

The Democratic Watchman.

BY P. GRAY MEYER.

JOE W. FUREY, ASSOCIATE EDITOR.

Terms, \$2 per Annum, in Advance.

BELLEVILLE, PA.

Friday Morning, July 30, 1869.

DEMOCRATIC NOMINATIONS.

FOR GOVERNOR, ASA PACKER, OF CARBON COUNTY. FOR SUPREME JUDGE, CYRUS L. PERSHING, OF CAMBRIA COUNTY.

DEMOCRATIC PLATFORM.

- 1. That the federal government is limited in power to the grants contained in the Federal Constitution; that the exercise of doubtful constitutional powers is dangerous to the stability of the government and the safety of the people, and the democratic party will never consent that the State of Pennsylvania surrender her great right of local self-government. 2. That the attempted ratification of the proposed fifteenth amendment to the Federal Constitution by the radical members of the last legislature, and their refusal to submit the same to a vote of the people, was a deliberate breach of their official duty and an outrage upon every citizen of the State, and the resolution making such ratification should be promptly repealed and the amendment submitted to the people at the polls for acceptance or rejection. 3. That the democratic party of Pennsylvania is opposed to conferring upon the negro the right to vote, and we emphatically deny that there is any right in the Federal Government to impose negro suffrage upon the people of this State in opposition to their will. 4. That reform in the administration of the Federal and State governments, and in the management of their financial affairs is imperatively demanded. 5. That the movement now being made for the amelioration of the condition of the laboring classes, and their refusal to submit the same to a vote of the people, was a deliberate breach of their official duty and an outrage upon every citizen of the State, and the resolution making such ratification should be promptly repealed and the amendment submitted to the people at the polls for acceptance or rejection. 6. That the legislation of the late republican Congress "outside of the Constitution," the disregard of the national integrity, the exclusion from their seats in Congress of representatives clearly elected, the establishment of military government in the States, and the overthrow of all civil governments therein, are acts of tyranny and usurpation that tend directly to the destruction of all republican government, and the creation of the worst form of despotism. 7. That our soldiers and sailors, who carried the flag of our country to victory must be gratefully remembered, and all the guarantees given in their favor must be faithfully carried into execution. 8. Equal rights and protection for naturalized and native-born citizens, home and abroad, the asserting of American nationality which shall command the respect of foreign powers and furnish an example and encouragement to people struggling for national integrity, constitutional rights and individual rights. 9. That the present internal revenue and taxing system of the general government is grossly unjust, and means ought to be adopted to cause a modification thereof.

Gen. McCandless. Like Cass and Hancock, Gen McCandless, too, endorses the ticket, and goes in with his whole soul for the triumph of Packer and Pershing. It is a most comfortable feeling for the Democracy to know that all Mr. Packer's competitors are enthusiastically pledged to his support, and will do everything in their power for his election. Gen. McCandless, the gallant young Pennsylvanian, whose chivalric bravery has been tested on many a battle-field, had hosts of friends in the convention which nominated Judge Packer; but, throwing aside all his personal aspirations, the General urges his admirers to use every effort to elect our nominee, and the result is, they seem to have forgotten that any other candidate was before the nominating convention. The noble conduct of Gen. Cass and McCandless will never be forgotten by the Democracy, and the time may come when it will avail to make one or both their honored representatives. As for General McCandless, future honors will surely crown his young brow with laurel wreaths; and in that day when it shall be the pleasure of the Democracy to raise him to the high places of the land, the people will rejoice to know that they have had the opportunity to reward one of their representative men for the truly unselfish and noble stand he has taken in behalf of constitutional principles, and which to-day gives them the greatest confidence in his stern and intrepid Democracy.

THE REGISTRY LAW.

A Lucid Explanation of its Provisions.

READ AND FILE AWAY FOR FUTURE REFERENCE.

To the Voters of Lancaster County.

