



GEORGE B. GOODLANDER, Editor.

CLEARFIELD, PA.

Thursday Morning, Sept. 5, 1867.

Democratic State Ticket.

JUDGE OF THE SUPREME COURT.

HON. GEORGE SHARWOOD.

OF PHILADELPHIA.

Democratic District Ticket.

ASSEMBLY.

THOMAS J. McCULLOUGH.

OF CLEARFIELD COUNTY.

Democratic County Ticket.

SHERIFF.

CYRILUS MOYE.

OF DECATUR TOWNSHIP.

TREASURER.

WILLIAM K. WIGLEY.

OF DECATUR TOWNSHIP.

DISTRICT ATTORNEY.

WILLIAM M. McCULLOUGH.

OF CLEARFIELD BOROUGHS.

COMMISSIONER.

OTHELLO SNEAD.

OF BARNES TOWNSHIP.

JURY COMMISSIONER.

RICHARD S. ELLIS.

OF BELL TOWNSHIP.

AUDITOR.

CLARK BROWN.

OF LAWRENCE TOWNSHIP.

CORONER.

JAMES A. MOORE.

OF CLEARFIELD BOROUGHS.

Jury Jurors.

Judge Fowle, of North Carolina, (one of the loyal tools) is filling the jury box in his district with negroes. At a late term of his court he said that "no man could be excluded from the jury on account of color under the laws of the State. Three qualifications were necessary for a juror: good character, intelligence and a freehold; and that when a negro possessed these, and was duly drawn, he must be put on the jury." The Judge stated that "since the abolition of slavery in 1855, by the State of North Carolina, there was nothing in the laws of the State to exclude colored men from acting as jurors; and since the passage of the Civil Rights Bill, giving them all the rights of white men, they were fully entitled to act in this capacity."

What Dan Sikes, Fowle, and the Rump Congress have done in North Carolina, they want to do in Pennsylvania, and should they elect Williams judge we will have the same thing in less than two years. Therefore, those whites who consider themselves and their children no better than negroes, will vote for Williams; and those who believe in the supremacy of the white race and desire a free and prosperous country, will vote for the white man's candidate—Judge Sharwood.

Scolding the Taxpayers.

How the Radical State Officials are Managing Financial Affairs. In the last Indiana Register there is an article worthy of the attention of the taxpayers of Indiana county, exposing the attempt of the Radical State authorities to swindle the county out of \$2,159,731. To more clearly expose this swindle, and give additional facts, we copy the following from the Harrisburg Patriot & Union:

"We lately alluded to the fact that the Radical State officials and their favorites had perpetrated a grand swindle upon the taxpayers of the State in their method of making the twenty-three million loan. They borrowed \$23,000,000 at six per cent interest, and made the loan free from taxation. This sum they applied to the payment of a similar amount of the old loan, which bore five per cent, and was subject to taxation. By this transaction the State is compelled to pay one per cent more interest and it loses the State tax upon twenty-three million dollars—a total annual amount of at least four hundred and fifty thousand dollars, which must either be added to the State debt, or made up by future taxation. The Radical favorites who held the old five per cent bonds made a good thing out of the transaction—gaining one per cent more interest and being relieved of taxation, but the taxpayers suffer. Whether the Radical State officials made anything by thus playing into the hands of the old State bondholders for the people to determine. To say the least, their conduct was not above suspicion.

Going in on their Nests.

The negroes in the first and fourth Congressional districts in Georgia have issued an address, calling upon their colored brethren to vote for no white man for Congress, claiming that they have a large majority, and can elect one of their own number, and alleging that the right to vote carries with it the right to hold office. That is precisely so, Mr. Darkey. Send your highest colored and strongest scented brethren to Washington, as M. C.'s, and have them associate, eat and sleep with Thad Stevens and Charles Sumner. The former may endure it, because his taste has run in that line for thirty years, and he may be considered "reconstructed" on that point; but the latter, and our own Scofield, and their allies, may possibly object, but make them eat their own victuals. In short, compel these bloodhounds to practice what they preach. If they really love the gentleman from Africa, let them embrace him and enjoy his company.

Pope has Won a Victory!

The telegraph informs us that the last act of despotism perpetrated in Georgia, by Lord Pope, is the suppression of the News—a newspaper published at Albany in that State—because of "general disloyalty." We presume the editor refused to go on his knees before his Lordship and kiss the hand that smites him; hence the monstrous charge of "disloyalty." During the war it was disloyal to speak against the "government"—Lincoln; but now, in time of peace, it seems to be disloyal to say aught against a military usurper.

