

HUNTINGDON, PA.

W. Lewis, Editor and Proprietor. Hugh Lindsay, Associate Editor.

Wednesday morning, Jan. 24, 1866.

WANTED TO PURCHASE—By a young man who is a practical printer, and who has had considerable experience as an editor, to purchase a one half interest in a good, paying country newspaper of Union principles. Best of references given and required. Address, stating particulars, etc., to T. W., "Globe Office," Huntingdon, Pa.

Union State Convention.

A State Convention will be held in the Hall of the House of Representatives, in Harrisburg, Pa., on Wednesday the seventh day of March, A. D. 1866, at 12 o'clock, M., for the purpose of nominating a candidate for Governor, to be supported by the friends of the Union.

The order of war has tried the strength of our Government. Its fire has purified the nation. The defence of the nation's life has demonstrated who were its friends. The principles vindicated in the field must be preserved in the councils of the nation.

The arch enemy of freedom must be struck once more. All the friends of our Government, and all who were loyal to the cause of the Union, in our late struggle, are earnestly requested to unite in sending delegates to represent them in said Convention.

By order of the Union State Central Committee. JOHN CEISSNA, Chairman.

Geo. W. Hamersley, Secretary. A. W. Benedict, Secretary.

Union County Committee.

The members of the Union County Committee are requested to send to their post office address.

A. H. BAUMAN, Chairman Union County Com., MARLBTON, PA.

Each member of the County Committee will as early as possible, answer the above request of the Chairman. It is important to every member of the Committee that the Chairman has their address, as he may desire soon to inform them of an important meeting.

NEGRO SUFFRAGE.—The bill giving negroes the right to vote in the District of Columbia passed the U. S. House of Representatives on Thursday last by a vote of 116 yeas to 54 nays. The bill is as follows:

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That from all laws and parts of laws prescribing the qualifications of electors for any office in the District of Columbia, the word "white" be and the same is hereby stricken out, and that from and after the passage of this act no person shall be disqualified from voting at any election held in the said District on account of color.

Section 2. And be it further enacted, That all acts of Congress and all laws of the State of Maryland in force in said District, and all ordinances of the city of Washington and Georgetown, inconsistent with the provision of this act, are hereby repealed and annulled. This bill was passed without looking to any conditions such as intelligence or character, but it is thought that before it passes the Senate it will be so modified as to embrace these provisions. It may be, also, that it is gotten up as an experiment, so as to test the expediency of general suffrage. Some Washington letter writers seem to think that President Johnson will veto the bill if it passes the Senate.

Regarding the decisions of Attorney General Speed as to the disposition of Jefferson Davis, as final, the question now raised is, when will the period arrive when it will be justifiable to punish him, or even give him a trial for his life? It will not be safe to let Jeff. go, even under a test oath, and an extraordinary bail, as it might cost us another war, of words at least, to recover him; and therefore his inevitable doom is to remain under lock and key in a redoubtable fortress. We have no doubt Jeff. waits a speedy reconstruction and the unmistakable return of peace, so that his present very unpleasant condition may come to a definite end.

UNION STATE CONVENTION.—The members of the Union State Central Committee assembled in the city of Harrisburg, on Friday, January 19th, at 8 o'clock.

On motion of the Hon. L. W. Hall, of Blair county, it was Resolved, That the time for holding the Union State Convention be fixed for the 7th day of March, 1866, at 12 o'clock, noon, in the city of Harrisburg.

Amendments were offered to this motion, one for the 4th day of July, and another for the 7th day of June. After some discussion the original motion of Mr. Hall's carried. The Committee adjourned to meet at the call of the Chairman.

REBELS YET UNPARDONED.—Nearly twelve hundred applications are now upon the President's table, most of which have been there for several months. Seven hundred of them fall under the \$20,000 clause. The remainder are classified as follows: Members of rebel congress, 86; ex U. S. army officers, 132; rebel generals, 127; prominent rebel civil officers, 32; ex officers of the U. S. navy, 116.

