

Republican News Item

B. M. VANDYKE, EDITOR.

PUBLISHED FRIDAYS

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LA PORTE, PA.

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Duty of the Keystone State.

State Chairman Walton and his associates in the direction of the Republican campaign are highly gratified over the enthusiastic reception of Representative Tener and other candidates on their tour of the State. Mr. Tener and his associates on the ticket have made an excellent impression and have aroused the Republicans of the counties they have visited to a high pitch of enthusiasm. In his speeches Mr. Tener has emphasized the good result of Republican administration in Pennsylvania. He has made it plain that he intends that his administration shall be as satisfactory to the people as that of Governor Stuart. Every far minded man in this State will concede that the Republican party has never presented a better ticket than the one before the people this year. The delegates of the Harrisburg convention could not have improved upon the selections they made. The ticket is composed of able and public spirited men.

There is not the slightest doubt of Republican success in Pennsylvania this year. Mr. Tener and the other candidates on the State ticket will be elected. That is clear to everybody. But the Republican majority should be so large that it will be progressive. If the Republicans go to the polls they will not only elect the State ticket but will elect a solid Republican delegation in Congress, and a State Legislature that will choose a Republican United States Senator. Then the Keystone State will have done its duty. It will have proclaimed to the country that it stands uncompromisingly by the principles of the Republican party in State and nation. It will have set a wholesome example in a year when enemies of the Republican party are active, alert and hopeful.

Dr. J. W. Murrelle of Athens is the guest of Mrs. John Smith.

Pennsylvania Not "Laggard" in Conduct of Financial Affairs.

In former papers the writer thinks he showed conclusively that Pennsylvania has never been a "laggard" state in the constitution of internal improvements for the transportation of her coal, iron, lumber, petroleum, and farm products to market, and of obtaining needful supplies in return. He endeavored to show that Pennsylvania, instead of being a "laggard" state in the cause of education, was among the very first to recognize the importance of the subject and provide means for the education of all the children in the common schools.

It is now proposed to show that the old Keystone state has not been "laggard", delatory, or slow in providing ample means for the yearly payment of her governmental expenses, and the extinguishment of a public debt of more than \$40,000,000 incurred principally in digging canals.

The Republican party, which has been in control of the state government most of the time for fifty years, has been unjustly charged with burdensome and unequal taxation of the people with the mismanagement of the public funds extravagance in the public expenditures and "grafting" by the public officials. These untruthful charges caused by party animosity, will be renewed and repeated daily and hourly from now until after election in November next. Let us examine this matter a little.

To provide for the yearly governmental expenditures, to pay the interest on the public debt and finally extinguish it was no small undertaking and could only have been accomplished by exceedingly able and far-sighted men who have been at the head of the government and who have successfully accomplished the desirable result. Every dollar of the public debt has been paid and the interest stopped. Taxes have been imposed on the railroads, banks and other rich corporations, which provides ample revenue for all purposes without taxing farmers' lands.

Formerly the farmers' state tax was nearly as much as their county tax, but now every cent of it has been removed. In the entire freedom from any debt Pennsylvania is not behind but far ahead of nearly all other states, and in their release from all land taxation, the farmers of this state are favored and benefited above the agriculturists in most other parts of the Union. The editors and orators who declare that Pennsylvania is a "laggard" state, that her patient people have been misgoverned, plundered and disgraced by her public officials, have no evidence whatever to support their charges. They slander a great commonwealth and its people either through ignorance or through malice, doubtless the latter.

ESTELLA.

While cutting logs for F. C. Benlick, Joseph Gilbert cut his foot quite severely, nearly splitting it between the first two toes. Dr. Austin was hastily summoned and successfully dressed the injured member.

Ellery Brown and wife visited his sister Mrs. Charles Webster at Overton Sunday.

W. Wheatley and wife are making preparations to run the boarding house at Forksville Fair.

Lee McCarty and wife are moving in with his parents to help care for his mother who is in poor health.

