

The Waynesburg Republican

UNION REPUBLICAN TICKET.

NATIONAL FOR PRESIDENT: GEN. ULYSSES S. GRANT, OF ILLINOIS.

FOR VICE PRESIDENT: HON. ANDREW G. CURTIN, OF PENNSYLVANIA.

FOR ADDITIONAL GENERAL: GEN. JOHN F. HARRINGTON, OF MONTGOMERY COUNTY.

FOR SUPERVISOR GENERAL: COL. JACOB M. CAMPBELL, OF CLAIRBORO TOWNSHIP.

FOR CONGRESS: CAPT. J. BENTON DODLEY, OF GREENE COUNTY.

FOR ASSEMBLY: GEORGE C. MILLER, ESQ., OF DANFORD TOWNSHIP.

FOR COMMISSIONER: THOMAS S. PENN, ESQ., OF WASHINGTON TOWNSHIP.

FOR PRODUCE DIRECTOR: THOMAS ROSS, ESQ., OF MORGAN TOWNSHIP.

FOR ATTORNEY: HENRY W. TAYLOR, ESQ., OF JACKSON TOWNSHIP.

REPUBLICAN COUNTY COMMITTEE.

Alpena township—A. J. Hinerman, C. Hughes, Cumberland tp.—T. L. Cummins, John Gwynn, Carnichaels tp.—J. C. Burnett, J. N. Crago, Centre township—James C. Call, John Rogers, L. Bunker township—Capt. Oom. Aaron Shubert, Franklin township—Dr. W. Scott, Lyeurgus tp.—J. M. Gifford, Mt. Pleasant tp.—J. B. Fordyce, J. L. Sampson, Green township—J. H. Morris, E. Herrington, Jackson township—M. G. Gimes, P. B. Boyard, Jefferson township—Chas. Hughes, Jas. Oeters, Jefferson township—Wm. Martin, B. B. Smith, Marion township—D. Adams, Marietta tp.—D. R. Jones, P. T. Kramer, Morgan tp.—E. L. Buehman, John Greenlee, Morris township—James Dunn, M. C. Lightner, Perry township—John A. Blodgett, W. Long, Rushville township—E. Hall, J. C. Walton, Springhill township—E. Ferrell, T. H. Meighen, Washington township—F. W. Fenn, S. Keelley, Wayne township—M. B. Bant, Joseph Kent, Whitley township—Owen Redden, C. P. Morris, JNO. H. WILLIS, Chairman.

THE TREACHEROUS SEVEN—THEIR RECORD.

On Saturday last the Court of Impeachment voted on the 11th article—35 yeas to 19 nays, and adjourned till the 26th inst. The recalcitrant Republican Senators that voted for acquittal were, Fessenden, Fowler, Grimes, Henderson, Ross, Trumbull and Van Winkle.

Whereas, The Senate have read and considered the communication of the President stating that he had removed Hon. E. M. Stanton, Secretary of War, and had designated the Adjutant General of the Army to act as Secretary of war ad interim.

Resolved, That, having considered the evidence and reasons given by the President, in his report of the 12th of December, 1867, for the suspension of Edwin M. Stanton, the Senate do not concur in such suspension.

This resolution was supported and voted for by Fessenden, Fowler and Trumbull, the other four not voting. In addition to this some of these men have repeatedly demanded that the President should be impeached.

"If we had impeached him, the Senate would have failed to convict him." Just send us an impeachment, rejoined Mr. Fowler, and you will be forced to admit that you "have misjudged us."

Others of them, especially Fessenden and Trumbull have time and again denounced the usurpations and misdemeanors of the President in unmeasured terms.

ty to defeat Grant—a compromise with Johnson, he promising better things, &c., &c. But the most plausible supposition is that to which the New York World gives the cue as follows: "Let the men of wealth in this city without regard to party, assemble at the Exchange or in the Cooper Institute, and subscribe a sufficient sum—ten millions of dollars—if need be—to buy a favorable verdict."

Mr. Editor.—The last issue of the Messenger has a column of its paper devoted to the abuse of the Cumberland Presbyterian at this place, or its editor, A. B. Miller, who is the President of our College, for what it or he said respecting the conduct of our Judges in licensing taverns here to sell intoxicating liquors. The article does not purport to be written by the editor of the Messenger, although printed without comment.

The article further asserts that remonstrances were signed by a majority of the voting population and by nineteen-twentieths of the remaining portion of the community. This the writer in the Messenger charges as false, and says that there were only sixty-five voters in all.