For the purpose of showing you what you will have to do this fall in order to vote, we have had the following exposition of the new election law, (or as it is called the Registry Law,) prepared for your use. We call the special attention of naturalized voters to the provisions concerning them. They are picked out to be specially warned before they can vote; and finally, when they are allowed to vote, their certificates of citizenship is to be marked on the back, like a store bill, every time it is traded on, with the word "voted" and the date. The same party that passed this law, passed one similar last year, (1868,) which the Supreme Court declared unconstitutional. This law is in spirit unconstitutional, no doubt, too, inasmuch as it necessarily obstructs the freedom of voting and worries the voter in yielding up his franchise, particularly in this county, where a separate ticket for every candidate for all the township, county and State officers must now be voted, will it prevent and obstruct the exercise of the right of suffrage guaranteed by our constitution? But read the exposition of the law for yourself.

I. On the first Monday of June the assessors are to begin a revision of the transcripts of names furnished them by the county commissioners. This duty consists of the several particulars following:

- 1. Strike out the name of every person whom the assessor knows, personally or by reliable information, to have died, or removed from the district since the last previous assessment. 2. Add the name of any qualified voter whom the assessor shall know, personally or by reliable information, to have moved into the district since the last previous assessment. 3. Add the names of all persons who shall claim to be qualified voters in your district; assess them with a tax, and ascertain by inquiry upon what ground the person so assessed claims to be a voter. This duty involves no discretion upon the part of the assessor. He is to decide upon the claimant's right to vote, but only to report his name and the grounds of his claim. 4. The assessor is next to visit every dwelling-house in his district, and make careful inquiry if any person whose name is on his list has died, or removed from the district, and, if so, to take his name from the list; or whether any qualified voter resides therein whose name is not on his list, and, if so, to add the same thereto, and assess him with a tax. In this instance the assessor is to judge of the claimant's right to vote, for he is only to add "qualified voters," whom he discovers by visiting each dwelling. 5. Upon the completion of this work the assessor is to make out a list, in alphabetical order, of the white freemen above twenty-one years of age claiming to be qualified voters in the ward, borough, or district of which he is assessor, and opposite each of said names state the following particulars: a. Housekeeper or not a housekeeper. b. If a housekeeper, the number of his residence, with the street, alley, lane or court, if in a town where houses are numbered; if not, then the street, alley, lane, or court on which the house fronts. c. The occupation of the person, and where he is not a housekeeper, the occupation, place of boarding, and with whom, and, if working for another, the name of the employer. d. Opposite each name write the word "voted." e. If the person claims the right to vote by reason of naturalization, he must exhibit his certificate to the assessor, unless he has been for five consecutive years next preceding a voter in said district, and in all cases where the person has been naturalized his name shall be marked with the letter "N," where he has merely declared his intention to become a citizen his name is to be marked "D. I.," where the claim is to vote between the ages of twenty-one and twenty-two, the word "age" is to be added to his name, and if he has removed into the district since the last general election the