U. G. Little visited at C. B. Wheatley's on Sunday.

F. H. McCarty and wife are visiting friends in Canton and Leroy this week.

David Boyles and wife of Bear Moutain are rejoicing over the advent of a son who came to their home Saturday, Sept. 24.

Abe Martin says: "Miss Fawn Lippincott says this is positively the last time she'll change her waist line."

COURT PROCEEDINGS.

W. W. Jackson, Administrator, d. b. n. c. t. a. of estate of George D. Jackson, deceased, No. 3 Dec. Term, 1910. Rule granted on defendant to show cause why Judgment should not be entered against him on Judgment Note.

Myrtle M. Sickler vs. James D. Sickler, No. 2 Sept. Term, 1910. In Divorce. Frank Lusch, J. P., is appointed to take testimony.

Nellie Mayo vs. Raymond C. Mayo, No. 1 Feb. Term, 1910. In Divorce. Alias subpoena is awarded.

Hannah Hurst vs. Thomas Hurst, No. 1 May Term, 1910. In Divorce. The sheriff is directed to make proclamation according to law.

Mary E. Pond vs. William Pond, No. 2 Sept. Term, 1910. In Divorce. Frank Lusch is appointed to take testimony. Divorce Decreed.

Henrietta M. Douglass vs. Jas. W. Douglass, No. 1 Dec. Term, 1910. In Divorce. Sept. 19, 1910. Subpoena is awarded.

Sarah A. Fox vs. George W. Fox, No. 1 Sept. Term, 1910. In Divorce. Sept. 22, 1910. Albert F. Heess is appointed to take testimony. Sept. 23, 1910, subpoena is awarded.

Jennie Holter vs. Orville Holter, No. 3 Dec. Term, 1910. In Divorce. Sept. 20, L. J. Lowery is appointed to take testimony. Sept. 21, Divorce Decreed.

George W. Hoover vs. W. J. McCartney, et al, No. 6 Dec. Term, 1910. Replevin. Rule for New Trial granted.

Eli B. Boston, now to the use of Mrs. Ida Lorah, vs. Thomas Starr and Belle Starr, his wife, No. 102 Sept. Term, 1910. Equitable Ejectment. The Stay granted is continued and a Rule is granted to show cause why the Judgment entered in this case and the writ of Habeas Facias Possessionem issued thereon, shall not be stricken off.

In Re: Sale of real estate of John Connor, deceased, No. 5 Sept. Term, 1910. Order of Sale continued to next term pending Audit.

In same E. J. Mullen is appointed Auditor.

In Re: Petition of Elizabeth Pealer, for Citation to show cause why an Inquest in Partition in Estate of John H. Lawrence, deceased, should not be awarded. No. 1 Dec. Term, 1910. Orphans Court. Citation awarded. (two cases.)

In Re: Estate of Benjamin Suber deceased, No. 2, 1887. No. 1 Dec. Term, 1910. Orphans Court. John G. Scouten is appointed Auditor to distribute the money in the hands of Executor.

In Re: Estate of L. M. Barth. In Register's office, No. 24, 1905. On motion, Executors of said Estate are discharged and their bonds cancelled.

In Re: Estate of Peter E. Armstrong, deceased. In Register's office. On motion, Administrators of said Estate are discharged.

In Re: Insolvency of Charles Palmatier. No. 1 Sept. Term, '10. Charles Palmatier is discharged as an insolvent debtor.

In Re: Petition for private road to "Rainbow Cottage." In Court of Quarter Sessions, No. 1 Dec. Term, 1910. Following Viewers were appointed; W. C. Mason, Surveyor M. H. Sayman and Fred Saxer, Jr.

Commonwealth vs. Sanford I. Bentley, Charge: Assault with intent to ravish. Jury find defendant "Not Guilty" of assault with intent to ravish, but "Guilty" of Assault and Battery. Defendant sentenced to pay a fine of \$15.00, and costs of prosecution, and to undergo imprisonment in the County jail for a period of eight months.

In Re: Interpreter. Otto Peterfreund is sworn as Interpreter in Open Court.

