

Lancaster Intelligencer

THURSDAY EVENING NOV. 13, 1884.

The Birthright of Citizenship.

The circuit court of the United States in California, has lately decided that a Chinaman born in this country is a citizen of it. The decision was written by Justice Field, of the United States supreme court, and was concurred in by the circuit judges and the district judges of Nevada and California. The language of the constitution is construed in that "all persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States."

This unanimous decision of the court recommends itself by its manifest soundness. It makes citizenship of the country the birthright of all born in it, save the children of the servants of foreign governments, except Indians. The supreme court has excluded them under a decision just rendered in which it holds that one who was born as a member of one of the Indian tribes, which still continues as a tribe, is not entitled to the rights of a citizen, though he has separated himself from his tribe. These decisions do not seem to harmonize, and perhaps the supreme court will reverse the California decision. It should not do so, because there is no good reason why an Indian should not have a right to citizenship, when he claims it, as the original tenant of the soil; his rights upon it are superior to ours, if there is any virtue at all in being born upon the soil, as the laws hold that there is in requiring naturalization to put the foreign born upon a plane with the native born. It is time, now that the negro is admitted to citizenship, to throw open the gates to the citizenship to at least every American born citizen; and we see no good reason why the same law of naturalization should not embrace every race of the world.

Woman's Responsibility.

The supreme court of Kansas has taken a great step forward in its determination to ameliorate the lot of the married man. Under the old common law the wife's existence was merged in that of the husband and she could do no legal act without her husband's sanction, and could be guilty of no wrong without the supposition being exercised in her behalf that she was at the time under the coercion of her husband. This state of affairs resulted from the fact that in the old feudal days the power of the human was measured by his strength of arm, and woman being the weaker vessel was assigned to menial service, while her lord and master fought in the baronial wars. Thus it was that her acts were regarded as those of a dependent serf for which her husband could be held responsible.

This idea has pervaded and affected the English law of the married woman ever since, and the fact that she has had no legal existence apart from her husband has been the cause of many hair-splitting distinctions. But the supreme court of Kansas has shown a disposition to grapple with the question in a manner most commendable. They have announced that a husband is not liable for slanderous words uttered in his absence by his wife. Her brain and hands and tongue are her own, and she should alone be responsible for slanders uttered by herself. This seems to be excellent law as well as splendid common sense. The present day sees woman far different from the old feudal times, the social aspect of her existence is enlarged and she enters largely into fields at one time regarded as exclusively masculine. There is, therefore, no reason why the law should not be altered to meet the changed conditions, and the supreme court of Kansas has done a wholesome work in inaugurating the new departure.

The New York Sun calls Mr. Chairman Jones "that smoke encrusted troglodyte from Pittsburg;" which is pretty hard on Jones. We know that it must be something very bad to be a troglodyte, though we cannot just say exactly what it is. We judge that it is bad because of the Sun's opinion that the troglodyte character of Jones prevented him from being a good chairman for Blaine. It is a bad thing for a chairman, who isn't a troglodyte, to be smoke encrusted, because a chairman ought to see clearly. Pittsburg people don't see anything clearly but iron. Yet it is to be said for Jones that Blaine could not see much more in the canvass. He planted himself on pig iron, was felled by pig squeals as he dies, and dies like a stuck pig. We are convinced that Jones and Blaine were too piggy altogether, and are smoke encrusted troglodytes together. Mr. Jones has thus far been an esteemed citizen of Pittsburg and has much money. Mr. Blaine has made much money. Neither has anything new but his money left to him.

Mr. Blaine lost his cunning when he failed to accept quickly and gracefully the inevitable. He has been considered, heretofore, to be a man of extraordinary quickness of perception, and of remarkable ability in adjusting himself to circumstances. His failure to do so now indicates either a great weakening of his intellectual force, or a wholly desperate feeling that with this election lost, he is a political corpse with nothing to hope for and no inducement to uphold himself before the people.

The ox-roast and barbecue in progress in the city to day has been productive of a great crowd in the streets, but the best

of order and good feeling prevails.

