

Still They Come.

No day passes without bringing to light some new defalcation. As the days of the Administration diminish, the thieves who support Grant, and denounce any form of opposition, seem to multiply. They are all of the loyal stripe, and what is quite remarkable, whenever an officeholder steals workable...

Just before the adjournment of the House yesterday, Mr. Hooper, of the Committee on Banking and Currency reported a resolution, recommending a change in the office of Comptroller of the Currency, now held by H. R. Hubbard, of New York, one of the pillars of the Administration for years back.

When Hubbard was reappointed, a few months ago to this great trust, which he had so notoriously abused, the strongest protests were made to the President, without producing any more effect than those which the merchants of New York urged against the swindling practices of Leet & Stocking.

It is further stated that "he has been true to those who put down the rebellion, and will not bear arms against Grant, but he has not been true to the men who put down the rebellion, nor to the able men out of military life who contributed largely to the overthrow of the Confederacy."

The just and equitable representation of the people, according to their political faith, lies at the root of Democratic government. No party has more steadily disregarded this fundamental principle of government by the people than the Republican.

Pursuant to instructions from the Executive Committee of the National Labor Reform Party of the State of Pennsylvania, which is hereby given that a Convention of the National Labor Reform Party will be held in the city of Williamsport, State of Pennsylvania, on Tuesday, the 7th day of May 1872, for the purpose of nominating candidates for Governor, Judge of the Supreme Court, and (should the Legislature so determine) for Auditor General.

THE CLEVELAND Plain Dealer says there is something ludicrous in the slaverly with which Forney got down from that stool of lofty independence. When people see Forney climbing into it, and affecting such a patriot's indignation at the course of the Administration, they were surprised and said to one another, "John has got something into him after all," but when they saw him hustling down, that he might get his marrow bones into the Administration dirt again, they smiled and said, "Forney's himself again!" You can't make a silk purse out of a sow's ear.

The Legislature adjourned at noon on Thursday, the 4th inst.

LEGISLATURE.

In the Senate on Wednesday last a discussion ensued upon the disposition of Rothermel's picture, but without being settled the matter was postponed.

The Appropriation bill passed finally under suspension of the rules. The following bills were passed: By Mr. White, a further supplement to the act of the 24th of January, 1871, relating to executors and administrators, validating certain sheriff's sales of real estate.

Resolved, That the excellency, the governor of this commonwealth, be and is hereby respectfully requested to communicate to the Senate whether any and what measures have been taken by him to secure from the general government payment of the claims for damages sustained by citizens of this commonwealth during the late rebellion, in pursuance of section three of the act of assembly of Pennsylvania, approved May 22, 1871, and also to inform the Senate whether the payment of said claims, the Committee further legislation is required; if so, what legislation is necessary to secure the payment of said claims.

Resolved, That the return of Henry W. Gray as Senator from the Fourth Senatorial District is false and fraudulent, and that at the special election in said district, on the thirtieth day of January last, Alexander K. McClure did receive the majority of the legal votes cast there, and is entitled to his seat in the Senate, and is hereby declared to be the Senator-elect from the Fourth Senatorial District.

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The House, by a vote of 69 yeas to 32 nays, refused to suspend the rules to pass the bill on its final passage.

It required two thirds to suspend the rules.

It is more than probable that this is equivalent to the defeat of the bill, as it will be almost impossible to reach it again this session.

Agreeably to order the House proceeded to consider bills on the private calendar.

Bill No. 112, entitled an act defining legal holidays, was read, providing that January 1st, February 22d, July 4th, December 25th and Thanksgiving day, as the same may be appointed by the governor or President, shall be legal holidays.

Mr. Latta moved to amend by inserting Good Friday, which was not agreed to.

Mr. Lamon moved to amend so as to make notes, etc., payable on Tuesday instead of Saturday in case a legal holiday is observed on Monday, which was agreed to, and the bill passed as amended.

Bill entitled an act to relieve laborers, workmen and journeymen from certain prosecutions and judgments for conspiracy under the criminal law of this commonwealth was amended so as to protect the rights of those who may elect to work for employers regardless of organizations, was agreed to, and the bill passed.

Senate bill No. 176, entitled "An act to provide for the election of Judges of the several courts of this commonwealth, and to regulate certain judicial districts, approved April 15, 1871, to increase the number of judges of the supreme court to six," was read, considered and passed.

Bill entitled "An act to extend the competency of persons to be witnesses in certain criminal cases," was read, considered and passed.

Mr. Brockway moved to consider the joint resolution relative to the publication of acts of assembly.

The bill provides that in publishing laws, the signatures of speakers and governors, shall be omitted and in lieu thereof the entire enacted clause to use only the words "Be it enacted, etc.," and thus save considerable amount of printing.

Also, an act securing to married women their separate earnings—yeas 47, nays 8.