Now from these figures pray let some school boy cipher it out who comes nearest the truth—Mr. Miller in his guess of the majority, or the writer of the article by his figures. This writer, who calls himself "a friend to truth," makes out by his figures that there is one hundred and ninety-five of a majority in favor of a license—when the figures properly arranged shows it false.

But whether these figures were made to deceive the readers of the Messenger or not, we leave to be judged; but that was not the gist of Mr. Miller's statement. What he said respecting numbers was no doubt represented to him, and the majority on the remonstrance in point of respectability was indeed so great in the opinion of the Court, as to cause the refusing of every license, had they acted upon them promptly, as they ought.

Will any one claim this paper is not the true representative of Democracy? In every portion of the country it is superseding the World, the Herald, and other papers of like stamp.

There are a great many quotations from Shakespeare, particularly in the editorials. But the way it comes out on the "Bond question" leaves not a place for Seymour to stand on. Pendleton seems to be somewhat of a favorite with it, but not so much as Val. Bad grammar is conspicuous throughout; also new names, such as "boosting."

Perhaps, never in the history of the country have indignation meetings been so universal an earnest among the people as at present, occasioned by the seven recalcitrant Senators. Their conduct everywhere among the loyal masses are regarded as infamous beyond measure.

THE CHICAGO CONVENTION meets to-day. Grant will be nominated by acclamation. Latest advices indicate Wade for Vice President.

FOR THE REPUBLICAN, LA CROSSE DEMOCRAT.

We have been permitted to look over a copy of this great paper, the organ of Democracy. It is a quarto in form, forty-eight columns mostly reading matter, one wood cut illustration of the dethronement of the Goddess of Liberty and the setting up in her place a negro woman. It is devoted almost wholly to politics, there being but little news in it. It is hard to tell which it abuses the more, the Radicals, or Gov. Seymour.

SECTION 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 it shall and may be lawful for the supervisors of each of the several townships of Greene county, with the consent of any citizen or tax payer to assign to said citizen or tax payer a section of the legally authorized roads or highways in their respective townships, to be kept in good order and repair by the person to whom such assignment is made, and such person shall not be charged with the payment of any road tax in said township.

SEC. 2. That it shall and may be lawful for the supervisors, with the consent of two or more citizens or tax payers, to assign to said citizen or tax payer a section of the legally authorized roads or highways in their respective townships, to be kept in good order and repair by the persons to whom such assignment is made, jointly, and such person shall not be charged with the payment of any road tax in said township.

SEC. 3. That in cases where a legally authorized road is the line between two or more townships it shall and may be lawful for the supervisors of the townships whose duty it is to keep said road in repair, with the consent of any citizen or tax payer to assign to him, her or them, a section of said road to be kept in good order and repair by him or her or them and such assignment when equal to his, her or their share of the duty of keeping the public roads or highways in good repair, such person or persons shall not be charged with or liable to the payment of any road tax in their respective townships.

SEC. 4. That in the event that all the public roads or highways of a township shall be assigned to the supervisors of such townships shall issue their duplicate in which all the taxables of said township to whom no assignment had been made shall be charged with a road tax on the basis of the last adjusted valuation for county purposes, and such taxes when collected shall be used in opening roads, building township bridges, keeping up index boards and in payment of township auditors and supervisors. Provided, That the minimum of such tax shall be fifty cents.

SEC. 5. That in case any injury shall happen to any person or property upon any section or road assigned as aforesaid, it shall and may be lawful for the person or persons injured or aggrieved by the failure to keep the section in good order and repair, to maintain his, her or their action against the supervisors of said township or townships, with notice to the person or persons whose duty it is to keep said section in good order and repair, and in the event that judgement be recovered against said township or townships, execution shall be levied upon the goods and chattels of him, her or them whose duty it was to keep said section in repair, as for his her or their own property debt.

SEC. 6. That it shall be the duty of the supervisors of each of the respective townships when an assignment of a section of road is made, to enter upon the township books a statement, particularly setting forth the names of those to whom such assignment is made, where such assignment begins and where it ends, and whether the same is in full or only pro tanto extinguishment of his, her or their taxes in said township, and any change or alterations made, and in case of annulment what assignment was annulled, and the date of the same.

