

Democratic Watchman

Bellefonte, Pa., October 20, 1911.

P. GRAY MEEK, EDITOR

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Democratic County Ticket.

For Sheriff.

A. B. LEE, of Potter township.

For Treasurer.

JOHN D. MILLER, of Walker township.

For Register.

J. FRANK SMITH, of Centre Hall.

For Recorder.

W. FRANCIS SPEER, of Bellefonte.

For Prothonotary.

D. R. FOREMAN, of Bellefonte.

For District Attorney.

D. PAUL FORTNEY, of Bellefonte.

For County Commissioners.

W. H. NOLL, of Spring township.

D. A. GROVE, of College township.

For Auditors.

SINIE H. HOY, of Benner township.

JEREMIAH BRUNGART, of Miles township.

For Coroner.

DR. P. S. FISHER, of Walker township.

For County Surveyor.

J. H. WETZEL, of Bellefonte.

Before and After.

The *Gazette*, of last week, that has constituted itself the mouth-piece and apologist for Messrs. WOODRING and ZIMMERMAN in their miserable management of county affairs, says that architect HARRIS said to the editor of that paper "I would not undertake to erect another building like it and furnish it complete as is this one for less than a quarter million dollars."

And yet there are good, reliable men in Bellefonte who will go on the witness stand and swear that Mr. HARRIS, after presenting his drawings and specifications of the court house just as it is, and before the Commissioners had given him the job, declared that under no circumstances should the cost of the building and furnishings exceed \$65,000. Assuring the public and those with whom he talked, that if contractors here could not be secured to do the work at these figures that he would bring responsible builders and furnishers from Philadelphia, who would complete it at that price and make money on the contract.

It cost close to, if not over, \$150,000. To pay \$100,000, of which our homes have been mortgaged for thirty years with an interest debt of \$155,000 added.

Does such financing or management look like the work of men who knew anything about the business they were trying to do, or had any interest in the welfare of the tax-payers of the county? It is for you tax-payers who have to bear the burden of this debt to say on election day.

On Thursday evening of last week a Republican pow-wow was held in the Hope Hose company building at Phillipsburg. All the candidates on the Republican ticket with one exception were present. County chairman H. C. QUIGLEY presided over the gathering and had with him as speakers EDMUND BLANCHARD, J. S. McCARGAR, J. LINN HARRIS and HARRY C. VALENTINE. Of course there were also speeches by the various candidates as well as a number of Phillipsburg Republicans. Naturally the object was to palaver the voters of that town into rolling up a big Republican vote, but the people are just as well read and as intelligent over there as anywhere else and will not vote dollars and cents out of their own pockets.

Mr. Comley to Run Independent.

Last week the WATCHMAN told about REUBEN T. COMLEY filing a petition preempting the name of the Independent party and of his intention to run as an independent Republican candidate for Treasurer. Since that time he has filed his papers with the County Commissioners and his name will therefore be regularly printed on the election ballots.

Strenuous efforts were made by the Republican leaders in this place to induce Mr. COMLEY to desist from his purpose and withdraw his papers, but all to no purpose. Both threats and promises were handed out to him but he would hear to none. He is not afraid of threats, and as to promises, he now realizes just what they amount to from the Republican organization. If they had kept faith with him he would now be the regular nominee on the Republican ticket instead of PRITCHARD. He has literally been knocked down and trampled upon, and he doesn't intend to stand for it. Mr. COMLEY has been one of the hardest workers for his party in Union township for years and he can hardly be blamed for feeling sore at being cast so ungraciously aside. The WATCHMAN has always maintained that a man defeated for the nomination should stand by the successful candidate, but in his case Mr. COMLEY can hardly be condemned for his decision to run independent.

We trust that the reported attempt to blow up the President's train in Southern California is only a hoax. Of course such attempts are always the work of fanatics or crazy persons, but it would be so much happier if public men would be able to go abroad without a thought of bodily harm.

Real Reason for the Vetoes.

