

ATTEENON SESSION.

The Convention re-assembled pursuant to adjournment, at four o'clock in the afternoon.

The President: The chairman of the Committee on Resolutions is now prepared to report. (Applause.)

Resolved, That in the future, as in the past, we will adhere with unwavering fidelity to the Union, under the Constitution, as the only solid foundation of our strength, security and happiness as a people, and as the framework of the Government, equally conducive to the welfare and prosperity of all the States, both Northern and Southern.

Resolved, That this Convention does explicitly declare as the sense of the American people, that after four years of failure to restore the Union by the experiment of military necessity or the war power, higher than the Constitution, the Constitution itself has been disregarded in every part, and public liberty and private right alike trodden down and the material prosperity of the country essentially impaired; that justice, humanity, liberty and the public welfare demand that immediate efforts be made for the cessation of hostilities, with a view to the ultimate Convention of all the States or other peaceable means to the end that at the earliest practicable moment peace may be restored on the basis of the Federal Union of the States.

Resolved, That the direct interference of the military power of the United States in the recent elections held in Kentucky, Maryland, Missouri and Delaware was a shameful violation of the Constitution and a repetition of such acts in the approaching elections will be held as revolutionary, and will be resisted with all the means and power under our control.

Resolved, That the aim and object of the Democratic party is to preserve the Federal Union and the rights of the States unimpaired, and they hereby declare that they consider the administrative usurpation of extraordinary and dangerous powers not granted by the Constitution, the subversion of civil by military law in the States not in insurrection, the arbitrary military arrest and imprisonment, trial and sentence of American citizens in States where civil law exists in full force, the suppression of freedom of speech and of the press, the denial of the right of asylum, the open and avowed disregard of State rights, the employment of unusual tests and the interference with and denial of the right of the people to bear arms, as calculated to prevent the restoration of the Union and the perpetuation of a Government deriving its just powers from the consent of the governed.

Resolved, That the shameful disregard by the Administration of its duty in respect to our fellow-citizens who now and long have been prisoners, and are now in a suffering condition, deserves the severest reprobation on the score alike of public policy and common humanity.

Resolved, That the sympathy of the Democratic party is earnestly and heartily and earnestly extended to the soldiery of our army, who are, and have been, in the field under the flag of our country, and in the event of our attaining power they will receive all care, protection, regard, and kindness that the brave soldiers of the Republic have so nobly earned.

Resolved, That the scene which followed the introduction of these resolutions baffles description. When the Secretary commenced the reading of the report every ear in the house was inclined to catch the words as they came from his lips. The deep, almost breathless, attention of the vast audience was unbroken to the middle of the second resolution, when the popular approbation found vent in cheers which rendered the latter portion of the resolution unintelligible—the voice of the Secretary being totally drowned in the deep volume swelling up around from the lips of thousands. Order being restored, the resolution was again read, and was listened to in silence until its close, when the audience again surrendered itself to the wildest enthusiasm, which died away and was renewed half a dozen times before the third resolution could be received. The reading of this resolution called forth applause more tumultuous and deafening than that of the preceding. The other resolutions were also received with applause. When at last the resolutions were adopted—when the people realized that the breakers had been passed, and that a platform, broad enough and strong enough for all, had been adopted, without a dissenting voice, they were fairly beside themselves with joy. Men jumped upon seats and chairs and swung their hats, ladies waved their handkerchiefs, every one shouted and screamed half frantic in their exhibitions of approval. As often as the enthusiasm would subside in one portion of the audience it would swell up in another portion, until every one in the joyful refrain. When the vast audience was hoarse and exhausted order was gradually restored, and the business of the convention was proceeded with.

Mr. Long, of Ohio, offered as an amendment, to come after the first resolution, the first Kentucky resolution of 1798, drafted by Thomas Jefferson.

It was then moved that the Convention proceed to the nomination of a candidate for the Presidency.

Mr. John P. Stockton, of New Jersey, on behalf of the delegation of that State, nominated General George B. McClellan.

Mr. S. S. Cox, on behalf of a portion of Ohio, seconded the nomination.

Mr. Saulsbury, of Delaware, nominated Gov. Powell, of Kentucky. Mr. Powell returned thanks to the gentleman, but he firmly believed that the crisis demanded that the candidate of the party should come from a non-slaveholding State, and, believing so, he begged the gentlemen, and his colleague from the gallant State of Delaware to withdraw his name.

Mr. Stewart, in behalf of the Ohio delegation, nominated Thomas H. Seymour.