A motion to consider the joint resolution in relation to removing the Capital Buildings was defeated by a vote of 32 to 55.

In the Senate on Friday last the majority report in the McClure Gray case was submitted. It is signed by Senators Buckalew, Davis, Dill and Brockway.

In the House the following bills were passed: An act to authorize the Danville, Hazleton and Wilkesbarre railroad company to borrow money and to issue additional shares of capital stock.

To lay out a state road in the counties of Schuylkill and Columbia.

To provide for the erection of a poor house in Madison township Columbia county.

A large number of private house bills introduced and passed, and cannot be reached without suspension of the joint rules.

In the Senate on Monday last the following bills were passed: By Mr. Buckalew, appointing commissioners to lay out a road in Sullivan and Columbia counties.

By Mr. Buckalew, extending the time for paying certain insolvent taxes. The report of the conference committee on the constitutional convention bill was presented. It makes the body consist of 193 delegates, twenty-eight at each year voting for fourteen, and six additional from Philadelphia, elected at large in that city.

Mr. Buckalew offered a resolution to refer the report back to the committee, with instructions to insist upon full representation of the people of senatorial districts, more in accordance with the principles of the senate amendments—conceding a decrease in number to two from each district.

On the question to recommend the yeas and nays were as follow, yeas 38 to 37, so the question was determined in the affirmative.

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NOTICE OF DISSOLUTION.

The partnership heretofore existing between J. B. Knorr and J. S. Shuman, under the firm name of J. B. Knorr & Co., is this day dissolved by mutual consent.

J. B. KNORR, J. S. SHUMAN.

INCORPORATION.

Notice is hereby given, that on the 17th day of Feb. A. D. 1872, the inhabitants of Columbia county, petitioned the Court of Common Pleas of said county, praying the said Court should issue a charter for the incorporation of the Fish Company of Columbia County, Pa.

The Court has granted the petition, and the petitioners will be granted, according to the terms of the charter, the right to incorporate, and to hold the same, subject to the provisions of the act of the 21st of March, 1862, in relation to the incorporation of companies.

Witness my hand and the seal of the Court, this 17th day of February, 1872.

J. B. KNORR, J. S. SHUMAN, Petitioners.

BRIDGE NOTICE.

Divided of 50 per cent, on the capital stock of the Lattin Bridge Company will be paid to the Treasurer of the company on and after April 15, 1872.

GEO. R. GILBERT, Treasurer.

An election will be held at the house of J. B. Knorr, in the town of Columbia, between the hours of twelve P. M. and a o'clock, P. M., of the 15th day of April, 1872, for the purpose of electing a Board of Supervisors and Treasurer of the Columbia Bridge Company for the coming year.

GEO. R. GILBERT, Secy.

REGISTER'S NOTICES.

NOTICE IS HEREBY GIVEN, that the following persons have been registered in the office of the Register of Columbia County, on the 15th day of April, 1872, and are entitled to the same, subject to the provisions of the act of the 21st of March, 1862, in relation to the incorporation of companies.

1. The first and final account of Josiah B. Fritz, administrator of Margaret Fritz, late of Sprague township, deceased.

2. The final account of John W. Hunter, administrator of Albert Hunter, late of Pine top, deceased.

3. The account of Isaac L. Crider, Executor of the last will and testament of the late of Josiah B. Fritz, late of Sprague township, deceased.

4. The final account of Wm. M. Masteller, administrator of the last will and testament of the late of Josiah B. Fritz, late of Sprague township, deceased.

5. The final account of Abram S. McNeal, executor of the last will and testament of the late of Josiah B. Fritz, late of Sprague township, deceased.

6. The first and final account of William Masteller, administrator of Josiah B. Fritz, late of Sprague township, deceased.

7. The account of Benjamin Wagner, administrator of Josiah B. Fritz, late of Sprague township, deceased.

8. The first and final account of John Bantz, administrator of Josiah B. Fritz, late of Sprague township, deceased.

9. The account of Simon H. Wagner, administrator of Josiah B. Fritz, late of Sprague township, deceased.

10. Supplemental account of Peter E. Swank, administrator of Josiah B. Fritz, late of Sprague township, deceased.

11. The account of Henry L. Fries, William F. Fries, and James P. Fries, administrators of Josiah B. Fritz, late of Sprague township, deceased.

12. The account of Peter A. Wagner, administrator of Josiah B. Fritz, late of Sprague township, deceased.

13. The account of Wm. Goodman and Rachel E. Goodman, administrators of Josiah B. Fritz, late of Sprague township, deceased.

14. The account of Edmund Crawford, administrator of Josiah B. Fritz, late of Sprague township, deceased.

15. The account of John A. Ritter, administrator of Josiah B. Fritz, late of Sprague township, deceased.

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