OSCAR W. UNDERWOOD, chairman of the House Committee on Ways and Means and author of the wool tariff bill, recently vetoed by President TAFT, addressed the Industrial club of Chicago, on Saturday evening. The theme of his speech was the tariff on wool. To illustrate his point he took an all-worst fabric used extensively in the manufacture of men's and women's woolen clothes. He proved that the cost of this fabric is seventy-seven cents a yard in England. The compensatory duty, in the ALDRICH-PAYNE tariff law is twenty-three cents a yard. The ad valorem duty is thirty-eight cents a yard, making a total tariff tax of sixty-one cents a yard. There are 36,800,000 suits made in this country a year, so that 128,800,000 yards of the goods are consumed and the tariff is \$104,400,000 a year.

The UNDERWOOD bill proposed a decrease of the tariff tax on woolen fabrics of upward of thirty-five per cent. For the purpose of making the statement plain we will say the reduction was one-third. At that rate the saving to the people by the UNDERWOOD bill would have amounted to \$34,800,000 a year. This would have been on the single item of clothing, for though all men and women who wear woolen garments do not buy imported goods is a fact, nevertheless the price of the domestic product is made to just come within the imported price with tariff tax and carriage added. Therefore those who don't buy imported goods get the worst of it for they pay the price and get inferior goods. The burden is the same though where domestic goods are used the government gets no revenue. The outrage is therefore the greater.

This is the real reason why President TAFT vetoed the UNDERWOOD bill and the other tariff tax reduction measures enacted during the special session of Congress. The UNDERWOOD bill would have saved the people the amount of the tax. The veto delayed its operation a year. The Farmer's Free list bill would have saved the farmers an equal sum. The veto of these two measures, therefore, robbed the people of the United States to the aggregate of \$69,600,000 and put that vast sum into the treasuries of the wool trust and the harvester trust. It was a complete fulfillment of President TAFT's obligation to the trusts but we can discover no reason why the people should reward the recreancy by re-electing TAFT. That is what he hopes they will do. It is for that reason that he is now traveling over the country at public expense.

If the Democrats of Pennsylvania perform their full measure of duty at the coming local elections the political conditions of the State will be materially altered as the result of their labors. Pennsylvania is not as overwhelming Republican as some of the election returns have indicated in recent years and if the Democrats carry as many counties as they ought to this fall there will be something doing next year that will cause surprises all over the country.

Bewildered Boss Penrose.

The PENROSE machine is considering a proposition to call the Legislature into extraordinary session in order to qualify GEORGE H. EARLE Jr., for the office of mayor of Philadelphia. Mr. EARLE is the PENROSE machine candidate for that office and under existing conditions he is not eligible. The charter of that city makes five years continuous residence an essential prerequisite to qualification. Within that time Mr. EARLE moved out of the city, established a residence elsewhere and swore to the facts in order to escape municipal taxation. Under the circumstances it will be necessary, in the event of his election, to get the courts to misconstrue the law after the event or amend the charter before. That is a grave dilemma, to say the least.

So far as the local courts are concerned Senator PENROSE would probably have little, if any, trouble in getting any kind of a judicial decision he wanted. With one or two exceptions, it may be said, that it is doubtful whether the judges of that city would know the meaning of the language of a law. But the chances are that an absurd decision affirming the eligibility of the candidate would be carried up for review and pride of opinion might influence the higher courts to decide properly. This would leave the city in bad shape. It would involve either the extension of the term of REYBURN for a period of two years or the elevation of director of public safety, HENRY CLAY, who is at present under bail on the charge of conspiracy to loot the treasury.

An extra session of the Legislature will cost the people of the State at least half a million dollars. If it were in pursuance of a legitimate or even proper purpose the expense would be no cause of complaint, however. But to saddle such a burden upon the people in order to correct a blunder of the machine managers would hardly be patiently assented to. Besides there is no certainty that the purpose could be achieved in that way. The election is three weeks from next Tuesday and it would be practically impossible to assemble the Legislature and enact the necessary legislation within that time. If enacted after the event the legislation would be clearly ex post facto and consequently invalid. Pity the sorrows of a confused boss.

What the Athletics are doing to the Giants is just what the fellow who knows it all tells you—after the score is in.

Perfidious Party Disorganizers.

During the recent primary campaign in Philadelphia the so-called reorganization Democratic State Committee, of which GEORGE W. GUTHRIE is the putative head, established headquarters in Philadelphia for the purpose of promoting the preposterous fight against the nomination of RUDOLPH BLANKENBURG, as the Democratic candidate for Mayor of that city. Mr. GUTHRIE and his advisers favored the nomination of J. CLARENCE GIBBONEY, who appears to have been a "stalking-horse" for Recorder VARE, as the nominee of the Democratic and Keystone parties, and the meager vote of their bogus candidate reveals the estimation in which the Democratic disorganizers are held by decent citizens of both parties.