It is now ascertained beyond a doubt that more than three fourths of the money sent by the friends of Union soldiers who were captives in rebel prisons, was stolen by the keepers thereof.

An Important Decision.

Judge King yesterday delivered a most important decision in the court of quarter sessions of this county, in the case of Rowe vs. Stenger. Mr. Stenger was returned as elected to the office of District Attorney last fall, and Col. Rowe contested the election on the ground that the majority of Mr. Stenger was made up of votes cast by men who were deserters from the draft or from the military service, and are disfranchised by the act of Congress.

Judge King held that the penalty of forfeiture of citizenship could not be inflicted without due process of law, and that deserters could be disfranchised only upon conviction of the offense by some competent tribunal. As the act of Congress makes no provision for the judicial ascertainment and conviction of the crime, and the laws of the State make no such test of the qualification of voters, the votes of such men must be accepted. In the decision he does not raise the question of the power of Congress to impose a penalty effecting the right of suffrage in a State, and he expressly waives the issue raised as to whether or not the act of Congress is an ex post facto law, inasmuch as the point decided is conclusive of the case.

Such a decision coming from a judicial officer second to none in the State in high legal attainments, and eminent for his devotion to the loyal cause, presents the question of the disfranchisement of deserters as one yet to be perfected by the legislature if it is to be enforced at all. It is an issue of too much magnitude to be left in doubt, and we hope to see this case reviewed by the court of last resort in the State. But by the time it will reach that court, the legislature will have adjourned, and if the decision of our court should be sustained, we shall have another year of doubt and defiance of the law of Congress by the only party that can hope to profit by the votes of those who deserted their country's cause in the day of peril. Just as is the penalty of the act of Congress, its enforcement must have all the sanctity and ceremony of law, and to this question the attention of the legislature should be deliberately, wisely and promptly directed. We must either have such enactments as will ensure uniform enforcement, or the punishment of desertion must be abandoned. The general government has abandoned it, and it is for the States to declare by their legislation whether they will do likewise.

The Philadelphia Ledger states that an important agreement was executed in that city last Wednesday, between the Reading Railroad Company and the Great Western Railroad Company and its connections, for the purpose of establishing a great through route of narrow gauge railway between Philadelphia and Cincinnati and the entire West, by means of the Reading, Catawissa, Lewisburg, Centre and Spruce Creek, Western Central and the extensions of the Atlantic and Great Western Railroads. By this agreement the Reading road retains control of the anthracite coal trade, and has the power to fix the freight charges on the merchandise from Philadelphia to the West, and these charges are never to be greater per ton per mile than the charges on New York freight, and may be as much lower as the Reading Railroad Company shall see fit. It is claimed by the Reading Company that this agreement will give to Philadelphia the advantage of her geographical position as to all merchandise passing westward. Reading Journal.

STATE AGRICULTURAL SOCIETY.—This Society held their annual meeting in Harrisburg on the 16th, and was well attended.

The following resolution, offered by Mr. Wright, was adopted: "That we hereby memorialize Congress and the State Legislature to levy a tax upon dogs, not only as a protection to the great sheep-growing interests of the State, but also as a source of revenue to the Government; and that the president of this society transmit this resolution to Congress and to the State Legislature, with such remarks as he may deem proper."

The 26th, 27th and 28th of September were designated as the days upon which the next State Fair shall be held. The place has not yet been selected.

It was announced at the meeting that the last three fairs had been self-sustaining, and that, having some five thousand dollars in the treasury, the society could afford to be more liberal in providing for future fairs. Hon. Louis W. Hall was elected Vice President of the Society from the Seventeenth district.

