

The Gentre Meporter. FRED. KURTZ .. EDITOR

CENTRE HALL, Pa., Oct. 28, 1880.

DEMOCRATIC NATIONAL TICKET

FOR PRESIDENT. WINFIELD SCOTT HANCOCK. OF PENNSYLVANIA.

FOR VICE PRESIDENT. WILLIAM H. ENGLISH, OF INDIANA.

STATE TICKET.

SUPREME JUDGE, GEORGE A. JENKS, Jefferson County

tant that every democratic candidat possible should be elected to the Legisla

The greenbackers of this county, last week, made the following nominations: Assembly-Leonard Rhone, of Potter, and J. Miles Green, of Milesburg. Co. Surveyor-Samuel T. Gray. For district attorney, Aaron Williams was nominated, but he declined in last week's REPORTER.

week's REPORTER. Gov. Curtin thoroughly understands every interest of Pennsylvania; he has always stood by her business interests, and was the friend of her sons in the army, and saw that her boys were well treated. Every true citizen should vot for Curtin, and have a representative in congress of whom we need not be asham-ed.

lature for the sake of doing a person "Say to General Hancock that I re-gret exceedingly that he is wounded, and that I thank him for the country and for myself for the great service he has rendered to-day. "GEORGE G. MEADE, "Major General Commanding."

"Major General Commanding." That was for Hancock's gallant service at Gettysburg—if Meade could thank, can't Pennsylvania remember him on Tuesday? Tuesday?

A WORD ON CONGRESSMAN No. 1 Democrats, do you realize the impor- Reading For Monest Republice of standing firm on the congre CRIM. onal contest ! Our party has lost mem-PROOF THAT GARFIELD TOOK A \$5000 BRIEE, ers in Ohio and Indiana and must gai

PROOF THAT GARFIELD TOOK A \$6000 BUIDE.
In The Pavement Swindle.
I

blican roar backs. Simon Cameron, e old sinner, says that if he could only feat Cartin yet he would be content to ire from politics. To accomplish his d, he has sent money into the district. t Demonstration to the district. end, he has sent money into the district. Takes, receives, or agrees to receive any Let Democrats then rally in their might and give Curtin such a rousing vote and majority as will send old Winnebago staggering to the rear, and wish that he had retired before he undertook to de-feat Curtin. Up, Democrats, and at them.

CEA had created a territorial government for the District of Columbia, and the Board of Public Works, of which Boss Sherbare et as an emperied at the state of Congress. The demurrer admits that fact, Judge Farwell held that that fact made the contract illegal and void. Now, then, can Mr. Garfield escape to by the President. Now, then, can Mr. Garfield escape to by the President. Now, then, can Mr. Garfield escape to by the President. Now, then, can Mr. Garfield escape to by the Golyear & McClellan for procuring contracts to lay their wood paves ment in the eastern cities. He was to be comprehensive plan of public plum, der was devised by Boss Sherbare plan of public plum, bis eard of the profits for his agency. He went to Washington, when the comprehensive plan of public plum, bis eard of the profits for his agency. He went to Washington, when the comprehensive plan of public plum, bis eard of the goss Sherbare in the comprehensive plan of public plum.

No. 2.

THE DE GOLYER JOB.

THE MEN WHO FOUND GARFIELD GUILTY OF FALSE SWEARING. The committee, 3 republicans and two nity to offer amendments. He said: lemocrats, was UNANIMOUS in their tlemen of this House desire to have vote

agency. He went to Washington, when the comprehensive plan of public plan-der was devised by Boss Shepherd and his confederates. Henry D. Cooke was then Governor of the Distriet. Chittenden soon found out that Rich-ard C. Parsons, then Marshal of the Su-preme Court, who had converted his of-fice into a den of jobbery, was the next friend of Henry D. Cooke, both being Dhio men. He also discovered that Parsons was intimately allied with Caring Garfield guilty. The on; one is reserving to Congress the right ames of the committee are. LUKE P. POLAND, leading republi- upon this road, and the other to confirm

Parsons was intimately allied with Gar-field, Chairman of the appropriations, whom, of all other men, he wanted to reach. Therefore he invited Parsons to can and senator of Vermont. GEN. N. P. BANKS, leading republican of Massachusetts