The State Committee of a party has no right to obtrude itself into a primary campaign in any city or county in behalf of any faction or candidate. Its functions are to conserve the interests of the entire party. It is the executive agent of the Democratic voters as a whole, charged with the important work of directing the campaigns against the common enemy. But the mischief-making contingent which is behind Mr. GUTHRIE in his efforts to promote the sordid ambitions of himself and a few others, not only disregarded these palpable facts but joined in a movement to sacrifice party honor and political principles in order to help GIBBONEY earn the price of his perfidious services to VARE.

Of course Mr. GUTHRIE is not entirely to blame for this prostitution of a power that he is trying to usurp. Mr. GUTHRIE is simply a pawn in the political game of chess which has been disturbing Democratic harmony and destroying Democratic hopes in Pennsylvania during the last year. Mr. A. MITCHELL PALMER, a party traitor who sold out some of his associates on the ticket last year, and Mr. JAMES I. BLAKESLIE, with "the ambition of Caesar and the brains of Blind Tom," are the real movers in this outrageous conspiracy. The fight against Mr. BLANKENBURG was probably organized and conducted by those gentlemen but they are the representatives of Mr. GUTHRIE and he is responsible for their actions.

The BLANKENBURG campaign for Mayor of Philadelphia has been formally opened. The primary campaign was merely a skirmish, the venerable reformer announced, but now the battle is on and the crooks will be kept busy until the polls close on the evening of November 7. Meantime the friends of good government oughtn't to be idle, either.

Evading or Avoiding the Law.

The absurdity of the so-called corrupt practices act is revealed in the statement of expenses filed the other day, by WILLIAM VARE, recently a candidate for the Republican nomination for mayor of Philadelphia. The gentleman made affidavit, on Saturday, that the expenses of his primary campaign did not exceed the sum of \$50. He is reputed to be a very wealthy man and according to popular belief, is exceedingly liberal. His contributions to religious, educational and charitable enterprises have been generous as well as boastful. Yet he declares under oath that the expenses of his campaign for the mayoralty nomination did not exceed the meagre sum of fifty dollars.

The primary campaign in Philadelphia, this year, was unique in several respects. The VARE campaign was peculiarly enthusiastic. VARE headquarters were open in nearly every ward in the city. VARE clubs were "as thick as leaves in Tallambrosia." VARE meetings were held in every public hall, including the expensive Academy of Music and costly VARE banners adorned the highways in every section of the city. Thoughtful men were amazed at the profligacy of the demonstrations. Prudent men were appalled at the expense of maintaining political campaigns on such a scale of liberality. Yet Mr. VARE swears that they cost comparatively nothing. They must have just sprung up as by magic.

Those of us who have had something to do with party campaigns can hardly believe in such things, however. We know that meetings cost money and headquarters are expensive luxuries. Campaign banners made of costly wire screens are not woven by spiders and men hardly ever form clubs, hire halls and employ bands without money. Therefore we are constrained to believe that Mr. VARE is mistaken in his statement that his campaign expenses did not exceed \$50. It is true that his vast fortune is of more or less mysterious origin and like Topsy, "just grewed." But campaign expenses are not met in that way, as a rule. Probably Mr. VARE has overlooked an item or two and possibly he has lied.

The endorsement of Senator ROBERT M. LA FOLLETTE, of Wisconsin, for President by the progressive Republicans of America, at their first annual conference held in Chicago, on Monday, has given the TAFT smile the drooping sickness.

If a single Democratic voter fails to vote for the excellent candidate of his party this year, the fact will be accepted as evidence of a lack of civic pride. There is no room for drones in the political hive of Centre county.

It is probably true that President TAFT has been disappointed by the results of his western trip. But think how much greater will be his disappointment at the election returns from that section next year.

Graft in the Navy Department.

A shortage of \$3,288,270.58 has been discovered in the Washington navy yard, but the Secretary of the Navy is confident that graft is not responsible. It is the result of antiquated book-keeping, he alleges, confidently, and the fault has been running for a quarter of a century. That time is fixed, no doubt in order to take in the last Democratic administration. But the public will hardly stand for this false pretense. If the book-keeping system of the last CLEVELAND administration was faulty or antiquated, there have been fifteen years in which to alter it. It was not altered, however, until the committee of a Democratic Congress began an investigation.

