## **Republican News Item** CHAS. LOREN WING, Editor. THURSDAY, AUG. 29, 1901.

"FIRST OF ALL--THE NEWS." The News Item Fights Fair

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(Special Correspondence.)

Harrisburg, Aug. 27.—Republicans of Pennsylvania have good reason to congratulate themselves upon the outcome of the state convention held here last week, on account of the harmony that prevailed throughout the proceed ings and the aggressive spirit evinced in the speeches, indicating a deter-mination on the part of the leaders and the rank and file of the party to roll up an immense Republican majority for each man on the ticket.

ity for each man on the ticket. The nomination of Justice William P. Potter, of Allegheny, to succeed himself on the supreme bench, and Hon. Frank G. Harris, of Clearfield, for state treasurer, which were each made without a dissenting vote, have been received with favor. The candi-dates have already been assured of loyal support from the Republicans throughout the commonwealth. HARMONY EVERYWHERE.

HARMONY EVERYWHERE. The harmony in the Allegheny county delegation, which for the first time in many years acted in absolute accord on all questions in the state accord on all questions in the state convention, was a conspicuous feature of the convention: Senator Flinn and his followers, who were part of the insurgent organization in the fight against the re-election of Colonel M. S. Quay to the United States senate, after the convention adjourned an-nounced the intention to work earn-estly for the success of the party and its standard bearers in the coming standard bearers in the coming campaign.

Republicans recognize in the decla-rations of the committee on resolu-tions, which were incorporated in the platform for the coming campaign, a purpose on the part of the leaders of the organization in the state to meet the Democracy in the open and fight right from the shoulder from the be-

ginning of the campaign. REPUBLICAN STATE PLATFORM. The following is the text of the plat form adopted by the Republican state convention, without an opposing vote:

The Republican party of Pennsyl-vania, in convention assembled, makes the following declaration of purposes and principles upon which it invites the support of the people of our commonwealth:

"In 1896, near the close of the last Democratic administration, the business interests of the country were prostrated, capital remained uninvest-ed, and labor was idle and unpreduc-tive The election of McKinley revived our languishing industries and started the nation on an era of prosperity such as it never knew before We congratulate the American people on the good sense shown in the re-election of President McKinley. His administration has met every question with which it has been confronted in a wise, patriotic and statesmanlike manner. In all the vexed questions growing out of the war with Spain our national administration has shown itself entirely capable and worthy of the greatest public confidence. Un-der this administration great armies and navies were raised, our flag was carried in bonor and triumph to distant parts of the world and our supre macy on land and sea sustained, until now we are recognized as one of the greatest world powers.

EMPLOYMENT FOR ALL.

EMPLOYMENT FOR ALL. "We congratulate the people of Pennsylvania on the splendid pros-perity which they now enjoy. The farmer, the mechanic, the laborer and the professional man all either have,

of people are industrious, honest, law-abiding and happy, yet surrounded as we are on every side with prosperous business conditions, with people happy, employed and contented, with every avenue of business and trade fully occupied and with the prospect of the future brightening and growing more hopeful, the old historic party of obstruction and negation sets up a hysterical cry of false pretense, hypocricy and insincerity, for the purpose of misleading the people and regaining lost

"We heartily commend and indorse the wise and beneficent laws enacted by the late legislature and firmly be-lieve that as the people of the state investigate and consider the many important acts passed by that body they will cordially approve of its labors.

"We are deeply sensible of the great debt which the commonwealth of Pennsylvania owes its representatives in the United States senate, Hon. M. S. Quay and Hon. Boise Penrose, for the watchful care which they have ever given to the interests of the state, its material enterprises and the welfare of its citizens.'

