

would dare to be so long away from court, for fear of his place being filled up during his absence. It is also the only one of slander and calumny when out of view; for, as his peculiar mode does not interfere with the progress of other men, they leave him unmolested in his glory.

Lebanon Advertiser.



WM. M. BRESLIN, Editor and Proprietor.

LEBANON, PA. WEDNESDAY, SEPTEMBER 21, 1859.

FOR PRESIDENT IN 1860, JOHN C. BRECKINRIDGE, OF KENTUCKY.

FOR AUDITOR GENERAL: Richardson L. Wright, OF PHILADELPHIA.

FOR SURVEYOR GENERAL: John Rowe, OF FRANKLIN COUNTY.

WHERE HE BELONGS.

In conversation with a friend the other day, who is of foreign birth but has become a citizen of this country by naturalization, we found that he generally voted with the opposition party, and "did not know" but he would do so this fall. Surprised that a man should be so dull to his own interests, we undertook to enlighten him by mentioning the two years' disability of citizens of foreign birth incorporated into the constitution of Massachusetts by the opposition party; the attempt by the same party to effect the same object in Connecticut; and generally, the united aim of Republicanism and Know Nothingism to degrade and disfranchise the white man, and to place the negro on an equality with the most favored of the land.

In addition, we would now present some evidence nearer home, on the same points. During the last session of the Pennsylvania Legislature, a bill was introduced which among other stipulations provided in the first section,

"That no person shall be entitled to vote, who, having been an alien, has not been naturalized, in conformity with the laws of the United States, at least six calendar months before the election, &c."

On the final action upon the bill, Mr. Gritman, of Luzerne county, a Democrat, moved to postpone the further consideration of it. The vote was taken by yeas and nays, and was as follows:

Yeas.—Messrs. Bertolet, Boyer (Clearfield), Boyer (Schuylkill), Broadhead, Burley, Diamond, Dadds, Evans, Foster, Fleming, Foster, Galley, Gospe, Graham, Gritman, Hill, Hollenback, Hise, Jackson, Ketchum, Laird, Lawrence, (Washington), McBeath, McDowell, Miller, Nill, Oaks, Pugh, Quigley, Rohrer, Ross, Smead, Thorn, Walker, Wagoner, Wilson, Williams, Williams (Washington), Withrow, Woodring and Zeller.—26.

Nays.—Messrs. Abbott, Acker, Balliet, Bannock, Bryson, Campbell, Church, Clark, Ecker, ELLIOTT, ELLIOTT, Green, Harding, Kennecott, Kinney, Mann, Matthews, McClure, Neal, Patterson, Pitzer, Tremont, Remond, Shafer, Sheppard, Styer, Walborn, Wilcox, Wiley, Whistler and Lawrence (Dauphin). Speaker.—31.

It will be seen from the above that all the Democrats voted to postpone the bill, and that the 31 against postponing are all Republicans—including the opposition candidate for the Legislature from this county, Mr. Bokman. According to this bill, a foreigner naturalized at any time must wait six months before he can vote. If naturalized any time after April he must wait (except Spring elections) over one year, in some cases nearly eighteen months; and in the case of a Presidential election he might be pushed back by this act another five years' probation. For instance, a man naturalized next Summer could not vote for a President until 1864.—For this bill Mr. BOKMAN and his Republican friends voted in the Legislature and in the case of the determined resistance of the Democratic members that its passage was stayed off. In case of the success of the Republicans this fall the bill will no doubt be again introduced next winter, and a determined effort made to pass it into a law.

How then, can naturalized citizens continue to vote the opposition ticket, and expect "equal rights" to all men, if they thus act with a party that would disfranchise them, and probably will their brethren and friends? Will they? We shall see.

The opposition candidate for Auditor General, Mr. Cochran, is traveling the State making an estimate of the number of votes he will receive. He don't like to trust to appearances, hence his slow but sure plan of arriving at a conclusion. He has already several thousand names down of persons who promised to vote for him.