SEC. 7. That the supervisors of each township in which all the roads of the township shall not have been assigned, may change or alter such assignment of roads with the consent of the citizens or tax payers aforesaid, or may without his, her or their consent, annul any assignment of road as aforesaid, stating the date and fact of such annulment, but such annulment shall not take effect till from and after the date of the township election next ensuing the date of such annulment.

THE HOUSE OF REPRESENTATIVES have passed bills for the admission of Arkansas, North Carolina, South Carolina, Louisiana, Georgia and Alabama, by a party vote—every Democrat voting no. This shows how very solicitous the Copperhead Democracy are for the complete restoration of the Union!

Perhaps, never in the history of the country have indignation meetings been so universal an earnest among the people as at present, occasioned by the seven recalcitrant Senators. Their conduct everywhere among the loyal masses are regarded as infamous beyond measure.

THE NEW ROAD LAW.

Below we print the new road law for Greene County. It was drawn by R. W. Downey, Esq., and passed by the last Legislature. We are of the opinion that when the system is put fairly in operation we will have better roads and lighter taxes. We bespeak for it, a fair trial. If it works well the people will be the gainer, if it does not, the Act is self regulating, and the system can be easily abandoned.

SEC. 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 it shall and may be lawful for the supervisors of each of the several townships of Greene county, with the consent of any citizen or tax payer to assign to said citizen or tax payer a section of the legally authorized roads or highways in their respective townships, to be kept in good order and repair by the person to whom such assignment is made, and such person shall not be charged with the payment of any road tax in said township.

SEC. 2. That it shall and may be lawful for the supervisors, with the consent of two or more citizens or tax payers, to assign to said citizen or tax payer a section of the legally authorized roads or highways in their respective townships, to be kept in good order and repair by the persons to whom such assignment is made, jointly, and such person shall not be charged with the payment of any road tax in said township.

SEC. 3. That in cases where a legally authorized road is the line between two or more townships it shall and may be lawful for the supervisors of the townships whose duty it is to keep said road in repair, with the consent of any citizen or tax payer to assign to him, her or them, a section of said road to be kept in good order and repair by him or her or them and such assignment when equal to his, her or their share of the duty of keeping the public roads or highways in good repair, such person or persons shall not be charged with or liable to the payment of any road tax in their respective townships.

SEC. 4. That in the event that all the public roads or highways of a township shall be assigned to the supervisors of such townships shall issue their duplicate in which all the taxables of said township to whom no assignment had been made shall be charged with a road tax on the basis of the last adjusted valuation for county purposes, and such taxes when collected shall be used in opening roads, building township bridges, keeping up index boards and in payment of township auditors and supervisors. Provided, That the minimum of such tax shall be fifty cents.

SEC. 5. That in case any injury shall happen to any person or property upon any section or road assigned as aforesaid, it shall and may be lawful for the person or persons injured or aggrieved by the failure to keep the section in good order and repair, to maintain his, her or their action against the supervisors of said township or townships, with notice to the person or persons whose duty it is to keep said section in good order and repair, and in the event that judgement be recovered against said township or townships, execution shall be levied upon the goods and chattels of him, her or them whose duty it was to keep said section in repair, as for his her or their own property debt.

SEC. 6. That it shall be the duty of the supervisors of each of the respective townships when an assignment of a section of road is made, to enter upon the township books a statement, particularly setting forth the names of those to whom such assignment is made, where such assignment begins and where it ends, and whether the same is in full or only pro tanto extinguishment of his, her or their taxes in said township, and any change or alterations made, and in case of annulment what assignment was annulled, and the date of the same.

SEC. 7. That the supervisors of each township in which all the roads of the township shall not have been assigned, may change or alter such assignment of roads with the consent of the citizens or tax payers aforesaid, or may without his, her or their consent, annul any assignment of road as aforesaid, stating the date and fact of such annulment, but such annulment shall not take effect till from and after the date of the township election next ensuing the date of such annulment.

THE HOUSE OF REPRESENTATIVES have passed bills for the admission of Arkansas, North Carolina, South Carolina, Louisiana, Georgia and Alabama, by a party vote—every Democrat voting no. This shows how very solicitous the Copperhead Democracy are for the complete restoration of the Union!

Perhaps, never in the history of the country have indignation meetings been so universal an earnest among the people as at present, occasioned by the seven recalcitrant Senators. Their conduct everywhere among the loyal masses are regarded as infamous beyond measure.

FOR THE REPUBLICAN, LA CROSSE DEMOCRAT.