Many prominent Republicans of the city are guests of the county Democracy at the park. This is as it should be. Cleveland is the president-elect, and all should unite in doing him honor.

"Let no guilty man escape" will be the watchword of the new administration.

The ship of state has proved her capacity to right herself unaided in Cleveland's election.

Honest and economical government is what the people expect under President Cleveland, and they will get it.

BEN BUTLER'S candidacy seems to have been such a huge joke that the average voter failed to regard it seriously.

The New Era flag still flutters and will probably continue so to do until the fool-killer's mission is accomplished.

NOVEMBER'S days seem melancholy to some Republicans, but they will find ere long that fate has been cruel to them only to be kind.

The closed mills and silent looms of Philadelphia, indicating that thousands are out of work, make a gloomy picture on the background of a coming winter.

THERE are over 20,000,000 people in Austro-Hungary who have never read a newspaper. Picture what a vast amount of life's sweetness they have missed.

ELEVEN policemen of Philadelphia charged with being intoxicated while on duty were discharged from the force yesterday. If "Rosy" would be cognizant of like offenses by his blue-coats, more than a few would be compelled to part with their official robes.

RAINING THE HARE. Now the hunter takes his gun, Without regard or care, In search of quail and hare: A. Bang! a tale has gone there; B. Bang! a tale has gone there; A. And no disappointed wight, With loaded gun and eager eye, Returns gravely home at night, With several fingers missing.

MR. HENDERICKS deserves lasting remembrance from his party for his great work in saving Indiana to the Democracy. His clear cut logic appealed to the hard heads of his Hoosier brethren with great effect. His speech in Indianapolis on Tuesday explains how the great victory this year came before the country with a clear and straightforward statement of the reform they intended to accomplish. In the national platform they declared that reform they would have. It was: First, that the taxation shall not exceed the wants of the government economically administered; second, that taxation shall be for public purposes alone and not for private gain or advantage; third, that in the adjustment care shall be taken to neither hurt labor nor harm capital; fourth, that taxation shall be heaviest on articles of luxury and lightest on articles of necessity.

PRESIDENT-ELECT CLEVELAND'S course from the day that he was nominated at Chicago in July to the present time has been marked by a degree of temperateness and consistency that is remarkable. He has been most wisely assailed by his political enemies, and his traducers in their mad frenzy have stopped at nothing in their effort to belittle him before the eyes of the American people. At no time, during the cowardly and malicious fire of some of his political opponents has he been betrayed into an utterance that could work to his discredit. He has borne himself in a style most manly throughout the long and arduous campaign in the field unscathed and deeper fixed in the hearts of his countrymen. Even his rabid political opponents cannot but confess that his administration will be conservative and wise, and for the best interests of the country, and they will have good reason to feel thankful as the shadows of his presidential incumbency lengthen that they were unsuccessful in their advocacy of Mr. Blaine's election.

A MATCH OF CHARTERS. Charters were issued at the state department Harrisburg on Wednesday, as follows: People's Underground Electric Company of Philadelphia; capital, \$500,000; directors—William H. Kern, Richard P. Loper, William M. Greiner, Samuel K. Pearce, Isaac Doughton and John C. Grady. Delaware Water Pipe and Paper Company, of Monroe county; capital, \$60,000; American Telegraph and Telephone Company, of Philadelphia, which will control the operation of every county in the state; capital, \$10,000; directors—J. E. Kingsley, Samuel B. Huey, Josiah P. Adams, Francis E. Bueher, of Philadelphia, and Thomas B. Doolittle, of Boston.

An application was filed for a charter to the Schuylkill Valley Water Storage, Water Power and Transportation Company, of Philadelphia, with a capital of \$20,000. There is already an application on file for a charter to the South Mountain Water Storage and Transportation Company, covering the territory of the above named company, and it has been decided, in view of the contest, to present the claims to be argued before the governor on Dec. 4.