Gen. Benjamin F. Butler has been nominated as the Democratic candidate for Governor of Massachusetts, by the recent Convention of that state. Caleb Cushing, Isaac Davis, Oliver Stevens and James S. Whitney were selected as delegates to the National Convention.

MIXED UP. The excitement produced by the Circus and Miss Richings last week, upon our neighbor of Popular Sovereignty, considerably. He says Mr. Douglas has been "making a tour," preaching "popular sovereignty," and that it has been tried "under Pierce's administration in the territory of Kansas and proved a miserable failure." The editor of the Courier certainly knows in his calmer moments, that Mr. Douglas' popular sovereignty then and now are as different as day is from night. The principle Mr. Douglas advocated under Pierce's administration was the correct one and is still held by the Democratic party.—But now he has revolutionized himself—erected himself as the dividing line between Democracy and Republicanism, but slanting considerably over towards the latter. All the failure of the principle of popular sovereignty applied to the Territories has been occasioned by Mr. Douglas' change of front, and the support he received from its constant and deadly enemies—the Republicans.

The Courier says that the Dred Scott decision holds that "the National Constitution protects Slavery in the Territories and that the people have no power to keep it out." Neither the Constitution nor the Dred Scott decision hold anything of the kind. It is local authority that creates or prohibits slavery; and the constitution does not interfere against it either in the states or territories. "But the Constitution regards as sacred and inviolable all the rights which a citizen may legally acquire in a State. If a man acquires property of any kind in a State, and goes with it into a Territory, he is not with that reason to be stripped of it. The legal owner of a slave or other chattel may go with it into a Federal Territory without forfeiting his title." "The black race in this country is neither bond nor free by virtue of any general law.—That portion of it which is free is free by virtue of some local regulation, and the slave owes service for a similar reason. The Constitution and laws of the United States simply declare that everything done in the premises by the State governments is right, and they shall be protected in carrying it out. But freed negroes and slaves may both find themselves outside of any State jurisdiction, and in a Territory where no regulation has been made on the subject. There the Constitution is equally impartial. It neither frees the slave nor enslaves the freeman.

"It requires both to remain in statu quo until the status already impressed upon them by the law of their previous domicile, shall be changed by some competent local authority." Our neighbor is equally "mixed-up" when he quotes the Constitution. He does not see that the clause in the Constitution giving power to Congress to make all "needful rules and regulations respecting the territory or other property of the United States" does not mean private property. Slaves, horses, cattle, &c., held by individuals are not "property belonging to the United States," and hence Congress has no constitutional authority to interfere with them. In fact the constitution expressly prohibits it when it says in plain words that "no person shall be deprived of his property except by due process of law," and that "private property shall not be taken for public use without just compensation."

But, the editor of the Courier tells us that he doubts the policy of his own convictions. That's just the case with all the principles that are now or have ever been advocated by the opposition. They are impolitic, and can never be applied to the happiness and prosperity of a people, and hence cannot be advocated honestly and sincerely.

Governor.—Hon. Jacob Fry, jr., the present honest and faithful Auditor General of Pennsylvania, is urged in many quarters as a suitable candidate for Governor. The recent Democratic convention of Montgomery county passed several resolutions strongly recommending him to the next Democratic State Convention. The party might go further and fare worse. We feel confident that high honors are now in waiting for Mr. Fry.

Legislature.—Hon. B. Bush Peiken has been nominated for the Legislature in Clinton and Lycoming, and is wagging war on the S. & E. Railroad and the sale of the State works. We always regret to see the introduction of such matters into a test, as it savors too much of that democracy which presumes everything for the nigger.—Republican paper.

We don't wonder that the opposition desire to hear as little as possible of that grand climax of fraud which depleted the state of one of its finest possessions. Well may they exclaim in horror, "Keep the doleful vision from our sight."

To Stop Mouse Holes.—Stop mouse holes with plugs of common hard soap, and you will do it effectually.—Rats, roaches and ants will not disregard it.