Mr. Wickliffe, on behalf of a portion of the delegation of Kentucky, nominated Franklin Pierce.

Mr. Harris, of Maryland, seconded the nomination of Thomas H. Seymour and proceeded to eulogize his character and abilities.

Mr. Harris proceeded to say, that Gen. McClellan was an assassin of State Rights, an usurper of our liberties, and if nominated he would be beaten everywhere as he was at Antietam. He added that he could not go home and ask the members of the Legislature of his State to vote for him. He would not himself vote for him.

Mr. Carrigan, of Pennsylvania, raised a point of order that the gentleman having said that he would not vote for McClellan if nominated, he had no right to take part in the proceedings of the Convention.

The President declared that the point was well taken, and amid the wildest confusion Mr. Harris retired from the stand.

Table listing delegates by state: Maine - 7, New Hampshire - 5, Vermont - 5, Massachusetts - 12, Rhode Island - 4, Connecticut - 6, New York - 32, New Jersey - 7, Pennsylvania - 26, Delaware - 3, Maryland - 7, Kentucky - 11, Ohio - 15, Indiana - 9, Illinois - 16, Michigan - 8, Missouri - 7, Minnesota - 4, Wisconsin - 8, Iowa - 8, Kansas - 3, California - 5, Oregon - 3. Totals - 202 1/2.

Necessary to a choice 140 1/2. In announcing the vote of New York, Mr. Church said that New York regretted to pass by her favorite son, but she stands now as she ever stood, ready to sacrifice her dearest personal preference for the public good.

Resolved, That we, the German citizens, well knowing that in 1860, a great number of our noble German brethren contributed to the election of Abraham Lincoln, and thereby assisted in bringing our present calamities upon the shoulders of this now down-trodden nation, we now pledge ourselves to correct the deplorable errors of our fellow-brethren, and to work, act, and do our utmost to elect a Democratic President, in order to get rid forever of Abe Lincoln and all men adhering to his criminal or despotic inclinations.

Resolved, That we will go like one man for the nominee of this democratic convention, firmly expecting that his noble conceptions of pure Democracy will be our best shield against all endeavors to endanger any right of any part of the people.

Mr. Powell, of Kentucky: I have a resolution that I will offer: I move that it be Resolved, That we request the President of the United States to forthwith annual military orders prohibiting the circulation of Democratic newspapers in the States.

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and which are the basis of the Federal Constitution and of the rights of the States and of the liberties of the individual citizens—[immense applause]—I shall endeavor to be faithful to those principles which lie at the very bottom of the organization of the Democratic party.

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SCHOOL TEACHERS WANTED. THE Board of Directors of Karthaus township, Clearfield county, wish to employ THREE competent teachers for the ensuing winter, to whom liberal wages will be given. WILLIAM ELDER, Secretary.

CAUTION.—All persons are hereby cautioned against buying or harboring my wife Catherine, as she has left my bed and board without any just cause or provocation; and I am determined not to pay any money for her maintenance after this date. JOHN EVERHART, Kyrlestown, Aug. 29, 1864.

CAUTION.—The public are hereby cautioned against buying or in any way meddling with the following personal property in possession of Jacob Hess, of Clearfield county, viz: One bay Mare and one dark brown Horse—the same belongs to me, and are held by said Hess subject to my order. E. W. THOMPSON.

CAUTION.—All persons are hereby cautioned against buying or selling, or in any way meddling with the following personal property in possession of N. B. Peoples, of Lawrence township, viz: One yoke of Oxen, one Cow, and all the Grain on said place—as said Property belongs to us, and is in his hands subject to our order. A. W. P. READ, Lawrence township, Sept. 3, 1864.

General Election Proclamation. WHEREAS, by an act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An act to regulate the General Election within this Commonwealth," it is enjoined upon the Sheriff of the several counties to give public notice of such election, the places where to be held, and the officers to be elected.

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NOT BROKE UP, BUT BROKE OUT IN A NEW PLACE. THE undersigned has removed his entire stock of Goods to Phillipsburg, in the John B. Runk store room; where he will keep constantly on hand a large stock of DRY GOODS, CLOTHING, BOOTS AND SHOES, NOTIONS, Hats and Caps, Bonnets, Groceries, Hardware, Queensware, Tinware, Drugs, Paints, Oils, &c., &c. Also, a large stock of FLOUR, FISH, SALT, BACON, FEED, &c., &c. And is prepared to buy Boards, Shingles, &c. He will be glad to see all his old and other customers. Persons having unsettled accounts with him will please call and settle, and those having just claims against me, can have their money. JAMES E. WATSON, Phillipsburg, Pa. aug31-3m

CAUTION.—All persons are hereby cautioned against trading any persons on my account in any manner whatsoever, as we will pay no debts of such contracting. aug31-3l J. F. & D. R. BRAD.

