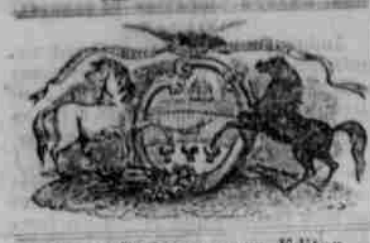


The Republican.



GEORGE B. GOODLANDER, Editor.

CLEARFIELD, PA.

WEDNESDAY MORNING, SEPT. 25, 1869.

Democratic State Ticket.

FOR GOVERNOR
HON. ASA PACKER,
OF CARBON COUNTY.

FOR SUPERIOR JUDGE
DON. CYRUS L. PERSHING,
OF CAMBRIA COUNTY.

Democratic District Ticket.

Assembly,
JOHN G. HALL, of Elk County.

Democratic County Ticket.

Treasurer,
LEVER FLEGAT, of Brady township
County Commissioner,
S. H. HINDMAN, of Beccaria township
Auditor,
JOHN D. MILLER, of Bell township.

There will be four separate tickets or slips to be voted at the coming October election. One ticket headed "State," for Governor; one headed "Judiciary," for Judge of the Supreme Court; one headed "County," for Assembly; Treasurer, Commissioner, and Auditor; and one headed "Township" (or "Borough," as the case may be) for township and borough officers.

THE INTERROGATORY.—It has become very fashionable lately with the metropolitan journals to send correspondents to interrogate prominent men. On our first page will be found a report of the interview had between Judge Packer and a Radical reporter of the New York *Sun* establishment. The reader will soon discover that the Judge knew a great deal more than his interrogator, and that he left with a flea in his collar car, besides inflicting a serious injury upon Geary and his party.

VERILY, INDEED!—Forney's *Press* says that "Cyrus L. Pershing staid at home during the war," attending to his duties as an "Assemblyman." Well, suppose he did, was that not perfectly right? But where was the illustrious (?) Judge Williams at the same time? Did he and the Forneys not stay at home abusing Democrats, and receive therefor a snug salary?

It would seem according to the logic of such radicals as Forney & Co., that the only test of loyalty and qualifications for office consists in a little "verily, indeed," when, in their words, they preach, we are led to exclaim, "Oh consistency, thou art a jewel."

SETTLED.—Dr Early has been adopted by the Radical party of this district as their candidate for the Legislature, and he pledges his body, soul and breeches to them, and to support the nominees of that party for Speaker, State Treasurer and other officers, if elected.

And yet, he has the impudence to announce himself as an "independent Democratic candidate!" This is indeed a nice feast to which honest democrats are invited by the Doctor and his allies! No man either Democrat or Republican, who knows the former Legislative career of Dr Early, and is opposed to Legislative corruption can vote for him, without perpetrating a public outrage.

"A just Democrat" asks us a great many questions with reference to the Representative question, which we have not the time to answer further, than to say that we denounced Dr Early's course when he ran against Dr Boyer, in such a manner as we have no doubt the party and both gentlemen understood. The allegation that he then voted and acted with the Democrats is no proof that he will do so again if elected. For the very reason he has been called to an account by the Radicals and they refused to support him again until he pledged himself not to act and vote as he had done before. Rehearsing the faults of others will add no virtue to the Doctor's pedigree as a legislator.

THE QUESTION OF NEGRO SUFFRAGE.—In order that our readers may fully understand the import of the Fifteenth Constitutional Amendment, we reproduce the same in our columns:

"ART. XV. I. The right of the citizens of the United States to vote shall not be denied or abridged by the United States, nor any State ON ACCOUNT OF RACE OR COLOR, or previous condition of servitude.

"2. The Congress shall have power to enforce this article by appropriate legislation."

Upon this subject the Republicans of Pennsylvania, in Convention assembled, adopted the following resolution:

Resolved, That we wholly approve of the principles and policy of the Administration of Gen. Grant, and especially do hereby ratify and approve the late amendment proposed by Congress to the Constitution of the United States, and known as the Fifteenth Amendment.