The following telegram has been sent all over the country. If it is not a "sensation item," manufactured for the occasion, it would appear that Mr. Breckinridge does not intend to be a candidate at the presidential time for the Presidential nomination. Mr. Breckinridge is one of the most brilliant statesmen in the country, young, talented, and enthusiastic. His Democratic record is pure, and he has the confidence of his countrymen who would delight to do him honor, now or hereafter. It has been intimated that the Vice President was content to look to the future and would leave the present battle to be fought by older contentants longer in the field. Although not accustomed to take for gospel everything which appears as telegrams we have reason to believe that its information contained in the following dispatch, is correct:

The New York Herald announces the same fact in the following words: WASHINGTON, Sept. 8, 1859. Judge Black has received a letter from Vice President Breckinridge, deprecating any use of his name in connection with the Presidency. It is said that he prefers a seat in the Senate. The recently elected Legislature of Kentucky will elect him as the successor to Mr. Crittenden, whose term expires March, 1860.

The Chambersburg Valley Spirit places the name of Hon. JAMES M. BLACK, of Pennsylvania, at its editorial head, as its first choice for the Presidency in 1860. It would have preferred Vice President Breckinridge, but as Mr. Breckinridge is said to decline a nomination, it leaves the field clear to Mr. Black, the next best man in his opinion.

From the Detroit Free Press, September 9. Elopement of a New York wife. A New York Merchant in pursuit of his wife and her lover—he finds her and forgives her. A telegraphic despatch was received by Officer Champ yesterday morning, requesting him to apprehend a lady who was passing under the assumed name of Elvira King, and supposed to be residing in this city. The despatch was from her husband, Mr. David L. Hawkins, of New York City, and briefly stated that she had eloped with a young man, who was probably in her company, and might be secured. It was dated at Buffalo, and informed the officer that the writer would be in Detroit by the first train, being on the way with all possible despatch. By a very imperfect description that was appended, the officer was furnished with some clue, and, upon inquiry at the hotels, ascertained that no such persons had stopped at any of the public houses. The next resort was the omnibus lines and public hacks, among which, after much diligence, a conveyance was found which had taken such a couple to a distant part of the city. Having carried the matter to this extent, Officer Champ then awaited the arrival of the husband, who came in, punctual to agreement, on the next train.

He was a man of very gentlemanly appearance and manners, and stated that he was a merchant and the possessor of a fine property, and ample income.—They lived a few miles above the city, on the North River, where an elegant residence, and all the luxuries of life contributed to make a happy home.—His wife was beautiful and accomplished, and, after five years of wedded life, he believed himself the possessor of all her affections, and in return lavished upon her the wealth of an undivided heart, and a well-filled purse. She was, indeed, faithful so far as outward observance was concerned, but in her heart had conceived a violent passion, rather allowed herself to be over-persuaded into an attachment for a young man in her husband's employment.—The partner of her inconstancy was a clerk who had always enjoyed Mr. Hawkins' confidence—a handsome, dashing fellow, who, in the exercise of his fair lady's numerous hops, bustles, piques, and moonlight ramblings, on the blarney bluffs overlooking the Hudson, had fallen in love, and by his winning ways and seductive pleading, so far prevailed over the intelligent mind and innate good sense of the lady as to blind her to the nature of the offense, and the almost certain consequences. The result was an attachment which rendered the once pleasant and much loved home irksome and unpleasant. The charm was gone when chastity once departed, and an unscrupulous spirit drove them to conceal, with a rash and reckless feeling, the absence of all familiar objects. They desired to do alone with each other.