It is more than likely that the antiquated system of book-keeping in the Navy Department made the shortage possible but it was not responsible. The responsibility lies in the grafting operations introduced during the ROOSEVELT administration and continued through that of TAFT. The use of government ships as personal yachts by the President is the principal cause of the deficit. During the last dozen years three ships have been maintained for the personal use of the President. The expense of maintaining and supplying these vessels has been charged to the Washington Navy yard and in the absence of a lawful method of accounting for this fund, it has been concealed through faulty book-keeping.

There is probably no Department of the government conducted more profligately than the Navy Department. The Postoffice Department is had enough and the Department of Agriculture is rotten. But the Navy Department has been a riot of speculation and would have continued so to be if the Democratic Congress had not determined upon an inquiry. Secretary MEYER may not have shared in the plunder but if he is a man of reasonable intelligence he must have known that things were going wildly in that Department, and he ought to have called a halt long ago. But the profligacy was for the pleasure of the controller of patronage and a Secretary who would interfere would have more courage than discretion.

We know it is not argument, but as both the *Gazette* and *Republican* seem to think it is when they say W. H. NOLL is so rich that he won't have time to look after the duties of a Commissioner, we might ask what the rich JAMES FURST wants with the District Attorneyship.

Taft Fooling Himself.

President TAFT's campaign tour has been disappointing in political results thus far. He has not made a single speech that has met with popular approval or changed the mind of an individual. His apologies for vetoing the tariff bills enacted during the special session of Congress have not reconciled the insurgents or pleased the Stalwarts. They have simply confused the public mind. He declares that he is in favor of the principles expressed in the measures, and under other circumstances will help to put them into operation. But, he adds, the tariff commission hadn't advised him to approve the bills and therefore he disapproved them. In his opinion the constitution is therefore defective.

The President's campaign is simply an electioneering junket at public expense. Other candidates are obliged to pay the expenses of their campaigns. Even a candidate for Sheriff or Commissioner of the county pays the cost of his trips through the several townships out of his own pocket. They have no means of taxing the people to raise funds for such purposes. But the President of the United States takes advantage of an opportunity to graft in this small way and is surprised to find that his promises of reform and pledges of improvement are not accepted with enthusiasm. The wonder is that they are not denounced as false pretenses, as they probably would be if respect for the office that is being prostituted, did not serve as a restrainer.

The people of the United States are not stupid. They understand why the farmer's free list and the wool bills were vetoed by the President. Those vetoes were worth \$200,000,000 to the harvester and the wool trusts. They extended the period of spoliation to those criminal combinations at least a year and in that time the people will be compelled to pay that enormous sum in excessive prices for necessary articles of use. If President TAFT would candidly say that his speeches would have better effect upon the public mind for they would impress the fact that he has the courage of his iniquities. But he tries to fool them with platitudes and only fools himself.

The young folks department of the *Republican* wants to know why Mr. GROVE goes out of Centre county for cattle that he sells here. After the juvenile brain has figured out this momentous question it might puzzle itself awhile with figuring out why Commissioners WOODRING and ZIMMERMAN went to Philadelphia for fancy priced architects when ROBERT COLE's sign was to be seen from the front porch of the court house.

On Sunday a special collection was taken up in the M. E. church for the benefit of Rev. A. A. Harter, who lost everything in the Austin flood. Ninety dollars were realized but enough has been given since to make one hundred dollars. During the week the Moose sent a box of supplies to the Austin sufferers and another box will be sent today which was gotten up by the Woman's club.

MUSSEY.—On Wednesday morning justice of the peace William H. Mussey received a telegram announcing the death of his son Dale, which occurred that morning in the Methodist hospital, Philadelphia, as the result of an attack of typhoid fever, after less than two weeks' illness.

