commonwealth:

SECTION 1. Be it resolved by the Scnate and House of Representatives of the Com-monocealth of Pennsylvania in General As-sembly met That the following is proposed as an amendment to the constitution of the

Strike out from section one, of article eight, the four qualifications for voters which reads as follows:

The words of the amendment are:

"The manufacture, sale or keeping for sale of intoxicating liquor to be used as a beverage is hereby prohibited."

To make cider is not to manufacture an intoxicating liquor. Cider is the

First. He shall have been a citizen of

First. He shall have been a citizen of the United States at least one month.

Second. He shall have resided in the state one year for if, having previously been a qualified elector or native born citizen of the state, he shall have removed therefrom and returned, then six months) immediately preceding the election.

Third. He shall have resided in the election district where he shall offer to vote at least two months immediately preceding the election.

Fourth. 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 least two months and paid at least one month before the election," shall be amended, so as to read

election," shall be minended, so as to read as follows:

Every male citizen twenty-one years of age, possessing the following qualifica-tions, shall be entitled to vote at the poll-

state one year (or if, having previ-

and become bard.

He can make all the cider he pleases and for the last thirty days a resident of the election district in which he may offer his yote, shall be entitled to yote at such vinegar and then sell it.

Of course, the man who sells or keeps for sale hard cider as a beverage

Of course, the man who sells or in the actual military service of the State or or of the United States, in the actual military service of the United States, in the actual military service of the United States, in the actual military service of the United States, in the actual military service of the United States, in the actual military service of the United States, in the actual military service of the United States, in the actual military service of the state of the man who sells or in the actual military service of the service of the service of the propole; and the man was a service of the propole; and the man was a service of the propole; and the man was a service of the se

A true copy of the joint resolution.

CHARLES W. STONE,

Secretary of the Commonwealth.

PROCLAMATION.

It has been officially decided by the Interior Department that appoint ments in the Census Bureau are not might ask their boys and girls how to Quarter Sessions, &c., at Tionesta, for the County of Forest, to commence on the Third Monday of May, being the 20th day of May, 1889. Notice is therefore given to the Coroner, Justice of the Peace and Con-stables of said county, that they be then and there in their proper persons at ten states of 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, examination, and other remembraness, to do those things which to their office apportain to be done, and to those who are bound in recognizance to prosecute against the prosecute against the prosecute against the prosecute against the second to the second against the prosecute against the second second against the second second against the second s

A MENDMENT TO THE CONSTITU-TION preposed to the citizens of this Commonwealth by the General Assembly of the Commonwealth of Pennsylvania, for their approval or rejection at a special election to be held June 18, 1889. Pub-lished by order of the Secretary of the Commonwealth, in pursuance of Article XVIII of the Constitution.

Joint resolution preposing an a ment to the Constitution of this Co

ment to the Constitution of the Senate wealth:
SECTION 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met. That the following amendment is proposed to the Constitution of the Commonwealth of Pennsylvania, in accordance with the Eighteenth College thereof:

Article thereof:

AMENDMENT,
There shall be an additional article to said constitution to be designated as Article XIX, as follows:

AUTICLE XIX.
The remulative sale or become for

The manufacture, sale, or keeping for sale of intexicating liquor, to be used as a beverage, is hereby prohibited, and any violation of this prohibition shall be a misdementer, punishable as shall be provided by law.

The manufacture, sale, or keeping for sale of ontoxicating longer for other pure-

a manner that showed him to be perfectly familiar with its use. The Secretary said he liked it because it reminded him of home.

General B. F. Butler and Admiral be its savior in the nour when it agus a manner that showed him to be perfectly familiar with its use. The Secretary said he liked it because it reminded him of home.

They fight to save your home and your children from the saloon, and the first session succeeding the adoption of this article of the Constitution, enact laws with adequate penalties for its enforcement.

A true copy of the Joint Resolution, CHARLES W. STONE, Secretary of the Commonwealth,

Confirmation Notice.

Notice is hereby given that the follow-ing account has been filed in my office and will be presented at next term of Court, beginning on the third Monday of May, 1889 for confirmations.

C. M. ARNER.

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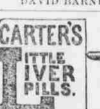
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