The Alabama Legislature. The Alabama House of Representatives organized Wednesday by selecting H. C. Armstrong speaker. The governor's message is exclusively devoted to state matters. It shows the financial condition of the state to be good, and that all the state institutions are in a prosperous condition. It refers to the flight of the late Treasurer Vincent and to the further attempts made to capture him. The governor urges the Legislature to be prudent in legislation, and rather deprecates the idea of a reduction of the rate of state tax. The University Agricultural College and insane hospital have all been nearly doubled in capacity. More than half of the donation of 4,000 acres of land for the benefit of the university has been located. The schools have increased in numbers and efficiency from the appropriation of the late Legislature. The black, he says, are getting their full share of schools, according to population.

Seventeen Drowned. The British ship Thimrod, Captain Smith, has put in at Pernambuco in a damaged condition. She reports that she collided with the ship Andrew Johnson, which sank with seventeen of her crew. The remainder were landed there. The Thimrod sailed on August 7, from San Francisco for Queenstown. The Andrew Johnson, commanded by Captain Kellar, sank in the Bay of Honduras, on September 15, for Hamburg.

THE COUNT PROCEEDING.

AND STILL NO MATERIAL CHANGE.

The Official Returns from Forty-six Counties of New York Indicate Cleveland's Plurality Practically Unchanged. The board of canvassers of New York county, New York, examined the returns of the first three Assembly districts on Wednesday. A few differences from the press reports published on Wednesday morning were discovered, but nothing was found that will materially affect Cleveland's plurality as published. It is estimated that Oswald Ottendorfer, who has fewer votes than any other Democratic elector, may fall a hundred votes behind.

The official canvass of twenty wards in Kings county shows a gain of 39 votes for Cleveland and 2 for Blaine.

A change favorable to Mr. Blaine of 533 votes in the Seventeenth election district of the Second Assembly district, as shown in the press returns published on Wednesday morning, was made by the board of canvassers of the county on Wednesday; but on a careful comparison made between each of the election districts of the police returns and those of the press, it has been found that the differences will be made up on the day to be canvassed, except possibly on the name of Oswald Ottendorfer, who runs behind the other electors.

THE OFFICIAL MAJORITIES.

Returns from All but Fourteen Counties in the State Now Reported Officially. The following table has been carefully corrected by the official returns made. Wednesday's figures show a gain for Blaine of 8 in Jefferson and a loss of 1 in Dutchess and 2 in Chatham. His unofficial but doubtless correct figures of Albany reported to-day show a loss to Cleveland of 3. In Niagara county also Cleveland loses 1 vote. This makes Blaine's gain in the twelve interior counties completed Wednesday 17. The table shows the majorities by counties. Those marked thus * are official:

Table with columns: County, Blaine, Cleveland, Difference. Lists counties like Albany, Broome, Chatham, etc., with their respective vote counts.

Patrons of Husbandry. The eighteenth annual session of the National Grand of Patrons of Husbandry convened Wednesday in the Senate chamber of the capitol, Nashville, Tenn.

PERSONAL. MRS. PATTI is very fond of playing billiards.

DR. B. BANKS MCKENZIE, a noted total abstinence revivalist, died Wednesday in St. Louis, Mo., aged 47.

PROF. HICKS' unsatisfactory state of health on account of which Dr. Andrew Clark has enforced on him a winter residence in Italy, is of a purely physical character.

THOMAS BEVERIDGE, the head of the Beverage brewing company, Newburg, N. Y., died Wednesday among the brewers of the country, aged 74 years.

REV. J. B. McCULLOUGH, D. D., has been elected editor of the Philadelphia Methodist and Rev. William Swindells becoming corresponding secretary of the Philadelphia Tract society, succeeding Dr. McCullough.

GERARD PAGET, son of Lord Alfred Paget, and a brother of Arthur Paget, who married Miss Stevens, of New York, was shooting in Bushy park in company with Lord Alfred and his own wife, when the latter, while carrying a double barreled gun, accidentally shot her husband in the calf of one of his legs.

GENERAL WILLIAM S. HARNETT, of St. Louis, the oldest officer in the United States army, being 84 years old, was married in the cathedral Wednesday afternoon by Rev. John T. Ryan, to his housekeeper, Mrs. Marie St. John, a widow 45 years old. The bride has been the old general's housekeeper for twenty odd years.