AMENDMENT TO THE CONSTITU AMENDMENT TO THE CONSTITU-TION PROPOSED TO THE CIT-IZENS OF THIS COMMONWEALTH FOR THEIR APPROVAL OR RE-JECTION BY THE GENERAL AS SEMBLY OF THE COMMONWEALTH OF PENNSYLVANIA, PUBLISHED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH, IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITUTION. A JOINT RESOLUTION

OF THE CONSTITUTION. A JOINT RESOLUTION Proposing an amendment to the Constitution of the Common wealth SECTOR J. Be it resolved by the Senate and Mouse of Representatives of the Common-wealth in Generally Assembly met. That the following is proposed as amendments to the constitution of the Commonwealth of Penn-sylvania, in accordance with the provisions of the eighteenth article thereof. Add at the end of the first paragraph of said section, after the words "shall be entitled to vote at all elections," the General Assembly may enact, "so that the Said section shall read as iollows:

river 1. Qualifications of Electors. Every edition twenty-one years of age possess he following qualifications, shall be en-to vate at all elections, subject however h laws requiring and regulating the regis-n of electors as the General Assembly may

enact: He shall have been a citizen of the United States at least one month. 2. He shall have resided in the State one year (or, having previously been a qualified elec-tor or native born citizen of the State of the law removed therefore and contend the law on the hole in the state of the law on the hole in the state of the sta

He shall have resided in the election dis twhere he shall offer to vote at least two this immediately preceding the election. If twenty-two years of age and upwards hall have paid within two years a state o ny tax, which shall have been assessed a t two months and paid at least one month are the election. the election, Iment Two to Article Eight, Sectio Seven.

Amenament Two to Article Each, section Server. Server. Strike out from said section the words "but no elector shall be deprived of the privilege of voting by reason of his name not being register-ed." and ald to said section the following words, "but haws regulating and requiring the priv-tor haws regulating that such haws be uniform for cities of the same class," so that the said sec-tion shall read as follows: Sections 7. Uniformity of Election Laws-All haws regulating the holding of elections by the citizens or for the registration of electors shall be unform throughout the State, but haws regulating and requiring the registration of electors may be enacted to apply to citize only, provided that such haws be uniform for citizes of the same class.

ovided that has be same class. A true copy of the Joint Resolution. W. W. GRIEST. Secretary of the Commonwealth

AMENDMENT TO THE CONSTITU A MENDMENT TO THE CONSTITU-A TION PROPOSED TO THE CIT-IZENS OF THIS COMMONWEALTH FOR THEIR APPROVAL OR RE-JECTION BY THE GENERAL AS-SEMBLY OF THE COMMONWEALTH OF PENNSYLVANIA, PUBLISHED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH, IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITUTION, A JOINT RESOLUTION

OF THE CONSTITUTION. A JOINT RESOLUTION Proposing an amendment to the Constitution of the Commonwealth. SECTON 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same. That the following is proposed as an amendment to the Constitution of the Common wealth of Pennsylvania, in accordance with the provisions of the Eighteenth article thereol.

the first section of the address of the matrix hereof. Amendment. Strike ont section four of article eight, and meet in place thereof, as follows: by matrix the section of the sectio

In the Court of Common Pleas of Sulli-van County Amelia Wilson vs John Wil-son. No. February term, 1901. To John Wilson respondent in this case; you are hereby notified, in pursuance of an order of said Court to be and appear and Court at Langert, on the third



months.

Trial List September Term, 1901. Return Day, Monday, September 16, 1901. Dennis Dorsey vs Ann Lewis and Albert

Definits Porsey vs Ann Lewis and Anerr Lewis, 1 No. 60, May term, 1893. Plaintiff's Declaration, Plea, "Non Assumpsit, and want of consideration. Mullen. Inghams S. M. Mott vs. W. W. Jackson, Admr.et.al



Williamsport & North Branch Railroad

TIME TABLE.