EXECUTOR'S SALE OF REAL ESTATE. THE undersigned will expose to public sale on THURSDAY, October 25th, 1864, at ten o'clock, a. m., on the premises, The Farm of Abram Reams, dec'd, situated in Lawrence township, Clearfield co., Pa., four miles from Clearfield, on the road leading from Clearfield to Shavertown. Said farm contains 84 Acres and some orchards, about SEVENTY ACRES of which is cleared and in good state of cultivation. On the farm is erected a new dwelling house and out buildings, and a new bank barn. There is good water on the premises, and also a good heating orchard. The Terms of Sale will be reasonable, and will be made known on the day of sale. JOHN L. REAMS, GEORGE W. RHEEM, Executors. aug31-1s

REGISTER'S NOTICE.—Notice is hereby given that the following accounts have been examined and passed by me, and remain filed of record in this office for the inspection of all interested parties, and all others in any way concerned, and will be presented to the Orphans' Court of Clearfield county, to be held at the Court House in the borough of Clearfield, commencing on the 4th Monday of September, 1864, for confirmation and allowance.

1. The final account of John S. Rank, executor of the last will and testament of Jacob Reams, late of Decatur township, Clearfield county, deceased.

2. The partial account of Joseph H. Brubaker, administrator of the estate of Thomas Wood, late of Chest township, Clearfield county, deceased.

3. The account of David Gearhart, executor of the last will and testament of Thomas Gellman, late of Graham township, deceased.

4. The final account of Hubert Lestay, trustee of the estate of Francis Lestay, late of Otter township, deceased.

5. The final account of John Nelson, administrator of the estate of David Nelson, late of Chest township, Clearfield county, deceased.

6. The final account of M. O. Rich, administrator of the estate of Jacob Senninger, late of Knox township, Clearfield county, deceased.

7. The final account of Elizabeth Stumpel, executor of the last will and testament of Christian Stumpel, late of Brady township, Clearfield county, deceased.

8. The final account of Mary J. Schoning, administrator of the estate of Fred W. Schoning, late of Jordan township, Clearfield county, deceased.

9. The final account of Othello Smead and John Marrion, administrators of the estate of Revier King, late of Burnside township, Clearfield county, deceased.

10. The final account of Sarah Bloom and John A. Reed, administrators of the estate of David Bloom, late of Fife township, Clearfield county, deceased.

11. The final account of William Peath, one of the executors of the last will and testament of Ludwig Snyder, late of Bell township, Clearfield county, deceased.

12. The final account of William Peath and John Yingling, administrators of the estate of Benjamin Yingling, late of Burnside township, Clearfield county, deceased.

13. The final account of Lewis Carlin, administrator and Cecilia Mullin, administrator, of the estate of George Mullin, late of Lawrence township, Clearfield county, deceased.

I. G. BARGER, Register. aug31-3t

COURT PROCLAMATION. WHEREAS, Hon. SAMUEL LINS, President of the Court of Common Pleas of the county of Clearfield, and of the County of Clearfield, Centre and Clinton, and the Hon. JAMES BLOOM and of JNO. D. THOMPSON, Associate Judges of Clearfield county, have issued their precept, to me directed, for the holding of a Court of Common Pleas, Orphans' Court, Quarter Sessions, Court of Oyer and Terminer, and Court of General Jail Delivery, at the Court House at Clearfield, in and for the county of Clearfield, on the Fourth Monday (25th day) of September, 1864.

