

J. Madison Wells was the chief manager of the Louisiana Returning Board, and now, when the return to the Penitentiary, his friends insist that he is the most infamous of men.

GEORGE B. GOODLANDER, Editor.

WEDNESDAY MORNING, MARCH 1, 1878.

Reader, if you want to know what is going on in the business world, just read our advertising columns, the special notices in particular.

Joseph W. Ashp, one of the founders of the Pacific Mail Steamship Company, died Tuesday night at his home in New York.

THANKS—Senator Wallace and Congressman Mackey have our thanks for documents from the Federal Capital, State Senator Pease and Representative Tait, for documents from Harrisburg.

The Westmoreland county Molly Maguires were twelve in number; only two of them, George Parfitt and Robert Whitelaw, are in jail. Patrick Doyle, formerly leader of the gang, was drowned last summer. The rest have disappeared.

The marriage of Mr. Charles Harris Phelps, to Miss Eleanor Livingston Phelps, only daughter of Mr. John Augustus Phelps, took place in New York on Wednesday last. Mr. Phelps has distinguished himself by rivaling Lord Byron and Leander in swimming across the Hellespont.

DELEGATES ELECTED.—The Democrats of Centre county, on the 25th inst., elected J. D. Shaffer and C. M. Bower, Representative Delegates to the next State Convention. And selected J. C. Cassanova, of Philadelphia, J. R. Fisher of Gregg twp., and J. A. Wood, wardens of Howard, as State Delegates.

The Huntington Journal espouses the cause of Bountiful Jumper Albright as the Radical nominee for Governor. A bounty-jumper would be a "very proper man" for that nomination; but, Durburrow, "don't you see that Hays' pointing with pride" has put the nose of your bounty-jumper out of joint with the "reigning family?"

Neal Dow, stand up. The Danbury News is authority for the statement, that when a railway car, thirteen flasks of liquor were immediately placed at his disposal. The maxim, "Do unto others as you would have them do unto you," could not have been so beautifully exemplified anywhere as in Maine.

A BAD SKEW OFF.—The new National party, which opened shop at Toledo, Ohio, last week, made a general start. With Stanton, Duncanson, Geo. Francis Train, on board the ship of State, the vessel will soon be beached. These four political crusaders are so well known to the public to do much mischief.

AN INFERNAL OUTRAGE.—The eight Democrats in the lower branch of the State Legislature, who, on the 26th ultimo voted with the Radical members in their effort to pass the Philadelphia Recorder bill, should have been driven out State street, to the river, and drowned, and the sixteen Radicals who refused to endorse the infamy, deserve promotion.

EXECUTED HIMSELF.—Heinrich Wahlen, under sentence of death for the murder of Max Hugo Heubner, near Elm Station, during a Centennial hanging himself in the Penitentiary prison on Saturday night. These parties of brown friends, and left Germany together, in 1876, to visit the Centennial. Now both are gone. The distress of their friends may be imagined.

OUT WITH THEM.—The Pittsburgh Telegraph says: "Senator Wallace's long four per cent. bond scheme is worthy of intelligent and serious consideration at the hands of Congress." Yes, put them out. The people will take them, and then let the government take the money realized from the sale and redeem the six per cent. bonds, and in that way we can make thirty-three percent on the interest, and the interest will be paid by the bonds.

THE DIFFERENCE.—Hayes for four years and \$200,000 in cash, and an additional sum of \$25,000 for incidentals, while Anderson, two years in the Penitentiary, and a heavy fine and cost for incidentals. Anderson counted Hayes in, or, in other words, he stole the goods and Hayes received them. In this State the receiver of stolen articles is esteemed as guilty as the fellow that stole them. In Louisiana and Washington they look upon crime in another light.

A Sudden Vacancy.—Hon. Hubert W. Taylor, First Comptroller of the Treasury, whose sudden death from paralysis occurred at Washington on the 26th ult., was born in Pennsylvania, but removed to Ohio when a young man. He was State Auditor of Ohio and also served in the Legislature. Upon recommendation of Secretary Chase, President Lincoln appointed Mr. Taylor to the office which he held at the time of his death. He was at work in his office when the stroke came upon him and death ensued within two hours.

WE OBJECT.—The Louisiana case in the prosecution of the infamous Returning Board, is not doing the fair thing, as we see it at this distance. The Board was composed of two negroes and two white men, all guilty alike. Yet, the two white fellows are gobbled up and sent to prison while their African confederates are splashing around in the streets of New Orleans apparently as innocent as a pair of pet lambs. The amendments to the Constitution expressly provide that no distinction shall be made on account of race, color, or previous condition. Therefore, we hold that after one of the white fellows, Anderson, was convicted one of the colored gentlemen should have been removed from society. The distinction, forbidden, is too apparent in this case. We therefore object.

