

Announcements.

RATES.—Congress \$20; Assembly \$10; County Treasurer \$8. Announcements and tickets strictly cash in advance.

ASSEMBLY.

We are authorized to announce Capt. J. J. HAIGHT, of Howe township, as a candidate for Assembly, subject to Republican usages.

We are authorized to announce Dr. S. S. TOWLER, of Jenks township, as a candidate for Assembly, subject to Republican usages.

A BILL was introduced in the Maryland House of Delegates last Friday to make voting compulsory in Maryland under penalty of a fine, the fines to go to the public school funds, sickness or absence from legal residence to be the only acceptable excuses.

The Meriden Republican observes that: "It is an instructive circumstance that in the present Springer free-work bill the duty on the plush and cloaks of the rich is reduced 20 per cent., while the rate on the blankets and hats of the poor is lowered only 5 per cent."

The McKinley tariff reduced the duty on binding twine until it was merely nominal and could not possibly add anything to the retail price. Springer's free binding twine bill is just eighteen months behind the times. That bird's nest belongs to last year and there are no eggs in it.

CONGRESSMAN DICKERSON's bill for a reduction of the rate of pensions to certain classes of soldiers is not the first measure of the kind proposed in the present Democratic House. Several other bills for that purpose were introduced ahead of Dickerson's, but his will make the heaviest cut in pensions.

The bill now pending in the Democratic House which provides for cutting down pensions twenty-five per cent. does not apply to all soldiers, but to certain classes. It is intended merely as an entering wedge. If successful in this, cuts bigger than twenty-five per cent. and applying to all classes of soldiers will be in order.

GEORGE E. MAPES, the Democratic Free Trade editor of the Philadelphia Times, who is endeavoring to foment discord in the ranks of Pennsylvania Republicans, alleges that he has voted the Republican ticket for the past ten years, but there are no affidavits to that effect. No man can vote the Republican ticket and be a Times editor.—*Harrisburg Telegraph.*

COLONEL STEWART has been ousted from the seat in Congress to which he was lately elected by the Republicans of the Twenty-fourth district, a Democratic Congress doing the work. It is to be hoped that the Republicans of the district will again nominate him, and then elect him by a majority that not even a gang of Democratic rebel brigadiers and Tammany heelsers can get around.

REPRESENTATIVE WATSON of Georgia, grew quite pathetic in his speech on the Indian appropriation bill when he promised to deal fairly with the veterans who upheld the Union flag and asked better treatment for "the one-armed and one-legged veterans who upheld the honor of our flag." Mr. Watson ought to know by this time that there is only one flag in the United States.

The Republican county committee of Crawford county has, by resolution, named Judge John J. Henderson, as a choice of that county for the vacancy on the Supreme bench to be had this fall. As a northwestern statesman, and a good, clean-handed able one, Judge Henderson should have the cordial support of all his neighboring counties, and we have no doubt that it will get it.

The Chicago University has received another generous gift of \$1,000, from its founder, John D. Rockefeller. This makes the total sum of Rockefeller's gifts to the institution \$2,600,000. The other gifts in money increase the property of the university to about \$4,000,000, which is the largest sum any college in this country has received before its doors were open to a student. The plans of the university authorities are projected on a scale heretofore unknown in this country, and if carried out successfully will insure to Chicago an educational institution of which every American can be justly proud. It will perceptibly raise the standard of scholarship everywhere, and beneficially influence every college and university. Mr. Rockefeller is also giving a conspicuous illustration of how much better a man can administer his estate than his executors can do him.

A Word In Time.

Chairman Watres, of the Republican State Committee, has notified all Republican County Chairmen throughout the State that they must pay particular attention to that part of the new ballot law relating to the nomination of candidates for office. That clause is in section 5 of the bill, and says: "Certificates of nomination for candidates for the offices of Presidential electors and members of the House of Representatives of the United States and for all State offices, including those of Judges, Senators and Representatives, shall be filed with the Secretary of the Commonwealth at least fifty-six days before the day of election."

This is a most important matter, and will result in the nominations being made much earlier than usual. Fifty-six days before the day of election, November 8th, would place the last day for filing certificates of the character above-mentioned on or before Tuesday, September 13th, and as a consequence all nominations must be made by the latter date.