OSBORN PHILLIPS, one of the proprietors of the Pittsburg Dispatch, died on Wednesday of the cholera, after a long and severely protracted illness of several years prominently connected with the iron and glass industries of Pittsburg; and for three years mayor of Allegheny City, and at the time of his death was president of the board of managers of the Western post-office.

PRESIDENT ARTHUR has appointed James Harlan, of Iowa, to be president of the court of commissioners of Alabama claims, in place of Ezekiah G. Wells, resigned, and Caleb H. Barney to be commissioner, and Joseph H. Reynolds to be alternate commissioner to represent the state of New Jersey at the New Orleans exposition.

JAMES S. BLAINE, the cousin, of his cousin, is quoted as saying in Pittsburg: "Personally I like Jim, but politically I think he is a shade thicker than I like. For twenty years he has been satisfied by the hope of being president, and his only ambition. He lived, moved and had his being with the simple hope of some day being president. Now his hopes are blasted. His monumental ambition will be crushed out."

LETT, LUDOVICH of the Italian army, who slapped and insulted a brother officer, and shot him dead in the duel which ensued, has been tried by court martial for the former offense and condemned to two years' military reclusion and the forfeiture of his commission. The court martial took no cognizance of the duel; for while the penal code regards dueling as a crime, though a very venial one, the regulations of the Italian army compel an officer to fight with any one who insults or challenges him, on pain of expulsion from the army.

ASSAULT AND BATTERY. Harry Rush was yesterday arrested on the charge of assault and battery upon his wife. He gave bail for a hearing before Alderman McConomy.

TEACHERS IN SESSION.

FACTS ABOUT THE YOUNG IDEA.

Lectures on Geography, Primary Arithmetic and Mental Science, by the Hon. J. P. McCaskey, were given in the evening at the Lancaster Normal School. Several selections of music were performed under the lead of Prof. Kevinski.

Prof. J. P. McCaskey gave notice that the next evening he would give a lecture on "The Young Idea." Several selections of music were performed under the lead of Prof. Kevinski.

Prof. B. F. Shaub continued his lecture on "Memory." Experiments were made on some of the lower animals to prove that there are many memories in the brain, instead of a single memory.

Prof. A. H. Brubaker read a paper on "Fact and Talent in the School Room." The paper was read by the Hon. J. P. McCaskey.

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THE QUARTER SESSIONS.

FOR NOVEMBER'S ASSIGNED TERM.

Verdict of Guilty to the Heavy Adultery Charge—Deninger's Appeal Withdrawn—Other Cases Disposed of.

Wednesday Afternoon—Upon the re-announcement of the verdict of guilty of adultery against Sarah E. Bauer, adultery, was allowed for trial. After the marriage of accused was proved George W. Miller, her husband, was called to the witness stand. He detailed with laborious detail that they were together in the middle of July, at which time they eloped and went to Philadelphia. He said Mrs. Bauer was guilty on several occasions of the offense charged, both here and in Philadelphia.

For the defense testimony went on the witness stand and positively denied that she was guilty of the offense charged. She admitted that she went to Philadelphia with Miller at the time alleged and that she had a child there, but she testified that a number of witnesses testified that they had known Mrs. Bauer for several years and that her reputation for chastity, previous to this charge, was good. The jury rendered a verdict of guilty. Sentence was postponed until the next term.

Lizzie Coleman, of Brecknock township, was indicted for being a common scold. In support of the charge a number of witnesses testified that Lizzie was the terror of the neighborhood, continually quarrelling with her neighbors, and that she was in the habit of using vulgar and profane language.

The accused denied having used the bad language attributed to her. She admitted having had a misunderstanding with a female relative, but she testified that the witness was scolded and abused by her.

Wednesday Evening—The trial of Lizzie Coleman, indicted for being a common scold, was resumed. The witnesses for the prosecution testified that they had known Lizzie for several years and in their opinion she is not a common scold.

The rebuttal of the commonwealth called several witnesses and the testimony that the reputation of accused for peace and quiet was not good.