The husband, overwhelmed with the denouement so little expected and so slightly deserved, found means to trace them directly to this city. They ran away like children, caring for nothing but to place distance between them and home, and consequently were as easily traced, for detective at the present day are as sharp as bloodhounds on the track. Having told his story, he was informed that the means of recovering his wife lay within immediate reach, and having signified his readiness to proceed, the officer sent for the conveyance above alluded to, and directed the driver to find the place to which he had taken the lady and her lover. The senses of the unwilling John were sharpened by a gold eagle from the impatient husband, and in a short time he drew up in front of a plain two-story house on Congress street, which had the modest sign of "boarding" on the front, and the name of Mrs. Martin on the door. A hasty rap brought the girl to the door, which no sooner opened than the husband pushed in and demanded to see the lady boarder. He was told that she was upstairs. The noise of entrance and talking alarmed the lady, for they had struck the right lead, and as he sprang up the stairs she confronted him at the top, in dire astonishment and dismay.

There was a scene, as there always is; the lady fainting, dying away into insensibility, and awakening again to a terrible reality, amid tears and protestations. The husband stood with folded arms, regarding her intently and with but few words, until the paroxysm passed, and then quietly requested her to prepare for another journey. She was

compelled speedily to leave her refuge and return homeward, which she did without a last word with her lover, who perhaps, fortunately for himself, was absent from the house, and did not meet the husband whom he had wronged.—The latter seemed disinclined to gain a Sickness notoriety, and made no effort to find him—taking, perhaps, the wiser course of the two. They went home last night.

Riot at a Circus.—PATERSON, N. J.—A dreadful riot occurred at Leont's circus, in Paterson, N. J., on Friday night last. It appears that the audience, who were packed close together, and all available places were occupied, and the proprietors endeavored to close the doors. A gang of loafers and rowdies, about seventy-five strong, broke through the tent, and in their scramble for seats caused the uprights to give way, leaving a hole, and a man was crushed to death. A rush was then made for the ring, and a white prelate, the continuance of the performance, which had been suspended, was sought to go outside of the ring, and all but about a dozen determined rowdies, who had broken into the tent, were suppressed. Persons determined to have a row at all hazards.

The manager informed the crowd that it would be impossible to continue the acting unless they helped him to keep the ring clear; but his remonstrances had little effect, and men, and boys of fourteen or fifteen, were allowed to continue running across near the centre pole until at last five or six were killed, and one of the riders with a child fell to the ground. No forcible attempt was made by the company; they only asked the crowd to reason and allow them to proceed, and every man, woman and child, as well as to both spectators and actors, reluctantly announced the close of the performance.

This afforded a pretext for a scene of lawlessness, and every man, woman and child, as well as to both spectators and actors, reluctantly announced the close of the performance.

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Philadelphia and Reading Railroad. EXCURSION TICKETS. FROM Philadelphia to Lebanon and return, will be sold at Philadelphia on Saturdays and Sundays, at \$3.50 each, good for one month, and on the succeeding Mondays, at \$2.50 each, good for one month. G. A. NICOLL, General Supt.

PHILADELPHIA AND READING AND Lebanon Valley Branch Railroad. REDUCTION OF TOLLS ON IRON RAIL. ON and after May 16, 1859, the following Tolls will be charged per ton of 2000 lbs. in Iron Cars.

For 5 miles, 21 cents. For 10 miles, 37 cents. For 15 miles, 53 cents. For 20 miles, 69 cents. For 25 miles, 85 cents. For 30 miles, 101 cents. For 35 miles, 117 cents. For 40 miles, 133 cents. For 45 miles, 149 cents. For 50 miles, 165 cents. G. A. NICOLL, Gen'l Supt.

PERSONS WISHING TO ESTABLISH Manufactory in a new and thriving place where business is doing, and where the climate is mild and salubrious, and where the soil is fertile, and where the water is pure, and where the air is sweet, and where the scenery is beautiful, and where the people are kind, and where the government is good, and where the laws are just, and where the courts are fair, and where the judges are wise, and where the lawyers are honest, and where the doctors are skillful, and where the ministers are pious, and where the teachers are diligent, and where the parents are good, and where the children are obedient, and where the old are respected, and where the young are encouraged, and where the rich are generous, and where the poor are contented, and where the whole community is united in love and harmony, and where the glory of God is the chief end of all their doings, and where the kingdom of heaven is their ultimate goal, and where the will of God is their only law, and 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