Christian Dale Mussey was born in Milesburg on February 10th, 1879, hence was 32 years, 8 months and 8 days old. He attended the public school in that town until his parents moved to Bellefonte in the spring of 1894. One year later he went onto the Pennsylvania nautical school ship Saratoga and after serving his apprenticeship for a term of two years he accepted a position as a petty officer on one of the Morgan line steamers sailing between Philadelphia and southern points. At the breaking out of the Spanish-American war in 1898 he enlisted in the navy and served as a seaman on the cruiser San Francisco until the close of the war. After his discharge he secured a position as a telephone lineman in Philadelphia and later worked in Trenton, St. Louis, Mo., and other places. Finally he accepted a position with the Keystone Telephone company at Jenkintown which he held until less than a year ago when he embarked in the fire insurance and real estate business as a partner of Edwin Kirk, of Jenkintown. He had but recently moved his family into a new home he built and they were planning for years of comfort and a happy life when the grim reaper despoiled the home of its head and bread-winner.

On July 4th, 1905, he was married in Philadelphia to Miss Elizabeth Quinn, of that city, who survives with three small children, Dale, George and Elizabeth, at their home in Jenkintown. He also leaves his parents, Mr. and Mrs. W. H. Mussey; one brother, Horace, and a sister, Mrs. John M. Bullock, all of this place.

The funeral will take place at ten o'clock this (Friday) morning and interment will likely be made at Jenkintown.

REEDER.—Mrs. Eliza Jane Reeder, wife of R. B. Reeder, died at her home at Cambria Mines, Cambria county, on Thursday morning of last week, after an illness of some months with a complication of diseases. Deceased's maiden name was Miss Eliza J. Lemon and she was born at Ross church, in 1844, her age at death being 67 years, 5 months and 28 days. In 1864 she was united in marriage to R. B. Reeder, at Pennsylvania Furnace. Shortly afterwards the young couple moved to Allegheny Furnace, Blair county, where for many years Mr. Reeder was foreman under Dr. Baker at the furnace. Later they moved to Cambria county. When a girl Mrs. Reeder became a member of the Ross Methodist church but later had her membership transferred to the Barnesboro Methodist church.

She is survived by her husband, eight sons and two daughters, as follows: L. P. Reeder, of Wheeling, W. Va.; J. C. of Dennison, Ohio; W. F. of East Liberty; J. B. of Altoona; A. H., of New Berlin, Ohio; R. B. of Pittsboro; Mrs. I. J. Hirst, of Altoona; Mrs. Jesse Beers, of Spangler. She also leaves three brothers and three sisters, namely: George Lemon, of Massillon, Ohio; J. B. of Manor, Pa.; Capt. John R., of Gatesburg; Mrs. Rhoades, of Marengo; Mrs. Jacob Cronister, of Centre Line, and Mrs. Meyers, of Ridgway. The remains were taken to Ross church, this county, where funeral services were held at ten o'clock on Monday morning, interment being made in the Ross cemetery.

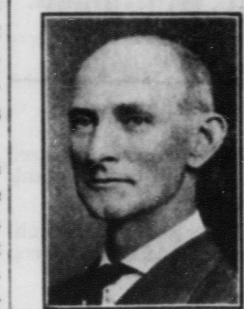
CRISMAN.—John A. Crisman, a well known resident of Lockport, Clinton county, died at his home in that place on Monday afternoon, aged seventy years. Although he had been a sufferer for months with a complication of diseases his death was sudden and unexpected. He was an expert bookkeeper and for many years worked for various lumber and coal companies. He was also a veteran of the Civil war.

He is survived by his wife, one son, Harry, and two daughters, Mrs. Michael Probst, of Lockport, and Mrs. Fred Baldwin, of West Chester. He also leaves the following brothers and sister: Harry, of Pittsburg; Judson, of DuBois; W. Homer, of Bellefonte, and Mrs. Mollie Fravel, of Snow Shoe. Funeral services were held in the Dunnstown church at two o'clock yesterday afternoon, Rev. Edward Crumblin officiating. Burial was made in the Dunnstown cemetery.

MALIN.—Dr. William H. Malin, of Chestnut Hill, Philadelphia, brother-in-law of Mrs. Louisa Bush, of this place, who is slowly convalescing from a serious illness, died at his home early Sunday morning. He is well known to the older residents here on account of his former frequent visits and hunting trips to this county.

Every month the New York Mutual Life Insurance company puts out an "honor roll" of its agents. That is, it makes public a list of twenty men who have turned in the most business for that month. This roll covers all its agents in the United States and Canada so that it is really an honor to get on it. For the month of August W. L. Malin, of this place, stood tenth on this roll. Considering the fact that he has been with the company and in the business less than two years, this is a most creditable showing and he is to be congratulated upon his ability and success.