Mr. Editor.—I see by your paper that the Lawrence-Donley Imbroglia is flatly denied by Mr. Donley. We had it not surprising to any one. A man capable of a design such as he says he stands charged would deny it. The denial of the truth would be no worse than being guilty of the charge. We do not expect any in the secret to turn states evidence. If he states the truth be it so. But why did he not let his purpose of being a candidate become known in the place where he lived to his own party friends? Why write secret letters to his relatives in order to have them packed in convention? And why such frequent correspondence with G. V. Lawrence just before the nomination? And why at last seek a nomination from a convention not called for that purpose, with near a dozen of his own relatives packed in it, if it were not for a mere temporary purpose? No man, be he soldier or otherwise, can expect a support from his people under such a nomination made by a circumvented flank movement. The Capt. is comparatively young and may have had counselors, and it would be well for him to stand from under, lest his modesty be shocked by the fall. A VOTER.

THE SANCTIONED DEMOCRACY are making great ado about the "pressure" or undue influence the people are making on the Senate to procure conviction. But we have not heard of any of them complain of the monstrous bribery proposition contained in the N. Y. World of the 4th inst, suggesting the raising of \$10,000,000 "to buy Senators at their own price!"

COL. JNO. W. FORNEY has tendered his resignation as Secretary of the Senate, in order that he may feel free to speak of the action of certain Senators as they deserve.

MASSACHUSETTS has recently negotiated a loan of three million dollars for twenty years at four per cent. annum. The National Government pays six per cent. gold, and our bonds are taken cautiously at that. In other words, the United States pays six per cent. gold for one thousand dollars of currency—Massachusetts can for four per cent. gold borrow one thousand dollars in gold. Now this two per cent. loss in interest, and twenty-five or thirty per cent. loss in the principal accurately represents the influence of the presence of the Democratic party in the country.

FLORIDA has renewed her allegiance to the old Government, and by a gratifying majority testified her desire to re-enter the Union. She comes back with a Republican Governor, Legislature, Congressional delegation, and constitution.

FLORIDA has renewed her allegiance to the old Government, and by a gratifying majority testified her desire to re-enter the Union. She comes back with a Republican Governor, Legislature, Congressional delegation, and constitution.

FLORIDA has renewed her allegiance to the old Government, and by a gratifying majority testified her desire to re-enter the Union. She comes back with a Republican Governor, Legislature, Congressional delegation, and constitution.

FLORIDA has renewed her allegiance to the old Government, and by a gratifying majority testified her desire to re-enter the Union. She comes back with a Republican Governor, Legislature, Congressional delegation, and constitution.

FLORIDA has renewed her allegiance to the old Government, and by a gratifying majority testified her desire to re-enter the Union. She comes back with a Republican Governor, Legislature, Congressional delegation, and constitution.

COLORED CONSERVATIVES

"SAVANNAH, May 8.—A large meeting of colored conservatives was held last evening. A United States flag was presented to the meeting by white citizens. Speeches were made by white and black men, and great enthusiasm manifested. Colored Conservatives, that means "nigger" Democrats. And they held a meeting in Savannah, a Southern city, but we do not read of them being mobbed, stoned, clubbed, or shot at, by the high minded chivalry, who cannot bear the idea of acknowledging "nigger equality." But, on the other hand, we read of the white citizens, no doubt the very elite of Savannah, presenting this "black and tan" gathering with what? Why nothing less than that hitherto much hated United States flag. And that was not all, speeches were made by both white and black men, and great enthusiasm prevailed, so says the report. That certainly smacks of "mongrelism," and approaches nearer to all kinds of equality than any Republican transaction.

THE WASHINGTON Chronicle has a double headed leader, evidently written by Forney, declaring that Chase, after Lincoln's nomination in 1864, tried to organize a movement to divide the party, and only retired to the Supreme bench when that failed, and asserting the belief that the ultimate purpose of Chase is to have three presidential candidates in the field with the hope of throwing the election into the House and certainly defeating Grant.

THE IMPEACHMENT MANAGERS have resolved to investigate the charges of undue influence which are made against certain Senators, and, to that end, have subpoenaed Wm. M. Everts, W.W. Warden, of the President's staff, Senator Trumbull's son, the Clerk of the House District Committee, and several other gentlemen.

MR. EVART'S speech was longer by one day than the French Revolution of 1860. This same comparison was made by Henry Clay in speaking of Benton's speech on the United States bank. It's queer that Clay should have thought of the same comparison as we did.

