

Brigham Young, it has been stated, issued a proclamation forbidding the entrance of armed troops to his dominions. In a letter to the commanding officer, he summons him to surrender his arms or leave in the following language. We fear it will be necessary to hang brother Brigham.

DEATH OF GEN. CAVAIGNAU

By the arrival of the Arabs, we have news of the death of General Cavaignac, from disease of the heart. Eugene Cavaignac was born at Paris, December 15th, 1802. He entered the army at an early age, and in 1828 held a command in the French expedition to the North.

PROCLAMATION BY THE GOVERNOR

Our opponents have availed themselves of our religious faith to send out a formidable army to accomplish our destruction. We have had no privilege nor opportunity of defending ourselves from the false, foul and unjust aspersions against us before the Nation.

KANSAS ONCE MORE.

It is reported from Washington that the Administration have determined to sustain the usurpers who have framed a Constitution for the people of Kansas without their authority and against their wishes.

THE DAILY NOON PRAYER MEETING.

The N. Y. correspondent of the Boston Journal thus describes a feature which originated during the stress of the late Panic.

GOV. WALKER VS. THE PRESIDENT

The Lynchburg (Va.) Republican, a radical Democratic paper, says: "If the Administration does not remove Walker, the State will reject his administration, or prove faithless to the rights and honor of the South."

Our government, in the British-entailment case, had no fear of offending the South, for the sympathies of the South were with Russia, and it was rather to conciliate the South that such a strict course was pursued.

The result of the late annual election in Massachusetts is doubtless a well known to all the readers of the Era. The true significance and importance of this result, however, can scarcely be understood and appreciated by those who have watched from a distant point of view the political affairs of the Bay State for the last three years.

In the first place, highly as the successful candidate stands in the estimation of the people of Massachusetts, as an able statesman and prominent defender of the interests of Free Labor, the victory over which every friend of Freedom rejoices, by no means to be looked upon as a matter of personal preference.

OUR PARTY—ITS FUTURE

The elections for the year 1857, in the Free States, have closed. And, although the Republicans entered into them with the prestige of last Fall's election hanging over their heads, yet the result in all, with one single exception, indicates that the Party's principles have held upon the hearts of the people that will in the future render it invincible.

THE BASE SCHEME.

The scheme, noticed in our paper of last week, to enslave Kansas, appears to be working finely. The telegraph brings us the assurance that the acts of the usurpers, calling themselves a Constitutional Convention, are dislored by the President and his Cabinet.

COURT PROCEEDINGS.

The November Term of the Court of this county, opened on Monday, the 16th inst., and is still in session. The attendance is not so full as usual, but still a large amount of business is doing. The following cases were disposed of last week:

CIVIL SUITS.

James Carson vs. Wm. Ritchey vs. James Buckley. Verdict for Plaintiff for \$23.65. Aaron P. Smith vs. John Graham. Action for slander. Verdict for Plaintiff for \$34.00.

CRIMINAL LIST.

Commonwealth vs. John Bessing. Indicted for Adultery. Nolle prosequi entered on payment of costs. Same vs. James Moore, Wm. Schnoble, John J. Henson and Harrison Schrom. Indicted for Assault and Battery. Verdict, not guilty, and the prosecutor, Nicholas Vidal, to pay the costs.

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St. Louis, Nov. 23.

Gov. Walker arrived here on Saturday evening, en route for Washington. Nothing new relative to Kansas has transpired.

BEAVER ARGUS.

WEDNESDAY, NOVEMBER 25, 1857.

PERSONAL.

We this week commence to send out bills to those who are indebted to us on a subscription or otherwise; and we hope they will be promptly paid.

THANKSGIVING SERVICES.

In accordance with the Proclamation of the Governor of Pennsylvania, divine services will be held at the Presbyterian Church, on Thursday, the 26th, at 1 1/2 o'clock, P. M.

Public Lecture.

Rev. S. Baker will, on Thursday evening, the 26th, at half-past six o'clock, deliver a Temperance Lecture, in the Court House.

REMOVED.

The Western Star, whose suspension we noticed some time ago, has again resumed. N. C. Bancroft, Esq. is heretofore to be the publisher. The editorial management of the paper will devolve upon Messrs. McGregor & Barclay.

