



The Jeffersonian.

THURSDAY, OCTOBER 5, 1871.

REPUBLICAN STATE TICKET.

FOR AUDITOR GENERAL: COL. DAVID STANTON, OF BEAVER.

FOR SURVEYOR GENERAL: COL. ROBT. B. BEATH, OF SCHUYLKILL.

STATE SENATOR: CHAS. PARRISH, OF WILKES-BARRE.

REPRESENTATIVE: DANIEL KALBFUS, OF CARBON.

LUTHERAN CHURCH.

Liturgical Services next Sunday.

MORNING, 10, - - - EVENING, 7.

G. W. MARRIOTT, D. D., Pastor.

VOTERS if you wish to elect to the State Senate, a true and tried man, an excellent business man; one who has the respect and confidence of all who know him, vote for Charles Parrish.

We do not believe in condemning a man because of his religious faith. That faith is partly the result of education and partly of conviction.

VOTERS of Monroe county, remember your duty on Tuesday next. Don't fail to perform it fully and faithfully.

FRANK D. COLLINS STAND UP!

Voters of Monroe, you have heard no man speak ill of Charles Parrish. Everybody speaks well of him.

Voters, in your voting on Tuesday, don't forget the State Ticket. David Stanton, for Auditor General, and Robert B. Beath, for Surveyor General, are gentlemen every way worthy of your support.

The speaker said "both sides will lie a little," and the public must therefore read and think and understand the facts for themselves.

SENATORIAL.

The Democracy of this Senatorial District, composed of Luzerne, Pike and Monroe counties, have put in nomination for State Senator, Frank D. Collins, an Irish Romanist of the strictest sect.

GEN. McCANDLESS' SPEECH IN THE COURT HOUSE.

On last Thursday evening, Gen. McCandless, the Democratic candidate for Auditor General, delivered an address in the Court House on the duty of the Democracy and all others, to give him their support at the coming election.

Gen. McCandless has a good voice and is a pleasing speaker, but his speech was one of the most rambling and desultory harangues, and tintured with the smallest amount of logic.

The Auditor General was a sort of watch dog whose duty it was to hang about the State Treasury and keep all things right in that quarter.

The Carpet Bagners were ruining the South by getting the ignorant negro Legislatures to pass railroad bills, and to make appropriations for the same, but not a cent of which money went into the railroads.

Under Democratic rule we had 300,000,000 acres of public lands, but now we had but 100,000,000 left.

The speaker tried to make fun of General Grant, by pronouncing him the gifted President; but he found that his stupid audience, as he evidently considered it, would not see the joke, and he called their attention to the fact that he emphasized gifted, but even then they refused to see it as the speaker tried to make them.

The speaker said "both sides will lie a little," and the public must therefore read and think and understand the facts for themselves.

The soldiers of the War with Mexico were treated better by a Democratic administration than the soldiers of the rebellion were.

that the soldiers of the rebellion got one-third more monthly pay, and a bounty amounting to more than three times the value of the land warrants, which were nearly all bought up by speculators, and did the soldiers but little good.

He wanted his Republican friends to think, for when he could get a Republican to thinking he was sure to change his principles, if he were an honest man.

Gen. Burnett in his introductory speech stated that a few years ago Gen. McCandless was nominated for state senator in a district in Philadelphia, which usually gave 1,600 majority for the Republican ticket, and that he was elected in said district by 1,700 majority.

"The Evans steal," and the dismissal of the Deputy Attorney General, "who unearthed the fraud," was another source of trouble to the speaker.

The Evans steal, which was no steal, was a large thing in the speakers sight, but the Democratic steal in New York City, which runs into millions of dollars seemed to be a small thing in the speaker's estimation.

The speaker, however, succeeded remarkably well in treating the national finance question, which he said was more talked of and less understood than any other question connected with our politics.

"The Evans steal," which was no steal, was a large thing in the speakers sight, but the Democratic steal in New York City, which runs into millions of dollars seemed to be a small thing in the speaker's estimation.

The speaker, however, succeeded remarkably well in treating the national finance question, which he said was more talked of and less understood than any other question connected with our politics.

The speaker tried to make fun of General Grant, by pronouncing him the gifted President; but he found that his stupid audience, as he evidently considered it, would not see the joke, and he called their attention to the fact that he emphasized gifted, but even then they refused to see it as the speaker tried to make them.

The speaker said "both sides will lie a little," and the public must therefore read and think and understand the facts for themselves.

There are now in hospital at Lowell, Massachusetts, seventy five cases of small-pox.

BOROUGH AND COUNTY.

Cool weather is again on hand.