A CONSCIENCE stricken thief in Belvidere, N. J., lately left a roll of cloth, which he had stolen during a fire, at its owner's door, labeled: "Rum took this off, but sober brought it back."

ROBERT E. WITHERS, the Democratic candidate for Governor in Virginia, is a native of Campbell county, and about forty-five years of age. He was colonel of the 18th Virginia (rebel) infantry in the war of the rebellion, and in 1865 was a candidate for Congress from the Lynchburg district. For the last two years he has been editor of the Lynchburg News.

AT A meeting of the Boys in Blue in Philadelphia, presided over by General Joshua T. Owen, a resolution was unanimously adopted expressing the belief that the course of Senators Grimes, Fessenden and Trumbull is prompted by malice, jealousy, disappointment and perhaps a baser motive, and no punishment known to us would express our utter detestation of these three recreants, who are to-day branded with infamous notoriety, and though the chief selected by these arch-conspirators were the ermbal robes of high office or bears the insignia of distinguished service in our ranks, they will find us in future as in the past faithful, fearless and invulnerable in our devotion to the great party which sustained us during the war.

AT A late meeting of the Phelps County (Mo.) Democracy, the following striking resolution was adopted: "Resolved, That while we recognize in the Hon. Petroleum V. Nasby the true Democrat and fearless patriot, and while we acknowledge his good intentions, we would respectfully request him to discontinue writing letters in defense of the Democratic party, as we suspect that some efforts are calculated to do more harm than good in some localities."

AT A late meeting of the Phelps County (Mo.) Democracy, the following striking resolution was adopted: "Resolved, That while we recognize in the Hon. Petroleum V. Nasby the true Democrat and fearless patriot, and while we acknowledge his good intentions, we would respectfully request him to discontinue writing letters in defense of the Democratic party, as we suspect that some efforts are calculated to do more harm than good in some localities."

New Advertisements.

UNITED STATES INTERNAL REVENUE BEAVER FALLS, May 14, 1868. Notice is hereby given that the annual list of Taxes on Income, Carriages, Silver Plate, Watches, &c., and Special Taxes, are now due, and that payment may be made to Ayers L. Myers, Dist. Collector, at Jefferson, Monday, June 15, at the Greene House, Jacksonville, Tuesday, June 16, at the House of Thomas Cart, Greenboro, Wednesday, June 17, at the House of J. R. Jones, Taylortown, Thursday, June 18, at Taylor's Store, Mt. Morris, Friday, June 19, at the House of Wm Phillips, Gardard's Fort, Saturday, June 20, at the Wright House, Ninoval, Monday, June 22, at Penn's Store, Jacksonville, Tuesday, June 23, at the House of James Carter, New Freeport, Wednesday, June 24, at the house of Ed. Ferris, Jolleytown, Thursday, June 25, at Hennis's Call's Mill, Friday, June 26. And at his Office, opposite the Court House, in Waynesburg, at other times.

THE LATEST YET. GENTS. E. S. SAYERS & HOSKINSON. Have just arrived from the East with a large assortment of foreign and domestic DRY GOODS, SPRING & SUMMER STYLES, which they propose to sell at the lowest CASH prices!

COLGATE & CO'S TOILET SOAP. Manufactured from PURE MATERIALS, and may be considered the STANDARD OF EXCELLENCE.

Wm. BISHAM, JR., 70 Fifth Street, Pittsburh, is the authorized agent for the REPUBLICAN in this city.

NOTICE: Notice is hereby given to all who know themselves indebted for work done at the Planning Mill, in Waynesburg, by the Hardware Store of Thomas Braden and make settlement, as there has been a change in the firm making it necessary to settle up the books. The business will be continued by BRADEN, WALTON & CO., May 20-21

NEW LIVERY STABLE IN WAYNESBURG, PA. The subscribers would respectfully inform the public that they are prepared to ACCOMMODATE AT ALL HOURS WITH GOOD HORSES AND GOOD BUGGIES.

REPORT OF THE GRAND JURY ON THE CONDITION OF THE POOR HOUSE. To the Honorable, the Court of Quarter Sessions of Greene County, at April term, 1868.

THE PUBLIC are respectfully informed that Summersgill & Bro. have just received a large stock of all kinds of MARBLE WORK!

PLASTIC SLATE ROOFING! Introduced last Summer, and so highly recommended by those who have tried the same, that all orders left with L. W. Jones, Waynesburg, Pa., will receive prompt attention.