SALE OF LIQUORS.—A letter from Harrisburg says: "Mr. Mann, of Potter, a new member, who is evidently destined to make his mark during the winter, has introduced a bill in which it is proposed to the vendors of liquors throughout the State. He proposes to make it lawful for the several Courts of Quarter Sessions to hear petitions in addition to that of the applicant, in favor of any person applying for a license to keep a tavern, inn or hotel, and thereupon to refuse the same whenever they believe the sale of intoxicating drinks is unnecessary for the accommodation of the public. The bill also provides that licenses to eating houses for the sale of domestic wines and of malt or brewed liquors shall be hereafter given by the same courts and not by the County Treasurers. If it is designed to reduce the quantity of liquor sold in Pennsylvania, it certainly merits the approval of every legislator."

Pennsylvania Legislature.

HARRISBURG, Jan. 18, 1866. SENATE. Mr. Worthington, from the special committee on the contested election case between Duncan and McConaghy, presented the following report:

The select committee of the Senate to try the matter of the petition of the electors of the Nineteenth Senatorial district, composed of the counties of Adams and Franklin, six thousand and one hundred and eighty-eight (6,188) votes, and David McConaghy six thousand and six hundred and sixty-three (6,163), and the said Calvin M. Duncan, was certified to be elected by a majority of twenty-five votes. That upon the hearing of complainants and respondent, your committee do find and report that of the votes received, counted and returned for the said Calvin M. Duncan, ninety-three votes, as claimed by petitioners and admitted by respondent, in the pleadings, were cast by deserters from the military service of United States; and we find that under and by operation of the act of Congress of the United States, entitled the third day of March, A. D. 1865, An act to amend the several laws heretofore passed to provide for the enrolling and calling out of the National Guard, and for other purposes, the said deserters so having cast said votes as aforesaid, for said Calvin M. Duncan, were to be deemed and taken to have voluntarily relinquished and forfeited their rights of citizenship, and were not therefore qualified electors of said Senatorial district or of this Commonwealth. Your committee, regarding said act as valid, and knowing no right or power in them to question it, have found the said ninety-three votes so cast as aforesaid, by said deserters, and returned for said Calvin M. Duncan, to be illegal votes, and have therefore deducted the same from the said six thousand and one hundred and eighty-eight votes returned for the said Calvin M. Duncan, and have ascertained and do report, that the said votes cast and returned for the said Calvin M. Duncan to be six thousand and ninety-five (6,095), and having deducted the said illegal votes cast and returned for the said Calvin M. Duncan from six thousand and ninety-five (6,095), being the whole number of legal votes cast and returned for the said David McConaghy, do find and report the said David McConaghy to have received an actual majority of sixty-eight votes (68) of the whole number of legal votes cast and returned; and your committee do therefore decide and report that the said David McConaghy had the greatest number of legal votes, and ought to be admitted to the contested seat as Senator elect from the Nineteenth Senatorial district.

W. WORTHINGTON, T. J. BIGHAM, JAMES L. GRAHAM, GEORGE LONDON, J. D. SHOEMAKER, M. B. LOWRY.

Mr. McConaghy then appeared before the bar of the Senate and was duly sworn by the Speaker as a member of the Senate.

SUCCESS OF THE PRESIDENT'S POLICY.—Col. Forney writes to the Philadelphia Press from Washington: "Gradually, yet surely, the difficulties in the way of restoration are subsiding, and that which was believed to be among the probabilities, viz: a difference between the prominent and controlling intellects of the National Union organization, may now, I think, be wholly discarded. There is, in fact, so little to quarrel about, that he will be a factious and daring partisan indeed, who attempts to make head against those necessities which demand peace on the basis of something like the President's policy. It does not seem to be doubted that the question of suffrage will be adjusted with the consent of nearly all parties, by an amendment to the National Constitution, making voters instead of numbers the foundation of representation in Congress. What, after this, remains for division and dispute?"

AN INSULT.—Senator Sumner on the evening of the 13th received a box containing the finger of a negro, accompanied with the following note: "You old son of a—, I send you a piece of one of your friends, and it that bill of yours passes, I will have a piece of you. A Union Man."

The finger, which had evidently been in alcohol for some time, was done up in a round box, addressed in a beautiful hand and left on the doorstep of Senator Sumner's boarding house, where it was found by a servant girl. The note was in a boyish hand and in several instances words of it misspelled.