Commonwealth vs. William P. Kelley, Frank Yonkin and Leroy Rohe, Supervisors of Forks Township. No. 16 May Sessions, 1910. Indictment for neglecting to repair public highway. The death of William Kelley having been suggested, a Nolle Prosequi is directed to be entered as to said Defendant. Jury find defendants, Yonkin and Rohe "Not Guilty" and direct that costs be paid as follows:
5 per cent to be paid by Rohe;
10 " " " " Yonkin;
85 " " " " Schanbacher, Prosecutor.

Commonwealth vs. August Karsak, Indictment for Fornication. Grand Jury find "True Bill." Case continued to Dec. Sessions.

Commonwealth vs. Joseph Rozansky; Indictment for Larceny by Bailee. "True Bill." By direction of Court the Jury find defendant "Not Guilty."

Commonwealth vs. Mary Slovitsky; Charge—Larceny. "Not a

True Bill." Prosecutor, August Karsak to pay costs. Court sentenced said defendant to pay costs in default of which he was committed to jail.

Commonwealth vs. Sanford Bentley; Charge—Malicious Mischief. "Not a True Bill." County to pay costs.

Commonwealth vs. Bartosofsky; Indictment for breaking and entering L. V. R. R. car. "True Bill" Sept. 19, leave is granted to enter a Nolle Prosequi, the County to pay the costs.

Commonwealth vs. Joseph Rusinsky and Andrew Bushinsky; Indictment for breaking and entering L. V. R. R. Car, Larceny and receiving stolen goods. "True Bill." Sept. 22, the defendants by their Attorney (appointed by the Court) plead "Not Guilty." Sept. 23, by direction of the Court, Jury find defendants "Not Guilty."

Commonwealth vs. Wilbur Palmatier; Indictment for Larceny. "Not a True Bill." Prosecutor, Dennis Palmatier to pay costs.

Commonwealth vs. Robert Shaduck; Charge—Desertion and Non Support. A Nolle Prosequi is directed to be entered.

Commonwealth vs. William Taylor; Grand Jury find "Not a True Bill" and prosectrix, Mary Reno to pay costs. Sept. 20, said defendant sentenced to pay costs.

Sept. 21, Report of Grand Jury Jury filed and Grand Jury discharged with thanks of the Court.

In Re: Application for Charter for the Tri-County Automobile Club. Charter approved.

In Re: Adoption of Nellie Ann Vanhorn by Henry and Caroline Stahl. The Court decrees the adoption of said child and directs that she assume the name of Nellie Ann Stahl.

J. H. Crimmins vs. The Dushore Silk Manufacturing Company; Judgment directed to be entered against the defendant for want of an Affidavit of Defense.

In Re: Petition of Blanche W. Sturdevant for a Citation directed to W. W. Jackson, Administrator etc. and to W. W. Jackson, et al., Trustees. Citation awarded.

Emma C. Hood vs. Connell Anthracite Mining Company. Tresspass. Jury find a verdict for the Plaintiff in the sum of \$4750. Sept. 24, on motion, the Court enters a Motion for Judgment non obstante verdicto, and directs that the case be placed on the Argument List for December Term, 1910.

In Re: Admission of Charles M. Culver as an Attorney-at-Law. Sept. 23, on motion of John G. Scouten, Esq., Charles M. Culver, Esq., is admitted to practice in the several Courts of Sullivan County and sworn in open court.

E. J. Billings vs. C. W. Wilhelm; Seire Facias Sur Judgment. Alias Seire Facias awarded.

The Grange National Bank of Tioga, Pa., vs. J. E. Bird and J. K. Bird. Rule for Interpleader. Rule granted to show cause why an Issue should not be framed to determine the ownership of goods and chattels.

In Re: Appointment of James Murray as Deputy Constable for Ringdale Precinct. Sept. 24, the appointment is approved.

The following Sales of Real Estate under order of the Orphans Court were Confirmed Absolutely by the Court:
In Re: Estate of Patrick Fitzgerald " " " Thomas Morris.
" " " James McCarty.

Bills of Costs in the following Coroner's Inquests were approved: On the body of Reta Uvan Williams, late of Forks Township. On the body of William White, late of Davidson Township. On the body of William Szurwinski, late of Cherry Township. On the body of Francis Lucas, late of Hillsgrove Township.