letter "R" is to be placed opposite his name. 2. A separate list of all new assessments, and the amounts assessed upon each person, is to be immediately furnished to the county commissioners, together with the general list revised and corrected, as aforesaid. 3. On receiving back from the county commissioners duplicate copies of said list, with the observations and explanations noted as aforesaid, the assessor, prior to the first day of August, is to place one copy on the door, or other conspicuous part of the house where the election is required by law to be held, and to retain the other in his possession, for the inspection, free of charge, of any resident of the district. 4. The assessor is to add, from time to time, to his list the names of any one claiming the right to vote, mark opposite the name the letters "C. V.," assess a tax and note as in other cases, his occupation, residence, whether a housekeeper, or a boarder, and with whom he boards, and whether naturalized, or designing to be-making in all such cases the letter "N," or "D. I.," opposite his name. If the person claiming to be assessed be naturalized, he must exhibit his certificate to the assessor, if he designs to be naturalized before the next election, he must exhibit his certificate of declaration. 5. In all cases where any ward, borough, township, or election district is divided into two or more precincts, the assessor shall note in all his assessments, the precinct in which each elector resides, and make a separate return for each precinct to the county commissioners, and when he receives back the duplicate copies, one of them is to be put up on the election house of the precinct. 6. On the tenth day preceding the second Tuesday of October, the assessor shall "on the Monday immediately following," return to the county commissioners the names of all persons assessed by him since his former return, noting the observations and explanations before specified, and it shall not be lawful for any assessor to assess any tax within ten days next preceding the second Tuesday of October. 7. Assessors have power to administer oaths, and are to be paid by the county commissioners for the time necessarily spent in performing the duties imposed by the act. 8. The county commissioners have various duties to perform under the Registry law, but as they have counsel to advise them it is not necessary to set forth their duties in this exposition. 9. As to the election-officers. They are to open the polls between the hours of six and seven, a. m., on the day of election. Before six o'clock in the morning of Second Tuesday of October they are to receive from the county commissioners the registered list of voters and all necessary election blanks, and they are to permit no man to vote whose name is not on said list, unless he shall make proof of his right to vote as follows: 1. The person whose name is not on the list, claiming the right to vote, must produce a qualified voter of the district to swear in a written or printed affidavit to the residence of the claimant in the district for at least ten days next preceding said election, defining clearly where the residence of the person was. 2. The party claiming the right to vote shall also make an affidavit, stating to the best of his knowledge and belief where and when he was born, that he is a citizen of Pennsylvania and of the United States, that he has resided in the State one year, or, if formerly a citizen therein and removed therefrom, that he has resided therein six months next preceding said election, that he has not moved into the district for the purpose of voting therein, that he has paid a State or county tax within two years, which was assessed at least ten days before the election, and the affidavit shall state when and where the tax was assessed and paid, and the tax receipt shall state that it has been lost or destroyed, or that he received none. 3. If the applicant be a naturalized citizen he must, in addition to the foregoing proofs, state in his affidavit when, where, and by what court he was naturalized, and produce his certificate of naturalization. 4. Every person, claiming to be a naturalized citizen, whether on the registry list, or producing affidavits as aforesaid, shall be required to produce his naturalization certificate at the election before voting, except where he has been for ten years consecutively a voter in the district where he offers to vote; and on the vote of such person being received, the election officers are to write or stamp the word "voted" on his certificate with the month and year, and no other vote can be cast that day in virtue of said certificate, except where sons are entitled to vote upon the naturalization of their father. 5. If the person claiming to vote who is not registered shall make an affidavit that he is a native born citizen of the United States, or, if born elsewhere, shall produce evidence of his naturalization, or that he is entitled to citizenship by the reason of his father's naturalization, and further, that he is between 21 and 22 years of age, and has resided in the State one year, and in the election district ten days next preceding the election, he shall be entitled to vote though he shall not have paid taxes. 6. As to the voters. 1. Any qualified citizen of the district has a right to challenge any voter, though his name be on the registry list, and the election board are required to receive the proofs publicly, and to admit or reject the vote according to evidence. 2. On the petition of five or more citizens of the county, standing under oath that they believe that frauds will be practiced at the election about to be held in any district, it shall be the duty of the court of common pleas, or of a judge thereof, to appoint two judicious and intelligent citizens to act as overseers of said election, who are to belong to different parties, except where both inspectors belong to the same political party, and then the overseers are to be taken from the opposite political party, and then the overseers are to have the right to be present with the officers of election, to keep a list of voters, to challenge voters, and generally to perform the same duties as inspectors. The act is full of penalties and forfeitures; but as these are to be enforced by