The jury rendered a verdict of not guilty and directed that the defendant pay one-third of the costs, and the prosecutor J. K. Hershey, for the state.

Etta Cooper was indicted for committing an assault and battery on John Ream, a boy, living at the corner of Clay and Market streets. The offense was committed on the 22nd inst., and according to the testimony of the prosecution the defendant beat him without provocation.

The defense was that the boy struck a child of Mrs. Cooper, and she retaliated with him for doing so. The boy being very impudent, threatened her and she then chastised him, and he severely as had been testified to by the commonwealth's witnesses.

A number of witnesses testified that the reputation of Mrs. Cooper for peace and good behavior was not good.

A CONTINUANCE REQUESTED. Counsel for Jacob D. Warfel, indicted for false pretense, asked for a continuance of the case on the ground that the defendant was ill. In support of the motion for the continuance the physician presented a certificate from a physician setting forth that Warfel was confined to bed with inflammatory rheumatism. Counsel for the commonwealth objected to the continuance and produced a number of witnesses who testified that he had not Warfel driving in the streets on the 22nd inst. The court declined to grant the continuance.

Thursday Morning—The jury, in the case of commonwealth vs. James Carberry, who was indicted for being a common scold, returned a verdict of guilty on the 22nd inst. The jury rendered a verdict of guilty with county costs.

The commonwealth called for trial were William Wilson, Lewis Parker and Charles Thomas, of Salisbury township, indicted for the murder of John Dixon. The accused are colored men and the homicide occurred in Salisbury township on June 1st. They are represented by Frank Estleman and W. T. Brown and the commonwealth by District Attorney Eberly, J. Hay Brown and G. C. Kennedy.

The prisoners were arranged in open court and pleaded guilty. Separate trials were demanded by the accused and the commonwealth elected to try William Wilson first. The empanelling of a jury was proceeded with and occupied the balance of the morning session. Ten jurors were selected from the regular panel and the court directed a venire to issue for twenty jurors, returnable at 12 o'clock. The remaining two jurors were secured from the special venire, after which court adjourned to 2:30 o'clock.

A PLEA OF GUILTY. Henry Zarnum, of Little, pleaded guilty to selling liquor without license. Sentence was deferred until Saturday of next week.

B. L. DENINGER WITHDRAWS HIS APPEAL. The appeal of B. L. Deninger from the award of arbitrators in the suit brought by the Farmers National Bank, has been formally withdrawn, and the award of the arbitrators now stands as a judgment against Mr. Deninger. The following record of the withdrawal is on file in the prothonotary's office: B. L. Deninger having been informed that the within appeal from the award of arbitrators was taken desired to say that the appeal was withdrawn without his knowledge and he hereby withdraws the same.

NOVEMBER 12.—I hereby consent to the withdrawal of this appeal.

J. HAY BROWN, Attorney for plaintiff.

FIRE LAST NIGHT. Forester's Ice House Destroyed by the Flames. Last evening about 8 o'clock an alarm was given that a fire had broken out at Green and Christian streets. It was caused by the burning of one of P. B. Forester's large ice houses, which was situated at Reigart's Landing, on the Conestoga creek, just back of Woodland Hill cemetery. The fire department went to the scene but they were too late to save the building which was burned down to the walls in a short time. The building was empty at the time. The fire was the work of an incendiary and it was discovered by a man residing in the vicinity who started the alarm. The loss will be \$800, and there is no insurance. Mr. Forester has been very unfortunate with his ice houses at this point; several having been burned by incendiaries. Mr. Forester explains bitterly in regard to the conduct of the firemen. He says they did not even go out as far as the fire was, but stopped on this side some distance. Had they gone out they would have been in plenty of time to save considerable of the property.

A Stone Thrower Arrested. Yesterday a young boy was riding on an engine of the Quarryville railroad and when the engine put him off he hurled a stone at the train. Special Officer Harlow, of the railroad police, arrested him and after a reprimand by Alderman McConomy he was discharged.

STAYING LIGHTS. The police report that two gasoline lights are not burning on Wednesday night.

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