Quinces are selling at \$5 per bushel on our streets.

Go to Fried's and see his immense stock of goods just received.

The remainder of the tomato crop has been destroyed by the frost.

The rabbit season opened on Monday last. The "cotton-tails" must take it now.

The 12th annual exhibition of the Monroe County Agricultural Society proved a failure!

Go to Fried's if you wish to purchase a new suit of clothes of the latest styles, and low prices.

Wild pigeons have put in an appearance, and quite a number have been killed by our sportsmen.

An adjourned Court will be held, at the Court House in this borough, on Friday October 12th.

We had the pleasure of taking our old friend, Samuel Melick, by the hand. Sam, never looked better than he does now, and it did us good to shake his bones.

A series of meetings, to continue throughout the week, are being held in the Methodist Church, in this borough. Services are held both afternoon and evening.

If you are in want of a handsome trunk, valise, fancy robe, or, in fact, anything usually kept in a first-class store, go to Simon Fried's, opposite THE JEFFERSONIAN office.

A steer was slaughtered in Lancaster county, a few days since, and having been opened, the iron prong of a fork, ten inches in length, was found imbedded in the liver and kidney of the animal.

At this time our farmers are very busily engaged in seeding their wheat and rye. Although for the past six weeks the ground has been very dry, the farmers are still pushing along their work.

Narrow Escape.—On Thursday last, at the Fair ground, a little girl named Emma Hammond, while riding in the flying coach with a "drunken" man, was thrown out and received a severe, but not dangerous gash upon the head.

Simon Fried has just arrived from the city with a fresh supply of goods of the latest styles.

The Scranlonians, if we may be permitted to judge by the remarks contained in the Morning Republican of Monday last, do not hold Mlle. Nilsson, as a "singist," in very high repute.

More Bivalves.—We understand that Mr. John Forker, alias "Stickem," proposes opening an Oyster stand in the building next below the Washington Hotel, on Main street.

Merited Distinction.—The well-known Groton Junction, on the great thoroughfare of the Northern Lines to Boston, has ceased to be.

"The Evans steal," which was no steal, was a large thing in the speakers sight, but the Democratic steal in New York City, which runs into millions of dollars seemed to be a small thing in the speaker's estimation.

Fried has just opened over 50 case of boots and shoes.

The Fair.—The Twelfth Annual Fair of the Monroe County Agricultural Society, held on their grounds on the 26th, 27th, 28th, and 29th days of Sept. proximo, passed off as announced, although it was not in every particular, a decided success.

The School Directors of East Stroudsburg, were authorized to borrow \$2,500 to be applied to the building of a School House.

Mathias Shuster, guardian of the Estate of Emma Shuster, Isaac T. Shuster and Susanna Shuster, was ordered to pay over to Jacob M. Shuster money in his hands.

In the matter of the Estate of Geo. G. Shafer, deceased, petition was read and decree sale of said real estate granted.

Eliza B. Dowling vs. Henry C. Dowling. Application for Divorce decree of Divorce granted.

Petition of Barnett Vliet, to inquire whether Samuel Sester is a Lunatic, read, whereupon the Court directs an inquest to be impelled from the Jury in attendance at the Court to be held Dec. 4th next, at 2 o'clock p. m.

Isaac N. Lurie was appointed guardian of Mary A. Lurie, a minor.

The petition of John Merwine, setting forth that Peter Gilbert, Assignee of Daniel Kerchner, and wife for the benefit of creditors was read, and citation awarded against said assignee, to file his account according to the prayer of the petitioner.

excellent. Considerable dissatisfaction was manifested over the result of the "big" trot, which came off on Friday. In fact, the contest for a time waxed warm, and fearful results were anticipated.

Much merriment was created on Friday afternoon, over a running race between two horses, owned by parties in Smithfield.

Upon occasions of this kind, all classes of people are drawn together in one common body. There is one class who go there for the purpose of seeing the sights, and enjoying themselves as best as they can.

The Clerk of the Court, in compliance with the above order, has already issued about three hundred capias in the order.

Now, Sept. 18, 1871, Court order and direct the Clerk of the Court, to issue bench warrants for all persons on whom costs were imposed by the Grand and Traverse Jurors at any preceding Term of this Court, who have not been sentenced by the court or have not paid such costs, and in which no rule is pending.

The Clerk of the Court, in compliance with the above order, has already issued about three hundred capias in the order.

The case on trial when we went to press last week, was Com. vs. Joseph C. Snyder, indicted for Rape.

Exra Merwine vs. Charles Henry Thomas Melhaney and Robert Huston. Summons in trespass, to recover the value of a Yoke of Oxen, belonging to plaintiff, sold by Sheriff Henry, as the property of Nathan Knox on Judgment held against him by Melhaney & Huston.

