

Circulation LARGER than any other Paper in the Juniata Valley.

Hon. W. P. SCHELL, of the House of Representatives, at Harrisburg, will accept our thanks for an early slip of the Standing Committee of that body.

It afforded us great pleasure to take our old friend, Joseph S. Cornman, esp., formerly of the Monitor, by the hand during the week. He looks considerably the worse of the war, but in spirit he is all right. We hope this will deal gently with him and that he may enjoy life for many years.

Mrs. Bliss, mother of the dead evangelist, and his sister reside in Tomanda, Bradford county, Pa. Memorial services in honor of Mr. Bliss, were held at Rome, his birth-place, Tuesday, Mr. Bliss was widely known and extensively connected in Bradford county, and his two little boys are at present staying with relatives there.

We wrote a paragraph, three or four weeks ago, which remained standing for a week or two after it was in type, that has brought down upon us the withering sarcasm of the cock-sparrow of the Bellefonte Watchman. We expect, however, to survive it. The naughty outside fellows, who copied without credit, deserve all they get.

The regular Annual Meeting of the Pennsylvania Editorial Association will be held in Harrisburg, on Thursday, January 25, 1877, in the Senate Committee Rooms of the State Capitol, at 2 o'clock, P. M. Editors and publishers throughout the State are requested to be present and connect themselves with the organization.

B. F. MEYERS, President. R. S. MENAMIN, Secretary.

EX GOVERNOR PALMER, of Illinois, has been nominated by the Democrats of the Illinois Legislature for a seat in the United States Senate. His opponent is Gen. Logan, who has been nominated by the Republican caucus. There are about as many Democrats as Republicans in the Legislature, and the "Independents" hold the balance of power. Palmer was formerly a Republican, but Liberalized in 1872, and has been acting with the Democrats since.

The President has directed Gen. Alger to recognize Gov. Packard, if he recognizes any one in Louisiana. It is about time that some decisive steps were taken in regard to the anarchy which prevails in South Carolina and Louisiana. This thing of playing at government by a set of ambitious upstarts, to the prejudice of the people in those States and the material injury of the whole country, should be summarily dealt with. If the people will not settle the difficulty for themselves it is high time that the Government of the United States go to their relief. The whole nation is sick and tired of this sort of thing. Let us have done with it.

The Local Optimists, says the Harrisburg Telegraph, have organized a lobby—calling it an executive committee—to induce the present Republican Legislature to re-nact the Local Option law. Is the Republican party to look for the same regard that conferred in 1874 for passing the Temperance party set legislative tickets in every class Republican county in the State to force the Republicans to buy them off. This scheme failing, they kept their tickets in the field as a revenge on the party that refused to bribe them. The result was the defeat of the Republicans, by the Temperance vote, after passing the very law the Temperance man demanded; and the election of a Democratic Legislature by the friends of Temperance, which Legislature repealed the Local Option law. A man, or a party, elected once is to be pitied; to be cheated the second time by the same men is to invite, and deserve, contempt.

The testimony given on Saturday before the Senate Committee on Privileges and Election supplied the only link needed to connect the chain of evidence already obtained tending to prove that whether or not Mr. Tilden himself sent money to Oregon for the purpose of influencing the action of the Electoral College or the Governor in issuing certificates to electors, or money was sent by his managers. Conrad S. Jordan testified that he is cashier of the Third National Bank of New York; that Samuel J. Tilden is one of the directors, and owns \$65,000 of the \$1,000,000 of the capital stock of that bank; that by the instance of Col. William T. Pelton (nephew of Mr. Tilden and Secretary of the National Democratic Committee) he (Jordan) directed Martin & Runyon to draw a draft upon their correspondents in Salem, Oregon, for \$8,000; that he (Jordan) didn't know for what purpose the draft was drawn; that he supposed it was for political purposes; that the transaction was not an ordinary bank transaction; that he told Pelton the transaction had better not go on the books of Martin & Runyon; that he requested Runyon to keep the transaction a secret; told Runyon before the latter came to Washington, to testify before this committee, not to divulge his (Jordan's) name; that at Pelton's request he asked Runyon to see a lawyer named Harrison (late private Secretary of Jeff. Davis, and later confidential adviser of Major Wickham, of New York city), that Pelton was not required to give any collateral as security for the \$8,000, but Jordan had an understanding with Mr. W. L. Scott, a member of the National Democratic Committee, that he (Scott) would be responsible for Pelton to the extent of \$20,000, which understanding was arrived at on the 5th of December, the day before the draft was drawn, and Jordan knew, in advancing the \$8,000 to Pelton, that there was a "substantial backer" behind Pelton. All of which clears up the conflict between the testimony of Runyon and Harrison, previously given, and leaves the matter just as it appeared to be some time ago.

THE Senate of Pennsylvania, on motion of Mr. Lawrence, passed the following preamble and resolutions by a yeas and nays, last week, in regard to the Presidential middle viz: Whereas, The tranquility of the country has been disturbed and its business prostrated by the extraordinary diversity of opinion in the money market, and that has been the result of the late election for the electors of President and Vice President: And whereas, To allay an excitement that has been kindled by the public news, and to prevent the calamities of civil war from which they have been lately delivered, it seems fit and proper that the Legislatures of the States, whose prerogatives and vital interests are involved in the issue, should declare and emphasize those principles embodied in the National Constitution by which the decision of the pending question can alone be justly and lawfully reached:

Resolved, by the Senate of the House of Representatives, That the will of the people in electing a President and Vice President of the United States can only be expressed in the manner prescribed by the Constitution, leaving the majority of the votes of the Union in the manner prescribed by the Legislatures thereof to be by force of the Constitution and laws declared President and Vice President, and that no attempt to prevent or imperil the declaration and confirmation of the constitutional election of the President and Vice President, are unpatriotic and revolutionary in spirit, and tend to the subversion of the Government, and to the perpetration of an outrage and indignity against the people.

That the lists which the duly appointed electors of the State respectively are required by the Constitution of the United States to make of the persons voted for by them for each, and which are to be by the electors certified and transmitted by them, sealed, to the President of the United States, and that the lists are to be opened by him in the presence of the two Houses of Congress, and counted on the constitutional evidence of the votes cast for President and Vice President.

That the Constitution of the United States, in the manner prescribed by the Constitution, leaving the majority of the votes of the Union in the manner prescribed by the Legislatures thereof to be by force of the Constitution and laws declared President and Vice President, and that no attempt to prevent or imperil the declaration and confirmation of the constitutional election of the President and Vice President, are unpatriotic and revolutionary in spirit, and tend to the subversion of the Government, and to the perpetration of an outrage and indignity against the people.

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