courts of justice, it is not necessary to set them forth for the guidance of assessors, election officers and voters. A popular election will be very strictly enforced. Indeed, it is not easy to see how election officers are to find time to receive the ballots of the qualified voters in some precincts, if they investigate thoroughly all the issues that may be brought before them; and when it is considered that all the elections are thrown upon the general election, and that separate tickets are to be voted for State, county, township and municipal officers at the same time that judicial questions are to be investigated and decided, it is apparent that many citizens will be liable to lose their chance to vote unless they are vigilant and vote early. Every man should see for himself that he is registered, taxed, and, if he is a naturalized foreigner, that he is provided with his proper papers. The law will bear, as it was designed to do, very heavily on naturalized citizens. It creates all possible obstructions to their exercise of the right of suffrage, and nothing but vigilance and perseverance on their parts can secure their rights. "The price of liberty is eternal vigilance."

Clothing.

- \$2 TO \$60 WANAMAKER & BROWN. -MEN'S & BOYS' CLOTHING -Garments ranging at every price, cut in every style, ready made or made to order. R. E. corner of Sixth and Market Sts. \$7 TO \$25 SPRING & SUMMER OVERCOATS -Melton, Silk Mixed, Fancy Cassimere, Chin-chilla, Beaver, etc., largest variety in the city OAK HALL, SIXTH & MARKET Streets. \$6 TO \$45 BUSINESS SUITS, BOTH Foreign & Domestic Goods, excellent styles, 8 E. corner SIXTH & MARKET Sts. OAK HALL, WANAMAKER & BROWN. \$20 TO \$60 DRESS SUITS OF ALL the desirable styles, suitable for any occasion. WANAMAKER & BROWN, SIXTH & MARKET Streets. \$4 TO \$20 BOYS' SUITS FOR SCHOOL, Home and Dress -newest styles and best class goods WANAMAKER & BROWN, LARGE CLOTHING HOUSE SIXTH & MARKET Sts. \$7 TO \$25 BOYS' & YOUTHS' CHES TERFIELDS in great variety. WANAMAKER AND BROWN, SIXTH AND MARKET Streets. \$2 TO \$3.50 SHIRTS, UNDERCLOTHING AND GENTS' FURNISHING GOODS of every kind, at small advance on cost. WANAMAKER AND BROWN, Oak Hall, Great Clothing House, Sixth & Market Streets. viiiiiiif

Insurance.

THE EQUITABLE LIFE ASSURANCE SOCIETY OF THE UNITED STATES 92 BROADWAY, NEW YORK THOMAS REED, Agent, BELLEVILLE, PA.

INSURE YOUR LIFE! -THIS may be done for the benefit of those you love most dearly, in the most comfortable, should you be called away, or it may be done for your own comfort when rest seems most congenial, or to discharge obligations to creditors.

THE UNITED STATES LIFE INSURANCE COMPANY, OF NEW YORK. Established in 1850, having assets amounting to over \$5,000,000, in the best securities, offers special inducements to its patrons. For books, papers, or information, apply to JOHN D. WINGATE, Agent, BELLEVILLE, PA.

THE GREATEST THING OUT!

PATENT FLY-NET. The subscribers, proprietors of Joseph Cantner's Improved Fly Net for Horses, take pleasure in informing the readers of the Watchman, that they are manufacturing and selling these

SUPERIOR NETS.

at such rates, as to be within the reach of all owners of horses. They are cheaper, better, and more durable than any Fly Net ever offered to the public. They are handsome, light, and made of either leather or twine. They have also purchased the patent right for Centre and all the adjoining counties of

WALLING'S WATER ELEVATOR.

an article that every homestead, when water has to be carried any distance, should have. With it a child can carry more water, any distance, than a grown person can with the ordinary bucket. It costs but little, saves any amount of labor, secures the water right at your doors, and is indispensable in every respect. For particulars and address, or call on

Special Sales.

SHERIFF'S SALE.