The question resolves itself into this: All those who vote the Republican State and County ticket at the coming October election, give their assent to the Congressional scheme to force negro suffrage upon the people of Pennsylvania.

This Year's Pyramid.

Democratic, Republican, VIRGINIA.

KENTUCKY, M. A. T.

CALIFORNIA, V. E. W.

WYOMING TERRITORY.

DEMOCRATS remember the time for being registered before the election is growing short. There see to it at once; don't delay, or it may be too late.

HARD SWARING.—It is startling to observe what a Governor has to swear to in Virginia. No less than five oaths are put to him—an oath of fidelity to the State constitution, another to the United States constitution, another against dueling, another that he was not concerned in the rebellion, and a fifth that he will properly perform the duties of his office. Here is a patent remedy against all the evils of government and troubles that States are heir to. Only pile up the oaths. Keep the Governor swearing, and you are sure to be safe. Where can we find a more supremely ridiculous fact?—N. Y. Herald.

The President reached Washington on Wednesday, and a special despatch from the *Inquirer* says: "After viewing his studies he drove out to the State Department, when he had a conference with Secretary Fish." Characteristic.

Voters of Pennsylvania, in the immortal language of Stonewall Jackson, "Beware of Geary."

Another Falsification Vailed.

The Radical press throughout the State, with but few exceptions, have been assiduously engaged in circulating a report to the effect that Judge Packer, the Democratic candidate for Governor, refused to pay his honesty and local taxes (which are enormous) in the district in which he resides, in 1865-6-7. But the Mauch Chunk Democrat in a recent issue makes a public exposé of this infamous libel on the character of a zealous and upright gentleman. Here are the facts and figures, and it is said "figures won't lie" if the opposition do:

"Finding Judge Packer unassimilable in decent and manly controversy, the Radicals have charged their pack of liars, and now try to break his popularity with the people by wholesale and deliberate lying. So it has been impudently charged that he failed to pay his county and other local taxes—but a review of our records shows that a few figures are enough to expose this mendacity and the political dabanchery in which Radicals is wallowing.

In 1865 the whole of the taxes of Mauch Chunk borough amounted to \$46,105.88. Of this amount Judge Packer paid—

Borough \$2,125.26 School 8,299.18 Beauty 43,885.62

Thus it appears that in 1865 Judge Packer paid over 79 per cent. of the total amount of borough tax levied.

In 1866 the total tax levied was \$37,801.92.

Of this amount Judge Packer paid—

Borough \$2,125.26 School 8,013.18 Beauty 6,669.91

In this year then Judge Packer paid over 67 per cent. of the tax levied.

So copiously had the money flowed into the borough treasury by this system of taxation that all the honest indebtedness was paid off in this war! What bold liars the Radicals must be to charge that Judge Packer failed to pay his county taxes, when it was only through him that the burden was discharged, and the poor man relieved of an enormous taxation.

Take the year 1867, in which the total tax levied was \$24,867.47.

Of this amount Judge Packer paid—

Borough \$2,125.22 School 8,222.88

Here, too, he pays over 50 per cent. of the total taxes levied.

In this year the Radical Legislature passed the law exempting the stocks of corporations from local taxation. This relieved a great part of Judge Packer's property. Still his real estate and other property remained liable to local taxation, and no one dare say he has not paid every cent of it.

But Judge Packer chose to take up his residence in Philadelphia in 1867, and has since resided and voted there, under the name of Kirk & Spender, on the 13th inst., dissolved by mutual consent.

The books and notes are in the hands of H. W. Spender, for collection. All persons knowing themselves indebted to said firm, are directed to call and make payment directly to him.

ISAAC KIRK, H. W. SPENCER.

Lumber City, Sept. 15, 1869.

LINE ASSORTMENT GHOSTS AND BOYS' PUBLIC VENDETTA.—There will be exposed to sale at public outcry at the residence of the subscriber in Jordan township, on WEDNESDAY OCTOBER 1ST, 1869, the following described personal property, to wit: two hundred and twenty-five pairs of men's boots, six large four pipe, two calve, half by the ton, even in the field, wheat and potated by the bushel, one wagon, two sleds, one plow, one harrow, one large hayrath cooling stove, two oval stone, dining table, two sets of chairs, two stands, fire beds, two capboards, large iron kettle, together with a variety of other articles used in a household.