J. SURRATT.—We have been furnished with the following statement, the writer of which says he has the best of reasons for believing in the reliability of what is here affirmed:—John Surritt was arrested in Texas, attempting to make his way into Mexico, during the month of June, 1865. He was placed in charge of Captain Smith and three privates, of the 4th United States Artillery. The movements of the party were slow, and every effort was made to keep the identity of the prisoner a secret. On arriving at Terro Haute, Ind., the party were compelled to lay over on account of a break on the Terre Haute and Richmond Railroad, and for two days occupied rooms at the Terro Haute. Before arriving at Washington, he was recognized by acquaintances (for proof of which see despatches from Washington and Baltimore, about July 20, 1865). Since reaching Washington nothing has been heard of Surritt. One hundred thousand dollars was to be paid for his capture.

Execution of Martha Grider.

Mrs. Grider makes full Confession. The execution of Martha Grider, the poisoner, took place at Pittsburg, on Friday. She had been convicted of the murder of Mrs. Caruthers, in July and August last. The administration of the poison to the victim extended through a period of several weeks, during which time the accused was unremittent in her attentions to the sufferer, and exhibited so much apparent kindness and sympathy as to completely disarm suspicion.

After the death of the person, whose she with her own hands destroyed, none were more careful in the preparations for the funeral than the murderer herself. Mrs. Grider, during the progress of her trial, exhibited the greatest coolness, giving appearance of a spectator rather than that of the felon. When the jurors were called, she instructed her lawyers as to which of them should be challenged, and frequently suggested to her counsel questions to be asked the witnesses. The most important witness was the husband of the deceased—James S. Caruthers. He testified that his wife, Mary Caroline Caruthers, died on the 1st of August, 1865. The body was buried, but was exhumed the 30th of August. His wife took sick on the evening of the 27th of June last. She was affected by vomiting, purging, and diarrhoea, and during the course of the illness, she experienced pain in the breast and dizziness, nausea, etc. Mrs. Grider, who lived next door, on Gray's alley, Allegheny City, was among the foremost in her attentions to the dying woman. The evidence of Mr. Caruthers showed that immediately after partaking of the food sent by Mrs. Grider, himself, and whoever else partook, were affected in the same manner as his wife at the time of her first taking sick. The poisoning continued, the physician became alarmed, and therefore advised Mr. and Mrs. Caruthers to leave, for a time, their residence, and go to the country. They did so, and while away both rapidly recovered, their health remaining good during the whole time they were absent. Upon their way home, however, the attentions of Mrs. Grider recommenced, and again the same strange sickness manifested itself. The mother of the deceased was sent for, as even at this time it was thought that her daughter could not recover. She arrived on the 28th of July, and partaking of the food sent by Mrs. Grider, was taken sick, the same symptoms manifesting themselves as in the case of her daughter and son-in-law. The evidence of Mr. Caruthers was supported by that of other witnesses. There was also evidence showing that Mrs. Grider had poisoned the family of Mrs. Margaret Smith, who lived next door to Mrs. Caruthers, by a bowl of soup. The family was composed of the mother and six children, all of whom but one eat of the soup, and here, as before, all who eat were immediately taken sick, one a child, dying. Evidence was also produced showing that a brother of Mrs. Grider's husband had died from the effects of poison, at the house of the accused, and that a Miss Buchanan had died under similar circumstances, after receiving the attentions of Mrs. Grider. She was however tried only for the murder of Mrs. Caruthers.