By virtue of sundry writs of Vendition Exposita and Leva Facia issued out of the Court of Common Pleas of Centre County, and to me directed, will be exposed at Public Sale, at the Court House in Bellefonte, on Monday the 23d day of August 1869, the following property, viz: All that certain tract or piece of land situated in Taylor township, Centre County, Pa., bounded and described as follows: Beginning at a stone on line of survey in the name of Monte Coates, thence by land of Robert Elder North 62° East 128 per. to stone; thence by land last mentioned and other land formerly David Henderson's, north 34° west, 152 per. to white oak, thence by Allegheny mountain land south 34° west 128 perches to chestnut; thence by land surveyed in the name of Moses Boates, south 34° east 90 perches to the place of beginning, containing seventy six acres, more or less, and fifty perches and allowance, together with the appurtenances &c., seized, taken into execution and will be sold as the property of William Laird.

ALSO.

A certain message tenement and tract of land situated in Patton Township, Centre County, Pa., bounded by lands of Mary and Grace on the west, by lands of James Hale on the north, by lands of Wason on the east, and by lands of Wason, Moses Thompson, Rhoads and Smith, south by lands of Rudolph Mulholland, and west by lands of John Mulholland, containing forty acres more or less, seized, taken into execution, and to be sold as the property of R. C. Mulholland.

ALSO.

All the right, title and interest of R. C. Mulholland in and to the undivided one-half of a certain tract of land situate in Burnside township, Centre County, Pa., bounded on the north by lands of John C. Bowers, east by lands of Rhoads and Smith, south by lands of Rudolph Mulholland, and west by lands of John Mulholland, containing forty acres more or less, seized, taken into execution, and to be sold as the property of R. C. Mulholland.

ALSO.

A certain tract of land situate in Rush township, Centre County, Pa., bounded and described as follows: Beginning at a stone on line of survey east and south by land of the Derby Coal Company, and west by land of Morgan, Hall & Co., containing eighteen acres, more or less, thence a steam shingle mill and an out-building, thence a stone, thence a line of survey, and to be sold as the property of Jonathan Hullock.

ALSO.

All the right, title and interest of the defendant, in and to a certain tract of land situate in Boggs township, Centre County, Pa., bounded on the north by land of Joseph Neff, land of the estate of John C. Currier, and on the south by land of C. W. Currier, and on the west by land of Daniel Ammerman, and C. and J. Currier, containing fifty acres, more or less, thence a stone, thence a line of survey, thence a stone, thence a line of survey, and to be sold as the property of Jonathan Hullock.

ALSO.

All the right, title and interest of defendant, in and to a certain message, tenement and tract of land situate in Ferguson township, Centre County, Pa., bounded and described as follows: Beginning at a stone on line of survey, thence north by land of Wm. H. Mills, on the south by lands of Peter Cook, Rhoads and McCormick, and on the west by land of Stanton Mc Cormick, at containing about seventy-five acres, thence erected a dwelling house, barn and out-building, seized, taken into execution and to be sold as the property of Eliza Meek.

ALSO.

A tract of land situate in Miles township, Centre County, Pa., bounded on the north by land of John Long heirs, east by lands of John Wolf, and Wm. K. Forster, south by land of Wm. K. Forster, and west by land of Simon Wolf, containing fifty-three acres or thereabouts, seized, taken into execution and to be sold as the property of E. S. Wolf and A. Lukonback.

ALSO.

A certain building and lot of ground to-wit a two-story frame house, message, and tenement, situate in Centre City, Pa., in Boggs township, Centre County, Pa., being 30 feet in front, 100 feet in depth, and containing about 3000 square feet in area, and the lot piece of ground, and furniture appurtenant to said building, being the same lot of ground, formerly owned by the late James H. Hale, and bounded north, south and west by other lands, of the estate of James J. Hale, deceased, and on the east by the road leading from Bellefonte to Marsh Creek, thirty-six feet in depth, and twenty-two feet in square, and the lot piece of ground, and furniture appurtenant to said building, being the same lot of ground, formerly owned by the late James H. Hale, and bounded north, south and west by other lands, of the estate of James J. 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