Generals like Pope are just the men for work like this. Failing to whip the rebels in the field, it is some consolation to know that they can vanquish them when they appear in the guise of country newspaper editors. Not even the Emperor of France can do this way suspend a newspaper. Two or three warnings, at least, are necessary. But what the most powerful crowned head in Europe dares not attempt, our little military monarchies may here do, not only with impunity, but with the approval even of a party that calls itself "Republican."

A loyal Washington correspondent says: "There is great excitement here over the wild and desperate behavior of the President, and all the Republicans seem now to be in favor of impeachment at all hazards. Mr. Johnson believes that nothing that he can do will screw the courage of Congress up to the height of making him a political martyr."

Prior to the election in Kentucky, said Prentice, "let us put Radicalism's nose so out of joint to-day that it can never again smell the odor of its own stable friends," and it was put.

Conover's Commissions.

It is useless for the Radical organs to attempt to squirm out of the false position in which their representatives now find themselves placed, by seeking to shift the responsibility of their discovered perfidy to the shoulders of their political opponents, making them appear as likewise in secret conference with the convict Conover. The state of "you're another" is an admission of the verity of the original charge against the accomplices of that party who have left no agencies untried by which they might substantiate charges, whether true or false, against the President, and all who favored his policy. It is the frantic cry of the fugitive criminal, who belows "stop thief!" in tones louder than his pursuers. But is the charge against the President and his supporters, of having attempted to use Conover for their own party purposes, substantiated by the facts? Let the public remember the past, and they will then, on candid examination, discover who were the patrons and supporters of the exhorated perjurer, and who it was that officially denounced (by implication, at least, the Statesbury of the whole conspiracy. Investigation will expose the fact, that Holt and Stanton, and still later, Butler and Ashley, (with others less prominent in everything but unscrupulous management,) quietly manipulated this infamous creature for their own purposes. On the other hand, though certain Democratic leaders might have desired to use the mere man of superior vivacity as an informer against his unprincipled patrons—regarding him in crime as only less culpable than the parties who urged him on—their denunciations of both patrons and perjurer have been open and promulgated and persistently urged in entire condemnation of both parties to the crime. From the period that Mr. A. J. Rogers made his minority report (about one year since,) as one of the investigating committee on the subject of the assassination, it has been universally accepted by every fair mind, (including Mr. Greeley, himself,) that gross and palpable injustice had been perpetrated in giving credence to any statements emanating from the unworthy sources upon which innocent men had been held up to public scorn. Mr. Clay was suffered to go free, and Mr. Davis finally released, whilst Conover was convicted of perjury, and has been sentenced to twenty years imprisonment in the Albany Penitentiary. If this does not deter imitation of his example, what penalty is sufficient to keep men from crime? Mr. Rogers covers his opinion of Holt with a very transparent veil, when he says: "Conover it was who found Merritt, Campbell, Snellett, and the rest, who rehearsed and taught them, and as professor of perjury, watched his pupils in their delivery thereof at lesson times, before Judge Holt. Stinging under this palpable rebuke, there was no recourse left for the officials who had employed these mendacious agents, but to apparently assent to the prosecution of Conover (though they might secretly urge his pardon;) and Holt himself appeared on the stand, and in his testimony admits that Conover's affidavit, at the time of the assassination, was written in his own handwriting. Conover's words thus were taken down by that party who desired to shape their meaning to suit his own evil purposes, and draws out, by artful questions to the ready tool before him, the desired responses. To account for this fact, the only excuse offered is, that he "believed the man was telling the truth"—though mere belief, in a court of justice, is rarely offered in the absence of positive knowledge. Let us see what proof Mr. Holt could have had of the character of the man he was using for his own purpose. The record of Conover's villainy had already been published to the world. The proof of this mendacity is set forth by the following statements, in parallel columns. Conover's statements were respectively these:

DAVE IN WASHINGTON. I was a conscript in the rebel service. I was a native of Virginia, one of the Confederate States. I left Richmond in October, 1864. I was in Virginia, when I was in your house until I was burned out, and my family were taken on by the Southern soldiers.

DAVE IN NEW YORK. I never was in the Confederate army. I was a native of Virginia, one of the Confederate States. I left Richmond in October, 1864. I was in Virginia, when I was in your house until I was burned out, and my family were taken on by the Southern soldiers.

THE WESTERN PENITENTIARY.—Within a month past four criminals have made their escape from this institution, two of whom escaped in the open light of day, and had it not been for their pursuit and recapture by private citizens, would still be at large. The other escapes took place on Saturday night, and were effected by two desperate characters named Cowling and Clements, saving apart the bars which secured the heavy iron door of their cell, and surmounting the walls of the prison yard by means of a rope ladder.