NOTICE IS, therefore, hereby given, to the Coroners, Justices of the Peace, and Constables, in and for said county of Clearfield, to appear in their proper persons, with their Rolls, Records, Inquisitions, Examinations, and other Remembrances, to do those things which to their office, and in their behalf, pertain to be done. GIVEN under my hand at Clearfield, this 5th day of August, in the year of our Lord one thousand eight hundred and sixty-four. EDWARD PERKS, Sheriff. aug31-3t

Sheriff's Sales. BY VIRTUE of sundry writs of Venditioni Exponas issued out of the court of Common Pleas of Clearfield county, and to me directed there will be exposed to PUBLIC SALE, at the Court House in the borough of Clearfield, on Monday the 27th day of September next, at 11 o'clock, P. M., the following described Real Estate, to wit: A certain tract of land situate in Covington township, Clearfield county, Pa., bounded on the north by lands of Williams & Humphreys; on the east by John B. Hagney and L. M. Coultier; on the south by M. Bario; and on the west by Francis Coultier; containing seventy-four acres and allowance, and having thereon erected a log house and log barn. Seized, taken in execution, and to be sold as the property of John B. Pettie. Also—a certain piece of land situate in Karthaus twp., Clearfield county, Pa., containing about 41 acres, bounded by lands of Patrick Shoden on the north, on the east by Thomas Myers, on the south by Thomas White and on the west by lands of Houch and Steleman. Seized, taken into execution and to be sold as the property of John Conway. Also—All that certain tract of land situate in Burnside township, Clearfield county, bounded by lands of Wm. Hutton, Isaac Lee, Joseph McMurray's Estate, Thomas McHaffey (now Cummings) and others, containing 27 1/2 acres more or less, with a two story frame dwelling house, log barn, and small tenement house thereon, with orchard, and about 75 acres of cleared land. Seized and to be sold as the property of Crawford Gallaher. EDWARD PERKS, Sheriff. Sheriff's Office, Clearfield, Aug. 31, 1864.

STRAY HEIFER.—Gone to the premises of the subscriber, in Pike township, a heifer, supposed to be three years old, with a star in her face and some white on her tail and legs. The owner is required to come forward, prove property, &c., or it will be disposed of according to law. LEWIS I. BLOOM, aug31-3t

MUSICAL GOODS.—Flutes, Violins, Horns, Harmonicas, Preceptors, Music Paper, Felted Bow, Bridges, Strings of the best quality. J. P. KRUEGER, aug31-3t

New Advertisements. NOTICE.—The members composing the Executive Committee of the Clearfield Co. Agricultural Society are requested to meet at the office of B. J. Wallace, Esq., in the borough of Clearfield, on Saturday, the 17th inst., at 10 o'clock p. m., for the purpose of taking into consideration the propriety of holding the Fourth Annual Fair of said Society, and for the further transaction of business. A full attendance is expected. By order of the Committee. sep3-1t B. J. WALLACE, Sec'y.

MARRIED.—On Thursday, Sept. 1st, 1864, by J. W. Shugart, Esq., Mr. WILLIAM A. GUNBY, of Lawrence township, and Miss HANNAH J. WILLIAMS, of Bradford township.

On Saturday, the 27th day of August, 1864, by Isaac Lemon, Esq., Mr. ALEXANDER McDONALD and Miss ELIZABETH MENY, both of Penn township, Clearfield county.

DIED.—With dysentery, August 20th, 1864, CHURCH, aged 3 years, 10 months and 20 days; August 21st, GEORGE M'C, aged 1 year, 4 months and 29 days; August 28th, AMANDA I., aged 7 years and 3 months—all children of Samuel and Mary Lamsberry.

In Curwensville, on the 20th ultimo, RICHARD EWERS, son of Daniel and Louisa Faust; aged 1 year, 9 months, and 23 days.

On Sunday, August 21, 1864, of Drenstray, MARY ANN, only daughter of R. J. and J. Stone, aged four months. Daughter, thou wast mild and lovely, Gentle as the summer breeze; Pleasant as the air of evening, When it floats among the trees. Ankle, thou hast gone and left us, And thy loss we deeply feel; But in Heaven we hope to meet thee, Where our sorrows shall be healed. Oh, dear Annie, thou hast bereft us Of thy smiles we loved so dear; But in Heaven we hope to greet thee, Where there is no parting tear. T. J. B. sep3-1t

On the second ballot New York threw its whole vote for Mr. Fendleton, its chairman stating that its former vote for Guthrie was against his wishes. The other candidates were then withdrawn and Mr. Fendleton, of Ohio, was unanimously nominated.

Hon. GEORGE H. FENDLETON, of Ohio, the nominee for Vice President, then took the stand, and, addressing the Convention, said: Mr. President, and Gentlemen of the Convention: I have received with profound sensibility this mark of the confidence and kindness of the Democracy of the United States. I can say no more than this now. You will consider said all that is proper for me to say upon an occasion of this kind. I can only promise, in future, to endeavor, with the same fidelity that I have tried to exercise in the past—in quiet devotion to those principles which lie at the very foundation of our Government,