J. FRANK SMITH, FOR REGISTER.



Mr. J. Frank Smith, whose name upon the Democratic ticket for Register of Wills helps materially to strengthen and popularize it, is a native of Pennsylvania, and one of its representative citizens. He was born in that valley and has passed his entire life among its honest and industrious people. His father, Jacob Smith, Esq., was also a life-long resident of that valley, and was one of its best and most respected citizens. Mr. Smith, who is now asking the support of the voters of the county for Register, followed the occupation of farmer until fourteen years ago, when he entered mercantile pursuits. During these fourteen years he has so conducted his business that he now enjoys the esteem and confidence of the entire community. He has earned that esteem by his prompt attention to business, his gentlemanly treatment of every one, and his strict honesty in all transactions. He has been liberal in his contributions to deserving charities, helpful to the full extent of his time and ability, to those in need, considerate with all, and has built himself up a reputation for real worth excelled by few in any community.

Mr. Smith has always been a Democrat, but never an offensive partisan. While he has always given of his time and efforts for the success of the Democratic ticket, it has not been in an offensive way to those who differed with him. For this reason his Republican neighbors hold him in just as high esteem, personally, as do his Democratic friends, and but few of the former can be gotten to oppose his selection for the place for which he is a candidate. His entire fitness for the place, either intellectually, morally, in a business or any other way, is beyond question and is a matter that every neighbor he has, or any man who knows him, whether Democrat or Republican—will be pleased to assure you of.

Mr. Smith will come over the mountain with a tremendously large vote, and when he is elected, which he is sure to be, the people will find in him one of the most efficient, courteous and obliging public officials who has ever been chosen to public office.

NEW HIGH STREET BRIDGE TO BE BUILT.—After allowing the High street bridge to lie in a torn up condition all summer, a new bridge is to be erected and completed before winter sets in. In fact the writer was informed yesterday by a Bellefonte councilman that there was now a car load of material on its way to Bellefonte and that the work would surely be begun not later than next Monday.

The bridge situation all through is a very peculiar one and is completely surrounded with mystery. Last spring when work was started on the bridge and then stopped because the repairs proposed proved inexpedient, the county commissioners and their attorney declared the matter would have to lay over until the question of rebuilding the bridge had been properly brought before the court and approved by the grand jury. Accordingly a petition was presented to the court for a new bridge, a board of viewers were appointed who inspected the bridge and in their report recommended a new one. This report was to have been presented to the court at the May session but through the blunder of somebody it was allowed to lie in a pigeon hole. At the last term of court the report came to light and when the prothonotary went to present it to the grand jury he discovered that it had never been confirmed *in si*. It was immediately handed over to Judge Orvis who gave it his signature and the grand jury approved the same. But to become effective it must be approved *absolute* by the court at a regular session, and this has not yet been done.

Now the mysterious part is that the York Bridge company now has material on the way to build the new bridge and will have a force of men at work within a few days. And the question is when was the contract made and how could it be made now when the viewer's report and petition for the bridge has not yet been officially approved by the court? And if it can be legally built now why wasn't it built last spring? There is one report that the bridge is to cost over eight thousand dollars and another that it will cost just \$7,641. But everybody in authority simply looks wise when questioned and says that the bridge will be built at once. That it is needed at once, the WATCHMAN admits, but why all the secrecy and mystery, and why wasn't the contract given out at a public letting?

ARRESTED FOR ROBBERY.—On Tuesday night of last week the grocery store of Edward I. Gillen, on Allegheny street, was broken into and the contents of the cash register taken. The next morning Harvey Tressler and Harry Barner, two boys about sixteen years of age, left town after stating that they were going to Pittsburg to look for a job. Suspicion pointed to the boys as having committed the Gillen robbery, from the fact that Tressler at one time worked in the store and knew how to get in.

On Saturday the boys returned to Bellefonte and that evening they were both arrested, after which they confessed. On Monday afternoon they were given a hearing before justice of the peace Henry Brown and at the time stated that the amount of money taken was \$5.85. They were held under \$400 bail for court and being unable to furnish bondsmen were remanded to jail.

For high class Job Work come to the WATCHMAN Office.