After a very careful consideration of House bill No. 1,003, entitled "An act to authorize the coinage of the silver dollar and to restore its legal tender character," the committee on Finance, holding the opinion which I expressed in my annual message, that neither the interest of the Government nor the people of the United States would be promoted by the coinage of silver as one of the precious metals which furnish the medium of exchange, and that legislation which looks to contracting the volume of intrinsic money to as full a measure of both metals as their relative commercial value will permit would be neither unjust or inexpedient, it has been my earnest desire to concur with Congress in the adoption of such measures to increase the silver coinage of the country, would not impair the obligation of contracts, either public or private, or injuriously affect the public credit.

It is only on the conviction that this bill does not contain any such requirements that I feel it my duty to withhold from my approval. My present official duty as to that bill permits only an attention to the specific objections which the committee on Finance has in such way provided. The bill provides for the coinage of silver dollars of the weight of 412 grains each of standard silver, to be a legal tender for all national bank notes and debts, public and private, except where otherwise expressly stipulated in the contract. It is well known that the market value of that number of grains of standard silver, during the past year, has been from ninety to ninety-two cents as compared with the standard dollar of gold or paper, which is now lawful money in this country. Such measure, it will hardly be questioned, will in the judgment of mankind be one of the least faith as to all debts heretofore contracted.

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After a very careful consideration of House bill No. 1,003, entitled "An act to authorize the coinage of the silver dollar and to restore its legal tender character," the committee on Finance, holding the opinion which I expressed in my annual message, that neither the interest of the Government nor the people of the United States would be promoted by the coinage of silver as one of the precious metals which furnish the medium of exchange, and that legislation which looks to contracting the volume of intrinsic money to as full a measure of both metals as their relative commercial value will permit would be neither unjust or inexpedient, it has been my earnest desire to concur with Congress in the adoption of such measures to increase the silver coinage of the country, would not impair the obligation of contracts, either public or private, or injuriously affect the public credit.

It is only on the conviction that this bill does not contain any such requirements that I feel it my duty to withhold from my approval. My present official duty as to that bill permits only an attention to the specific objections which the committee on Finance has in such way provided. The bill provides for the coinage of silver dollars of the weight of 412 grains each of standard silver, to be a legal tender for all national bank notes and debts, public and private, except where otherwise expressly stipulated in the contract. It is well known that the market value of that number of grains of standard silver, during the past year, has been from ninety to ninety-two cents as compared with the standard dollar of gold or paper, which is now lawful money in this country. Such measure, it will hardly be questioned, will in the judgment of mankind be one of the least faith as to all debts heretofore contracted.

WHEN THE SILVER DOLLAR SHOULD BE MADE A LEGAL TENDER. The standard value should be made a legal tender only at its market value. The standard value should not be changed without the consent of both parties to the contract. National promises should be kept with unflinching fidelity. There is no power to compel a nation to pay its just debts. Its credit depends on its honor. The nation owes no money to the creditor, but the creditor owes the nation to keep his promise to the creditor to expect. I cannot approve a bill which in my judgment authorizes the violation of sacred obligations.

A SILVER DOLLAR SHOULD BE FULL VALUED. The obligation of the public faith transcends all questions of profit or public advantage. Its unquestionable maintenance is the dictate as well of the highest expediency as of the most necessary duty, and should ever be sacredly guarded by the Executive by Congress and by the people. It is my firm conviction that if the country is to be benefited by a silver coinage it can be done only by the issue of silver dollars of full value which will defend the standard of a currency worth less than it purports to be worth in all and no only default creditors, but all who are engaged in legitimate business, and none more surely than those who are engaged in the sale of their daily bread.

OF COURSE.—When did silver wells bound to find that it there was no "bad place" according to Beecher, he found that there was a "bad place" according to law and justice—a jail. Then he saw clearly that a jail was not reward for his political services in Louisiana. Then he ran off somewhere, then he was caught, then he daily began to believe his time had come. So he writes letters to fire the Northern heart, and try and force himself free. But he finds that the aiders and abettors of crime are no better than criminals. He calls on Sherman in the Treasury, in the hope that Sherman, surrounded with such aid, will do the heart of that other Sherman, surrounded with "the army," and get him out. It won't do. Old Wells won't get out. The Northern heart don't fire with a match, and then old Wells begins to tell lies. That won't do. If Hayes will only turn out the Treasury, Sherman, he will have peace and quiet in half an hour afterwards. It is these hellions that are making all this trouble. A Cabinet officer that parties convicts who are convicted for crimes that put the Cabinet officer in his place, is as bad as the convicts. Turn him out—Philadelphia Commonwealth.

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