THE LAST SCENE. At precisely fifteen minutes past one o'clock, Sheriff Stewart, accompanied by Deputy Sheriff Cluley, proceeded to the cell of the doomed woman, and on entering Mrs. Grider remarked, "Are you coming for me?" The Sheriff replied "Yes, Mrs. Grider." She calmly arose and said, "Jesus Christ is coming for me too." The Sheriff flung her arms, and the funeral procession moved slowly down stairs, the Sheriff in advance, followed by the condemned and supported on her right by the Reverend Holmes and on the left by Reverend Sinauagh. Following were Doctor A. McCandless, Thomas M. Marshall, Esq., and Deputy Sheriff Cluley. The procession then moved slowly to the prison yard, and Mrs. Grider, with a firm step, mounted to the platform of the dread instrument of death, and took a seat in a chair on the trap door. After a short prayer by Rev. Holmes, that gentleman bid her farewell, when she requested him to stay by her. She then bid farewell to Mr. Sinauagh, Mr. Marshall, Dr. McCandless and Deputy Cluley. The Sheriff advanced and requested her to arise, and bid her her clothing about her feet, and bid her good by, to which she replied: "I am going to Heaven and hope to meet you there." He then adjusted the rope, placed the cap in its place, and descending the scaffold, sprang the trigger, and at twenty minutes past one the trap fell and the soul of Mrs. Grider was launched into eternity.

After the trap fell, the following confession was furnished to the members of the press. PITTSBURGH, Jan. 18, 1866. In view of my departure, in a few hours, from earth, I want to say that I acknowledge my guilt in the case of Mrs. Caruthers, and also the case of Miss Buchanan. But I am innocent of all other charges made against me in the papers for poisoning people. But bad as I have been I feel that God for Christ's sake has forgiven me; and through His mercy I hope to find an entrance into heaven. I die with out any hard feelings to any one—for giving all as I hope to be forgiven. Mr. Stewart has been very kind to me, doing all in his power to make me comfortable, and I pray that he may be assisted in his duty and rewarded for his kindness. My wife has also been very kind and has treated me with respect always. May God be good to him!

If I had been faithful to my church duties, it would be different with me now; but I am thankful that God is as good as to return to me now that I do try to come back to him. M. GRIDER.

Witnesses: C. A. Holmes, H. Sinauagh.

MAXIMILIAN, according to reliable information from the city of Mexico, expresses his readiness to run the gauntlet of the Government of the United States, should he be packed up and sent.

NEWS SUMMARY.

VIRGINIA proposes to pension her rebel soldiers.

JEFF. DAVIS is rapidly growing gray, and though not actually sick, does not possess a very strong lease of life.

THE dome of the national capitol has been completed and the scaffolding removed.

IN the New Jersey Legislature on the 17th instant, the House passed the constitutional amendment by a vote of 42 yeas to 10 nays.

ON the 12th General Humphreys arrived at Baton Rouge. He goes up the coast with two or three regiments to rebuild the levees.

IT is reported that the public printing and binding for the year ending with September next, cost nearly one and three quarter million dollars.

IT is said that Secretary McCulloch opposes the project of the equalization of bounties on the ground of the inability of the treasury to meet the enormous drain contemplated.

EDWARD B. KETCHUM, who was recently convicted of forgery and sentenced to serve a term of four years and six months in Sing Sing, has been placed in the shoe room of the prison.

THE Louisville Journal says the pork packing season in that vicinity is virtually closed. During the season 73,140 hogs have been slaughtered at Louisville, 7,181 at Jeffersonville and 10,000 at New Albany.

EX-Generals Heath, Pillow, Hood, Longstreet, and other Southern leaders, have been in Cincinnati within the past five weeks, and engaged 1,600 white laborers, and purchased 800 cotton plows to work plantations South.

NEARLY three hundred postmistresses have been appointed in the South, because no man could be found who would take the oath that he had not borne arms against the United States Government.

MRS. DOUGLAS, widow of the late Senator Douglas, is to be married on the 30th instant, to Brovet Brigadier General Williams, Acting Adjutant General, U. S. A., now on duty at the War Department.

THE Cincinnati Enquirer says of Gen. Joseph Hooker that paralysis has made sad work with his fine physical frame and handsome face. One whole side of his body has lost its vitality, and hangs flaccid and loose.

THERE seems to be a general desire as it is indicated by the tones of the press, that the Legislature pass more stringent laws to regulate the sale of liquors. All portions of the State are cursed with intemperance, and measures of reform are loudly demanded.