The district conventions that get into a dead-lock hereafter will have to unravel their snarl or there will be trouble. It is now the duty of county chairmen and others to see that the foolishness attendant on dead locks is not prolonged, and that a nomination is made at once.

EX SPEAKER REED is sustained by the United States Supreme Court. The "no quorum" case in which the legality of the Dingley worsted act was attacked by a firm of importers, was on Monday decided by the United States Supreme Court. The Dingley act was passed through the action of Speaker Reed in counting a quorum when there was a quorum of members present, but not voting. The importers maintained that Speaker Reed's action was in violation of the constitution and that the act passed in this manner was void. The United States circuit court for the southern district of New York, decided against the United States and in favor of the importers on the ground, so that the case came before the United States supreme court adverse to the constitutionality of the "no quorum" method of parliamentary procedure. The court, in an opinion by Justice Brewer, holds that the "no quorum" rule was valid and that the House of Representatives had a right to make such a rule.

THE demand for a Government issue of fractional currency for remittances is very persistent and active; whether it is strong or not is not so clear. Certainly "scrip" is the most convenient form in which to send small remittances yet discovered. It is as safe as the postal notes, cheaper, and more readily obtained. As currency the fractional currency is faulty. The wear and tear of the innumerable transfers to which it is subject are fatal to its integrity, and the dirt resulting from much miscellaneous handling is fatal to its appearance. A fractional currency which should be used chiefly for remittances by mail need not be dirty and torn, and would undoubtedly be a great public convenience. Congress is asked to provide for such a currency, but we see no indication of a disposition on its part to do so.

THERE has never been any such a thing as a "billion dollar Congress." Democratic falsehood is the only ground on which that charge can rest. But it can be demonstrated with mathematical accuracy that there is a five-cent Democratic House now in session—one that while running at an expense of over \$7,000 a day puts in such costly time debating propositions to reduce the appropriation for soap and saddle blankets for the cadets at West Point.

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CURE SICK HEADACHE.

Sick headache and relieve all the troubles incident to a bilious state of the system, such as indigestion, nausea, drowsiness, distress after eating, pain in the side, etc. While their most remarkable success has been shown in curing the most obstinate cases of biliousness, they are equally valuable in constipation, curing and preventing this annoying complaint, while they also correct all disorders of the bowels, stimulate the liver and regulate the bowels. Even if they only cure!

Ache they would be almost priceless to those who suffer from this distressing complaint, but fortunately their goodness does not end here, and those who once try them will find these little pills valuable in so many ways that they will not be willing to do without them. But after all sick head.

ACHE

is the bone of our great lives that here is where we make our great boast. Our pills cure it while others do not.

CARTER'S LITTLE LIVER PILLS are very small and very easy to take. One or two pills make a dose. They are strictly vegetable and do not grip or purge, but by their gentle action please all who use them. In vials at 25 cents, five for \$1. Sold everywhere, or sent by mail.

CARTER MEDICINE CO., New York.

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Do you want a Ladies' Coat, Wrap or Shawl for your wife or daughter? If so send your order to me as I am offering big bargains in this class of goods to make room for Spring goods. It will pay you to buy of me. Don't you forget it. I must close this line out in 60 days, so hurry up with your orders and get a bargain. My line of Dry Goods, Boots and Shoes, Hats and Caps, Millinery, Ladies' and Gent's, Boys and Misses' Underwear, Carpets, Oil Cloth, Wall Paper, &c., is always full and fresh and in the latest style as I am receiving new goods every week from New York. No larger or better stock to select from in this part of the State. Mail orders attended to promptly.

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Late the property of David Barnett, having been bought under the hammer, must be sold without delay, regardless of cost. Come early and get the best selections.

Sci. Fa. Sur. Mechanic's Lien.

FOREST COUNTY, ss: May Term, 1892. Seal of the Court. BOY BROTHERS vs. B. NEBEL.—Irwin and Hancock, Attorneys.