Treach. Therefore he invited Parsons to Washington in April, 1872, and soon made a bargain with him for \$5,000 cash down and \$10,000 contingent upon se-curing a contract for 200,000 yards of full cost of which, laid down, was \$140 per yard, as proven by the manager of De Golyer & McClellan's contracts. After Chittenden antarea, and was an antarea and was an antarea antarea after Chittenden antarea antarea antarea after Chittenden antarea ant

The bill was reported back on May 25,

The transfor Hancock's gallant services at four services at Gettyshorm of the constant of the service of the constant of the service of the service

Garfield is again found voting in the negas The common people do not want al Republican Voters. uve. [Ibid, page 2274.] GARFIELD HELPS TO SHIELD ROBESON. a shark of a lawyer in congress like Clear-field Murray, who watches for infortu-The Facts as Established by the Chi-cago Courts. On March 1, 1878, Mr. Whitehorn, nate men's paper, then bounds them chairman of the Committee on Naval Ar. like a spider does a fly. Such are some

De Golyer & Co., as Chittenden's snare monative. Freedre, part o, od session don of the profits arising out of the contract which De Golyer & Co., had with the GARFIELD'S CONNECTION WITH Board of Public Works of the eity of Washington. De Golyer & Co. employ-de ex-Senator Doolittle as their attorney. Doolittle filed an answer in the case, setting up as a defence : 1st. That the contract was void uponits face ; 2d. That the contract was void as against public policy, because of the \$5,000 paid James A, Garfield, a member of Congress, for and for other purposes. Bills for that his influence as a Congressman in get-ing the Board of Public Works at Wash-ington to give De Golyer & Co. the con-tract. On the 10th of June, 1875, an or ing the Board of Public Works at Wash-ington to give De Golyer & Co. the con-tract. On the 10th of June, 1875, an or-der was made by the court upon Storrs to reply or demur to the answer. Storrs demured; full hearing was had upon the demurrer, and the Judge (Farwell, a r Benublican), after a careful considera-tion on it without allowing but an heur or Ref A, JENKS, Jefferson County, Robin Links, Jefferson Links, Jefferson

FOR BARGAINS IN DRY GOODS NOTIONS. FANCY GOODS, READY-MADE SUITS,

BOOTS AND SHOES to admit an amendment which would se- GROCERIES

The bill came up again on May 10th, and HARDWARE, Mr. Farnsworth appealed for an opportu . There are two amendments which gen CARPETS,

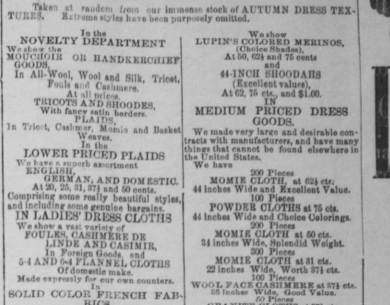
to fix the tariff of rates for freight and far ETC., ETC., AT the sales of land in limited quantities t

actual settlers. With the right to vote on PRICES LOWER THAN EVER these two amendments with a brief discus

Can of Massachusetts. GEN, G. B. M'CRARY, Grant's See'y of War, and leading republican of Iowa. WM, E. NIBLACK, distinguished WM, E. NIBLACK, distingui emocrat, of Indiana, and WM. E. MER-

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Lyon, of our firm

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Fall & Winter GOODS.

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which they intend to indorse by voting men in Centre county, and this they are for him.