## Luxuries on a price-level

LIME

or may have, remunerative employment. We regret that under such prosperous conditions contests should arise between capital and labor, but we hope and believe that these dis-putes will be finally settled on an equitable basis that will do full jus-tice to the contending parties. The right of capital to make proper and legal combinations has been recog-nized by legislative enactments in many of the states, and this carries with it the right of labor to organize in proper and legal wave for its mize in proper and legal ways for its pro tection and advantage; but neither capital nor labor has the right to resort to violence or illegal methods to redress wrongs or obtain rights The spirit of mediation and concession should prevail in all disputes between capital and labor. DEMOCRACY ARRAIGNED.

capital and labor. DEMOCRACY ARRAIGNED. "We arraign the Democratic party as incompetent, incapable, insincere and untrustworthy. The etitzens of our state, within a very few days, have witnessed a spectacle seldom seen in the history of a political party asking the suffrages of the people. The people in the past, and afraid to name a single in the past, and afraid to name a single the people to forget that in the past, the people to forget that in the past, when entrusted with the administra-tion of public affairs, it has ruined our business enterprises, shut down our business our great laboring classes, ruined the credit of the state and nation the public on what it chooses te call local issues. Cation will be made to 4lon. E. M. Dun, haw, Fresident Judge of the Court of Schort a do Schort and Afraid to name a single in the past, and afraid to name a single the people to forget that in the past, the people to forget that in the chooses to call local issues.

an order of said Court to be and appear in said Court at Laporte, on the third Monday in September, next, at 2 o'clock p. m., to answer the petition or libell heretofore prepared by the libellant Amelia Wilson your wife, and show cause if any you have, why the said Amelia Wilson should not be divorced from the bonds of matrimony entered into with you agree-ably to the Act of Assembly in such case made and provided. Mullen. made and provided.

Hereof fail not, under the penalty of having said petition heard and a decree of divorce granted against you in your absence,

H. W. OSLER, Sheriff. Sheriff's office, Laporte, Pa., Aug. 5, 1901.

## Incorporation Notice.

Incorporation Notice. Notice is hereby given that an appli-eation will be made to Hon. E. M. Dun-ham, President Judge of the Court of Common Pleas of the County of Sullivan on Wednesday, the 25th day of September A. D. 1901, at 9 o'clock a. m. at Laporte Pa., for the charter of a corporation to be called 'Soxesrows METODIST EPIScorat. CHURCH." The purpose of said corpora-tion is the support of the public worship of ALMIGHTY GOD, subject to the provis-ions of the discipline, usage and minister-al appointments of the Methodist Episco-pal church in the United States of Amer-ica. George M. Hazzen, H. C. Boatman, John Morrison, W. J. Lowe, Walter Hazzen, Andrew Edgar and Lee Gavitt are seven of the subscribers to the pro-

im on U. S. Bonds.

M, Mott vs W. W. Jackson, Aumr.eta., No. 50, May term, 1900. Assumpsit, Plea, "Non Assumpsit," payment, payment with lieve to give special matter in evidence. Walsh.

Mullen, | Walsh. The Lyon Lumber Co. vs L. T. Reichard. No. 32, September term, 1900. Feigned Issue, Plea, "Payment," dlen, \_\_\_\_\_ Bradley, Mullen.

W. L. Woodruff vs W.W. Jackson et. el, 4 No. 62, September term, 1901. Ejectment, Plea, "Not Guilty." Mullen. Walsh. Gately and Fitzgerald vs J. C. Meyers, 5 No. 46, December term, 1900. Feigned Issue, Plea, "Payment." Bradley. Mullen. Blanch Snyder vs Hayes Pidcoe & Co. No. 27, May term, 1901. Sheritt's Interpleader.

Mullen. Charles W. Reeder vs Hayes Pideoe & Co. 7 No. 28, May term, 1901. Sheriff's Interpleader. Bradley.

Revenue Stamps... Redemption Fund U. S. Treasure Specie and Legal Tender Notes.. 20.984 76 with necessities—over the Le-\$ 287,524 80 LIABILITIES. Capital Surplus Undivided Profits.. Circulation Deposits. Due National Banks. Dividens Unpaid..... \$ 287,524 0 State of Pennsylvania, County of Sullivan ss: I. M. D. Swarts, Cashier of the above named bank, do solennily swear that the above state ment is true to the best of my knowledge and be life. M. D. SWARTS, Cashier. Subscribed and sworn to before me this 2dth day of July 1901. JOHN H. CRONIN, Notary Public. My commission uxpires February 27, 1902. Correct-Attest: A.WALSH, E. G. SYLVARIA, JNO. D. REESER, Directors. COURT PROCLAMATION.



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