A Good Position.
can be had by ambitious young men and ladies in the field of "Wireless" or Railway telegraphy. Since the 8-hour law became effective, and since the Wireless companies are establishing stations throughout the country there is a great shortage of telegraphers. Positions pay beginners from \$70 to \$90 per month, with good chance of advancement. The National Telegraph Institute operates six official institutes in America, under supervision of R. R. and Wireless officials and places all graduates into positions. It will pay you to write them for full details at Cincinnati, O., or Philadelphia, Pa.

VanderPool--Murray.
Howard Vanderpool of Sayre and Miss Agnes Murray of Bernice, were married on Saturday afternoon, Sept. 24, at the home of the groom's mother in Sayre. Immediately following the ceremony they left for a wedding trip to Niagara Falls and Rochester.

THE FORKSVILLE FAIR.

The annual fair of the Sullivan County Agricultural Society will be held on the grounds at Forksville on October 4, 5, 6, and 7. This fair promises to be better than any of previous years and a much larger attendance than ever before is expected.

Among the attractions there will be athletic events on Wednesday and base-ball on Thursday and Friday. These features alone are worth much more than the price of admission as Sullivan County can boast of some fine athletes and ball players who have the ability to put up an interesting exhibition of the various sports.

The merry-go-round will also be there to delight both young and old. Many other new and up-to-date attractions will be open for the fair goers.

A new stock barn much superior to the old one has been erected by the Society. Increased premiums will be paid this year for exhibits.

For premium list address O. N. Molyneux, Secretary, Dushore, Pa.

A Classified Ad will sell it.

NOTICE OF STOCKHOLDERS' MEETING.

The annual meeting of the stockholders of Lake Mokoma Company, for the election of directors and the transaction of such other business as may come before the meeting, will be held in the Company's office at LaPorte, Pa., on Tuesday, Nov. 15, 1910, at 10 o'clock, a. m.

C. J. PENNOCK, Pres.
ATTEST: E. S. PHILLIPS, Sec'y.

NOTICE OF TRANSFER.

Notice is hereby given that a Petition for the Transfer of a Retail or Eating House License heretofore granted to George Driscoll, in the Village of Mildred, Cherry Township, Sullivan County, State of Pennsylvania, on premises known as the "Chilson Restaurant" to JOHN TOUHEY, has this day been filed in my office, and the same will be presented to the Court of Quarter Sessions, of Sullivan County, on Tuesday, October 4, 1910, at nine o'clock, a. m. Clerk's Office, LaPorte, Pa., September 24, 1910.
ALBERT F. HEESS, Clerk.

EXECUTORS' NOTICE.

Estate of Harry M. Fiester, late of Laporte Township, deceased.
Letters Testamentary in the above estate having been granted to the undersigned, all parties having claims against said estate are requested to present same without delay. And all parties indebted to said estate are requested to make immediate settlement.
Margaret S. Fiester,
Lee R. Gavitt,
Executors.
F. W. Meylert, Att'y. Sept. 12 '10.

3 CENTS A LINE ADS.

FOR RENT—Brewster corner house; yearly lease to desirable tenant. Address, 1237 Tea St., N. W., Washington, D. C.

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Gluten	1.50	
Corn Meal	1.35	
Cracked Corn	1.35	
Corn	1.35	
Best White Midds.	1.60	
Brewers Grain	1.35	
Oyster Shells	.60	
Wheat Bran	1.30	
Schumacher Chop	1.45	
" " Calf Meal	50 lb 1.50	
Lump Salt	.75	
Beef Scrap	2.75	
Meat Meal	2.50	
140 lb bag Salt	.55	
56 lb bag Salt	.30	
200 lb bag agricultural salt	.70	
Shumacher Flour	sack 1.65	
Marvel	" " none	
Muncy	" " 1.40	
24 lb sack Schn. Table Meal	.60	
10 lb " " " "	.25	

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Live fowls and chickens wanted every Wednesday.

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