THE applications for pensions have now dwindled down to an average receipt of one hundred and sixty per day. This is a falling off from four hundred to five hundred applications that were received daily for many months during the war. The proportion that are favorably acted upon is about one in five.

A threatening demonstration was made on Senator Wade, last Wednesday, by a man well known to another Senator, upon whom he called a short time after leaving Mr. Wade, but not in the way of menace. The offender is from Massachusetts, and has heretofore been in trouble.

THE New York Herald's Fortress Monroe correspondent says: "The vigilance of the military authorities in their search for any person who may be concerned in the supposed plot to liberate Jeff. Davis, has not in any degree relaxed since the expulsion from the district of all who are known to have been at one time in the rebel service."

THE citizens of Franklin, Venango county, Pa., have subscribed the sum of \$2,440, all of which has been paid in except \$160, for the purpose of erecting a soldiers' monument in one of the public squares of that town. To this sum is to be added the one thousand dollars voted by the county by the Pittsburg Sanitary Fair Managers.

NEW ADVERTISEMENTS.

CARD. Notice is hereby given that all my business of what kind soever the same may be, has been placed in the hands of K. A. LOWRY, Esq., for settlement. J. G. CAMPBELL, Jr., Notary Public, Huntingdon, Jan. 24, 1866.

PURE LIBERTY WHITE LEAD. Preferred by all practical Painters. Try it and you will have no other. Manufactured only by ZIEGLER & SMITH, Wholesale Drug, Paint & Glass Dealers, No. 137 North Third St., Philadelphia. Jan 21-ly

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ADMINISTRATOR'S NOTICE. Notice of administration upon the estate of Harriet M. Grider, deceased, having been granted to the undersigned, all persons indebted to the estate are requested to make immediate payment, and those having claims against the same, to present them duly authenticated for settlement. ROBERT HARPER, J. E. HARPER, Administrators. Jan 25-66

NOTICE. To the Creditors of the Huntingdon, Cambria and Indiana Turnpike Company. I have been directed by the Court of Huntingdon Co., at the January term 1866, to pay to said creditors, one per cent on the amount of their claims, on which no interest has been declared. I will pay said dividend on the presentation of certificates of deposit by said creditors, or their receipts therefor. JAMES HARPER, Receiver, Huntingdon, Jan. 20, 1866.

THE TRIBUNE ALMANAC. CONTENTS: ASTRONOMICAL OBSERVATIONS; LUNAR AND PLANETARY OBSERVATIONS; DISTANCES AND POSITIONS OF THE PLANETS; DISTANCES AND POSITIONS OF THE STARS; DISTANCES AND POSITIONS OF THE NEBULAE; DISTANCES AND POSITIONS OF THE GALAXIES; DISTANCES AND POSITIONS OF THE CLUSTERS; DISTANCES AND POSITIONS OF THE COMETS; DISTANCES AND POSITIONS OF THE METEORS; DISTANCES AND POSITIONS OF THE SUN; DISTANCES AND POSITIONS OF THE MOON; DISTANCES AND POSITIONS OF THE PLANETS; DISTANCES AND POSITIONS OF THE STARS; DISTANCES AND POSITIONS OF THE NEBULAE; DISTANCES AND POSITIONS OF THE GALAXIES; DISTANCES AND POSITIONS OF THE CLUSTERS; DISTANCES AND POSITIONS OF THE COMETS; DISTANCES AND POSITIONS OF THE METEORS; DISTANCES AND POSITIONS OF THE SUN; DISTANCES AND POSITIONS OF THE MOON; DISTANCES AND POSITIONS OF THE PLANETS; DISTANCES AND POSITIONS OF THE STARS; DISTANCES AND POSITIONS OF THE NEBULAE; DISTANCES AND POSITIONS OF THE GALAXIES; DISTANCES AND POSITIONS OF THE CLUSTERS; DISTANCES AND POSITIONS OF THE COMETS; 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