Sale will commence at 10 o'clock a.m., when

will be made known by MICHAEL GILSON.

Annsville, Sept. 22-23.

TIME THE "LAST TIE" and "GOLDEN SPIKE" of the Union Pacific, to be seen at WM. REED & CO'S.

FIVE ASSORTMENT GHOSTS AND BOYS' PUBLIC VENDETTA.—There will be exposed to sale at public outcry at the residence of the subscriber in Jordan township, on WEDNESDAY OCTOBER 1ST, 1869, the following described personal property, to wit: two hundred and twenty-five pairs of men's boots, six large four pipe, two calve, half by the ton, even in the field, wheat and potated by the bushel, one wagon, two sleds, one plow, one harrow, one large hayrath cooling stove, two oval stone, dining table, two sets of chairs, two stands, fire beds, two capboards, large iron kettle, together with a variety of other articles used in a household.

Sale will commence at 10 o'clock a.m., when

will be made known by MICHAEL GILSON.

Annsville, Sept. 22-23.

NEW STYLE WATER PROOF HAT, at Mrs. Watson's.

DISSOLUTION.—The partnership has been dissolved between the undersigned and the subscriber in the town of Clearfield, city, under the name of Kirk & Spender, on the 13th inst., dissolved by mutual consent.

The books and notes are in the hands of H. W. Spender, for collection. All persons knowing themselves indebted to said firm, are directed to call and make payment directly to him.

ISAAC KIRK, H. W. SPENCER.

Lumber City, Sept. 15, 1869.

UNEQUALLED STOCK LADIES' & CHILDREN'S SHOES & GAITERS.

BLACK & FANCY SILKS.

FINE BLACK ALPACAS.

UNEQUALLED STOCK LADIES' & CHILDREN'S SHOES & GAITERS.

MEN'S CALF & FRENCH KID BOOTS.

HEAVY CALF BOOTS, \$5.

MEN'S AND BOYS' FINE AND HEAVY SHOES.

BEST STONE TEA SETS, \$6.

CASSIMMERS VERY CHEAP.

GROCERIES, FLOUR & PROVISIONS AT LOWEST RATES.

WOOL MARKETING AND COUNTRY PRODUCE WANTED.

Clearfield, June 16, 1869.

Educational.

MISS H. S. SWAN'S SCHOOL FOR GIRLS

CLEARFIELD, PA.

THE FALL TERM of twenty-six weeks, will commence on Monday, September 5, 1869.

A primary department will be added to the school this fall; for which the services of a competent instructor have been engaged. An effort will be made to render this department attractive and interesting.

TERMS OF TUITION.

Reading, Orthography, Writing, Object Lessons, Primary Arithmetic and Primary Geography, per half term, (of sixteen weeks).

History, Poetry and descriptive Geography, per half term, \$1.00.

Algebra and the Sciences, per half term, \$1.00.

Instruction in instrumental music, \$1.00 per month.

Music, \$1.00 per month.

For full particulars apply for Circular, Clearfield, Aug. 25, 1869.

CHARLES SCHAFER, LAGER BEER BREWER,

Clearfield, Pa.

Private Sale.

THE undersigned having determined to dispose of his real estate property, offers the same to the most desirable terms in Penn Township.

The tract contains

One Hundred Acres, more or less,

Eighty-five of which are cleared and under a good state of cultivation, and the water is good.

With good bearing orchard of apple, peach and pear trees. Comfortable buildings, a sufficient timber on the premises for building a house, barn, stable, etc., and excellent land.

The whole being well suited with excellent soil.

Also pasture land, a fine pasture.

It will be held for the inspection of all persons

on the first of November next, when, if not sold,

will be sold at auction.

For further particulars inquire of JOHN MCINTIRE,

Penn Township, July 14, 1869.

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Real Estate for Sale.

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