The Commonwealth of Pennsylvania. To the Sheriff of said County, Greeting:

Whereas, John Hoy and Edward Hoy, partners as Hoy Brothers, have filed a claim in our Court of Common Pleas for said county against B. Nebel, owner or reputed owner and contractor, and J. T. Donley, Assignee, for the sum of seven hundred and eight dollars and twenty-three cents, (\$708.23), for work and labor done and performed, and materials furnished for a certain building, viz: That certain leasehold situated in Kingsley and Green Townships, Forest County, Pa., being Warrants Numbers 5156 and 5158, which lie adjacent and are together bounded north by Warrants Nos. 5154 and 5154; east by Warrant 5155; west by Warrants 5201 and south by Warrants 5158 and 5157. Containing 1000 acres, more or less, as denoted by J. C. Howland and others to said B. Nebel by lease dated Oct. 1, 1891, and improvements of said leasehold consisting of derriek and wood rig complete, 600 feet of 3 1/2-inch casing, 75 feet of 8-inch drive pipe.

And whereas it is alleged that the said sum still remains due and unpaid to the said plaintiff. Now we command you that you make known to the said defendant and to all such persons as may hold or occupy the said building, that they be and appear before the Judges of our said Court on the First Monday of March next, to show cause, if anything they know or have to say why the sum should not be levied of the said building to the use of said plaintiff according to the force and effect of the Act of Assembly in such case made and provided, if to said Court it shall seem expedient. And have you then and there this writ. Witness I, C. H. NOYES, President of our said Court the 11th day of February, A. D. 1892.

C. M. ARNER, Prothonotary.

A true copy. Attest, JOHN R. OSGOOD, Sheriff.

Notice In Divorce.

Leopold Broenoel, Libellant, vs. Mary P. Broenoel, Respondent.

You are hereby notified to be and appear before our Court of Common Pleas for the County of Forest, to be held at Tionesta, in and for said County, on the Third Monday of May next, to show cause why you have, why Leopold Broenoel should not be divorced from the bonds of matrimony entered into with you, according to the prayer of petition or libel filed in said Court.

JOHN R. OSGOOD, Sheriff. P. M. CLARK, Attorney.

LORENZO FULTON, Manufacturer of and Dealer in HARNESS, COLLARS, BRIDLES, HORSE FURNISHING GOODS. TIONESTA, PA.

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- If you want Trunks, Satchels or Bags.
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- If you want floor Oil Cloth.
- If you want large Sundry Rugs.
- If you want those new animal skin Rugs.
- If you want good working Shoes.
- If you want dandy dress Shoes.
- If you want Shoes for boys or girls.
- If you want Rubber of any kind.
- If you want Rubber Clothing.

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PRICES TO SUIT THE CASH!

NOTICE. Notice is hereby given that the final account of S. Stetheimer, Assignee, for the benefit of creditors of J. M. Mintz, has been filed with me and will be presented to the Court of Common Pleas of Forest County, Penn'a., at Tionesta, Pa., for confirmation or allowance on the Fourth Monday of February, A. D. 1892, unless cause be shown to the contrary.

C. M. ARNER, Prothonotary.

Dr. W. F. CONNERS EYE, EAR, NOSE & THROAT SURGEON, M'COLLUM BLOCK, - OIL CITY, PA. Office Hours—9 to 11 a. m.; 2 to 4 p. m.; 7 to 9 p. m. Sunday, 4 to 6 p. m. Practice limited to above specialties.

WESTERN NEW YORK PENNSYLVANIA RAILROAD. TIME TABLE in effect July 5, 1891.

Trains leave Tionesta for Oil City and points west as follows:

- No. 93 Through Freight (carrying passengers)..... 9:28 a. m.
- No. 31 Buffalo Express..... 12:09 noon.
- No. 91 Way Freight (carrying passengers)..... 4:17 p. m.
- No. 33 Oil City Express daily..... 7:55 p. m.

For Hickory, Tidouss, Warren, Kinross, Bradford, Olean and the East:

- No. 30 Olean Express daily..... 8:41 a. m.
- No. 32 Pittsburgh Express..... 4:17 p. m.
- No. 99 Through Freight (carrying passengers)..... 7:00 p. m.

Trains 53 and 96 Run Daily and carry passengers to and from points between Oil City and Irvinton only. Other trains run daily except Sunday.

Get Time Tables and full information from J. L. CRAIG, Agent, Tionesta, Pa., or R. BELLI, Gen'l Supt., Gen'l Passenger & Ticket Agent, Buffalo, N. Y.

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