The watchman who was on duty at the time of this escape, is said to have been found asleep at his post. That there is something radically wrong in the management of this institution is evident, and the sooner the drones now there are decapitated, and a set of more active and discerning men installed in their stead, the better for the community at large. Under the regime of Capt. Birmingham, the former warden, escapes were few, and the prison was self-sustaining, but not so under the present management; escapes are numerous, and the State is made largely unprofitable annually to most deficiencies.

The Press says it is "bold repudiation" to pay off "depreciated greenbacks" the interest of a debt contracted to be paid in coin. To be sure it is. So said the Democrats in the Legislature when Senator Conwell's bill repealing the act to pay in coin the interest on our State debt was presented, but so did not the Radicals who voted for the measure and made "bold repudiation" a law of the Commonwealth. So said Judge Sharwood, who is unalterably in favor of the inviolability of a contract. So is not Judge Williams, the candidate of the Allegheny repudiators, who attempted to repudiate a solemn debt, honestly contracted by their country. Which of the two is most worthy the confidence and support of the people?

Sixteen of the most populous counties of Florida report 2,800 whites registered and 6,073 negroes. Leon county registers 47 whites and 1,567 negroes. That's what Radicalism is bringing the country to. Suppose you were living in Florida, voters of Pennsylvania, how would you like it?

The Ohio Statesman says: "General Sherman used to say that Secretary Stanton was nothing but a d—d clerk." The editor of the Pittsburg Herald says: "He told us he was a d—d bound."

Investigation does not manifest that the Democratic members who memorialized the President in Conover's favor, did so at that time, with any other motive than to use, as States' evidence, one of the less guilty of the conspirators, against certain parties and the President. They admit that he was guilty, but that the excuse given by Conover was that he had received a sum of money from Mr. Holt, the amount of which he did not disclose, thought it was described as "satisfactory." The reward, however, may be regarded as heavy, when we discover by Mr. Rogers' report, that received \$376 from Holt himself, and only \$100 from Conover. Another witness testified he received a like

Radical Declarations.

The Philadelphia Age says: "When a Radical journal of Massachusetts stigmatized the German voters of this State as the 'stupid Dutch,' the Press cried out that the article was a forgery. But the spirit which dictated the article in question is prevalent among the Radical leaders in all parts of the Union. In a speech made at Marietta, Ohio, a few days ago, Senator Wade, the President of the Senate, said, 'as a mass, the negroes are better qualified to discharge their duties under the government than the great mass of foreigners that we have always permitted to vote.' John C. Lee, the Radical candidate for Lieutenant-Governor of Ohio, remarked at another meeting of his party: 'I here make the assertion that the seven thousand five hundred men, of twenty-one years of age, in Ohio, with black blood, are better qualified, by reason of intelligence, to vote, than are seven thousand five hundred white men, foreigners, many times told. These extracts show in what estimation the leaders of the Radical party hold the men of foreign birth, who live in this and other States. They were bespattered with fulsome praise when needed to fill the ranks of our Northern forces, but when the war is over they are placed far below the negroes in point of intelligence. But the 'stupid Dutch' of this and all the States will not be deluded again. They know their friends and will act with them this fall. If the Press pronounces the 'stupid Dutch' story a forgery, how about the declarations of Wade and Lee?"

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New Advertisements.

COURT PROCLAMATION. WHEREAS, Hon. SAMUEL LINN, President of the Court of Common Pleas of the twenty-fifth Judicial District, composed of the counties of Clearfield, Centre and Clinton—And SAMUEL CLYDE and HENRY JACOB WILHELM, Associate Judges of Clearfield county, have issued their process, to be directed, for the holding of a Court of Common Pleas, of the County of Clearfield, in and for the county of Clearfield, commencing on the fourth Monday (23d day) of September, 1867, and to continue two weeks.

NOTICE IS, therefore, hereby given, to the Coroner, Justices of the Peace, and Constables, and all 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 offices, and in their behalf, pertain to be done. GIVEN under my hand at Clearfield, this 23d day of September, in the year of our Lord one thousand eight hundred and sixty-seven. JACOB A. FAUST, Sheriff.

Sheriff's Sales. BY VIRTUE of sundry writs of Habeas Corpus, issued out of the Court of Common Pleas of Clearfield county, and not directed, there will be exposed to public sale, at the Court House, in the borough of Clearfield, on Monday, the 23d day of September, 1867, at 1 o'clock, p. m., the following described Real Estate, to-wit: All that certain Saw Mill, situate on the Three Runs, in Karthaus township, Clearfield county, Pa., being fifty feet in length and thirty feet in width, and the lot of ground and outbuildings and appurtenances to said building. Sealed bids in execution, and to be sold as the property of Edward McCreary.

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