to defend the right, which to us is THE LAW, and the institution which they represent. It is a well-meaning insti-tution, and it would be well if it should have an opportunity to be rec-ognized as a bulwark in support of the rights of the people and of THE LAW.—Hancock to Sherman, Decem-ber, 1876. to defend the right, which to us is THE should have an opportunity to be rec-ognized as a bulwark in support of the rights of the people and of THE LAW.—Hancock to Sherman, Decem-ber, 1876. to defend the right, which to us is THE should have an opportunity to be rec-ognized as a bulwark in support of the rights of the people and of THE LAW.—Hancock to Sherman, Decem-ber, 1876. the same the the adjourn-ment of Congress." This was two days before the adjourn-ment of Congress." Thus, according to Garfield's story, he after the adjournment on the loth of the rights of the people and of THE LAW.—Hancock to Sherman, Decem-ber, 1876. the same the the total state the total state the total state the calls his "laborious task, of the rights of the people and of THE LAW.—Hancock to Sherman, Decem-ber, 1876. the same the the total state the call state the call shift and the call shift and the says: "I worked at it as faithfully as anything I ever worked at," and there were "forty patents" to ex-against the needof the people cane it-self. This was hard work for a job that had already been determined." Now,

This caused cheers, after which Mr. of foreigners is the man running against

Gov. Curtin for congress. It is a pitty Murray did not live in the days of the alien and sedition laws-he would have been a worthy champion of the tyranny practiced under the elder Adams in that day, Let the naturalized voter remember

tell a lie. It is the boast of republicans now, that Garfield *when a man*, could swear to a lie, and they carry 329 as a button-hole boquet as their signet of his perjury which they intend to indorse by voting

U.S. Senate and the Pennsylvania Le

creature and tool of a mammoth corporation, or even Thompson will stand on this perturbations of the District come to stand or the stand or the distribution, or even Thompson will stand on this they would nough him."
ten shares of Credit Mobilier stock, but did not pay for the same. Mr. Ames received the eighty per cent, and also received the sixty per cent, cash divised in the success of his employment. It est candor in every word.
The moment they did, they would into the success of his employment. It est candor in every word.
The momopolists and in favor or laboring men, on this great question in the last legisla, ture. Honest Democratis, laboring men ad friends of laboring men, yote for the
The cargona proceeded with the cargona proc for him. Our regular army has little hold upon the affections of the people of to-day, and its superior officers should legally and with righteous intent aim to defend the right, which to us is THE LAW, and the institution which they represent. It is a well-meaning insti- TAXNOOCX AN CEPTYYENDED CSAN

On the 16th of December following, On the 16th of December following, GEN. GARFIELD AND MINISTER SEWARD. It was no doubt a very natural thing country. By this Garfield plan of chear is clause It was no doubt a very natural thing antry. By this Garfield plan of che

To enable the Secretary of the Inte- that Gen Garfield-should defend the con Chinese labor the American working Murray did not live in the days of the time of dire distross and corruption alien and sedition laws he would have been aworthy champion of the tyrrany practiced under the elder Adams in that days. Let the naturalized voter remember that the value being to the Honey r [Delano, a ring man,] to pay the duct of George F. Seward, United States will be driven from our factories a penditures made by the Board of Minister to China, and should have been shops, and from the day's labor unless for most in opposing the report of the ma-

"The great Principles of American "The great Principles of American Liberty are still the lawful Inheritance of this poople, and ever should be. The right of trial by Jury, the Har-the Freedom of Speech, the Natural Rights of Persons, and the Rights of Property, must be preserved." Extract from Order of Gen'l Hancest

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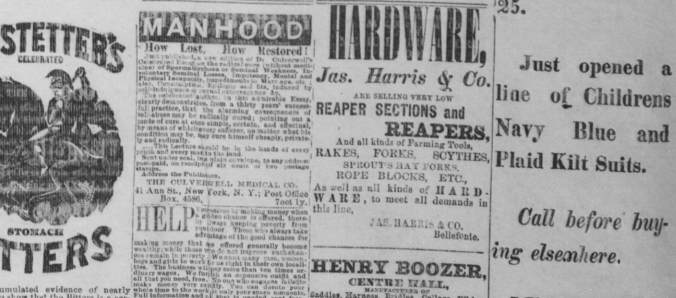
LAWRENCE L. BROWN.

Cool Yard and Grain Elevator at rear of B. E. V. R. R. Depot.

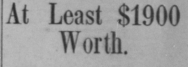


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The right of trial by Jury, the Has boas Corpus, the Liberty of the Press, the Attain a finance to the object of the object of the Press, the Attain a tent of a propriations previous to the pressreed."
If was not in favor of the military function in South Carolian recently function function in South Carolian recently



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