Hard Money Currency.

Mr. Buchanan, at the present time, is represented by his party organs, to be in favor of a hard money currency. The subject, it is said, will be discussed in his forthcoming Message, Gold and silver then, hereafter, will be the hobby of the party in power.

LETTER FROM HON. DAVID WILMOT.

The Erie Constitution publishes the following letter from Judge Wilmot to its editor, who remarks that it was not written for the public eye.

TOWANDA, Oct. 21, 1857.

R. LYLE WHITE, Esq.—Dear Sir: The motto is lost, as men ordinarily estimate results. It will discourage the weak and embolden the venal who seek shelter in the camp of the enemy.

LIBERTY.

Liberty cannot be crushed out in this age and country. Oppression is no character from God. The tyrant that is now in power, defiantly asserts naturally the constitutional rights of American citizenship.

TRUTH.

Truth is never silent, but pleads ever with irresistible persuasiveness and power. There is a strength in a people, self-sufficing disinterestedness, battling in a just cause, that cannot be overcome.

THEY MAY UPHELD.

They may uphold for a time violence and fraud; by the strong arm of military power; but they cannot lawfully take from man the rights which his Maker invested him. Not a stone in the citadel of truth is being thrown down.

TRUELY YOUR FRIEND.

DAVID WILMOT.

McKESPORT MURDER CASE.

Yesterday's mails brought us the intelligence, that the Supreme Court of the State has refused to grant a new trial in the case of Fifie, Stewart and Charlotte Jones, convicted of the murder of George Wilson and Elizabeth McMaister, in Elizabeth township, Allegheny county.

STREEL ANOTHER.

On Monday morning at 3 o'clock, the jury on the White surfer case, which was tried at Washington, Pa., came into Court with a verdict of "Murder in the First Degree" against Wm. Jones Jr. The jury had been out seventy-four hours.

CRACKER IN THE SHERIFF'S OFFICE.

On Tuesday last, W. W. Irwin, Esq., was sworn to discharge the duties of Sheriff of this county, for the next three years.

IMPORTANT DECISION.

The case of James Patterson, Esq. vs. Ross et al., for a tract of land in this county, and which has been tried before the United States Circuit Court, was decided last week.

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THE METHODIST PROTESTANT CONVENTION.

Still another religious body has gone to pieces on the rock of slavery. The Methodist Protestant denomination, a respectable member of the great Wesleyan family, has long been agitated by the question which has already divided the Methodist Episcopal body into two distinct branches, North and South.

Same vs. John Rapert.

Indicted for keeping a Tippling House. Verdict guilty, and the Defendant, fined \$10 and costs of prosecution. Same vs. John Rapert. Indicted for selling liquor on Sunday. Found guilty, and fined \$10 and costs of prosecution.

Same vs. John Rapert.

Indicted for selling liquor to minors. Verdict guilty, and fined \$10 and imprisoned in the county jail for ten days. Same vs. Henry Hippel. Indicted for keeping a Tippling House. Defendant, pleaded guilty. Fined \$10 and costs of prosecution.

Same vs. Ross B. Evans.

Indicted for payment of the cost by the Defendant. Verdict guilty, and the Defendant, fined \$10 and costs of prosecution. Same vs. George Farrow. Indicted for receiving stolen Goods. True Bill. Verdict not guilty, and the Defendant, to pay the costs.

Same vs. Robt. Little.

Indicted for assault and Battery. Ignored, and the prosecution to pay the cost. Same vs. Hugh Donaldson. Surety of the Peace on oath of Alissa Kelly. Defendant, ordered to pay the costs, and to enter into recognizance for good behavior &c.

PLOWING MATCH.

In accordance with the published notice, the Plowing Match took place on the farm of Christian Black, New Sewickly township, on the 10th inst. The day was very unpropitious, notwithstanding a large number of spectators were present. There were four plows entered for competition; three of them were Hall & Speer's from Centre No. 5; one a left hand mold board, (same manufacturers). The field was tolerable good, had the surface sod been more adhesive, the plowing would have shown to better advantage.

R. NELSON.

Jacob White, M. W. Fisher.

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