Borough of Stroudsburg vs. S. S. Decher and Thomas M. Melhaney. Scieri facias sur. Mechanics Lien. This was an action brought by the borough to recover for pavement laid in front of property of defendants, in Stroudsburg, under ordinance directing said pavement to be done.

Verdict for Plaintiff for \$91.16.

To Theodore Bush, for Twenty Acres of land situate in Smithfield township. Consideration \$225.

To John Slutter, for tract of land in Hamilton township. Consideration \$150.

To Stephen Kistler, for tract of land in Tunkhannock township. Consideration \$550.

To Philip Miller, for two lots of land in the borough of Stroudsburg. Consideration \$900.

Thomas M. Melhaney, was appointed guardian of minor children of Wm. Rinker.

The rule granted at a late term of Court, in case of Garret Ramsey and Joel Williams vs. Matilda Cramer, on a motion for a new trial, refused.

The School Directors of East Stroudsburg, were authorized to borrow \$2,500 to be applied to the building of a School House.

Mathias Shuster, guardian of the Estate of Emma Shuster, Isaac T. Shuster and Susanna Shuster, was ordered to pay over to Jacob M. Shuster money in his hands.

In the matter of the Estate of Geo. G. Shafer, deceased, petition was read and decree sale of said real estate granted.

Eliza B. Dowling vs. Henry C. Dowling. Application for Divorce decree of Divorce granted.

Petition of Barnett Vliet, to inquire whether Samuel Sester is a Lunatic, read, whereupon the Court directs an inquest to be impelled from the Jury in attendance at the Court to be held Dec. 4th next, at 2 o'clock p. m.

Isaac N. Lurie was appointed guardian of Mary A. Lurie, a minor.

The petition of John Merwine, setting forth that Peter Gilbert, Assignee of Daniel Kerchner, and wife for the benefit of creditors was read, and citation awarded against said assignee, to file his account according to the prayer of the petitioner.

James H. Walton, was appointed Auditor to make distribution of the funds in the hands of Chas. L. Frantz, Assignee of Samuel Hartzell.

The following persons were naturalized: Martin Scranlon, Henry Langford, John Waltz, Patrick Laughlin and Michael Haney.

On Monday Oct. 2nd, an Adjourned Court was held, when the Argument list was taken up, and the following matters disposed of.

In the matter of the rule upon the County Commissioners to pay certain fines to the School District of Barrett township.

Joseph Strunk vs. Christopher Marsh—ejectment. Rule to show cause why ejectment shall not be dissolved. Estrempent dissolved.

Edward and Ralph Meade, jr. & Co. vs. Jacob L. Wyckoff. Rule to show cause why judgment shall not be vacated and set aside. Argued.

diar authorized to pay Isaac DeLong \$48, for support of said minor for past year.

Adjournd.

FRANK D. COLLINS, STAND UP!

You are the Democratic candidate for State Senator, and as such the people want to know, and have a right to know, just what kind of a man you are, so that they may be able to judge whether you will be likely to honor or to disgrace the honorable position which you ask at their hands.

Frank D. Collins! For about two years you have occupied the position of District Attorney of the Mayor's Court of the city of Scranton, and during that time you have used that office, not for the purpose for which the office was created, but you have used it for the purpose of making money for yourself.

This we propose to do as follows: The other day, when Judge Ward, while the Mayor's Court was in session, took up the criminal docket, what did he discover? He found that in hundreds of cases, wherein parties have been indicted for offenses against the law, the guilty have never been brought before the Court for trial.

Now, Sept. 18, 1871, Court order and direct the Clerk of the Court, to issue bench warrants for all persons on whom costs were imposed by the Grand and Traverse Jurors at any preceding Term of this Court, who have not been sentenced by the court or have not paid such costs, and in which no rule is pending.

There are over three hundred cases of persons indicted of crime. Did you assume to yourself the functions of Court and jury, and dispose of these cases?—There are, as we are informed, several hundred cases in which the Grand Jury directed prosecutors to pay costs, aggregating thousands of dollars.

These persons claim that they paid the costs into your hands, yet the Court has no record of it, and the Treasurer of the city has no account of having received such monies from you.

Frank Collins has boasted that he made \$5,000 a year out of the District Attorney's office. When we take the above facts into consideration, we do not doubt it, but the biggest portion of the money belonged into the city treasury instead of Frank Collins' pocket.

Frank Collins, stand up! What have you done with this, the people's money? Here are over three hundred cases of persons indicted of crime. Did you assume to yourself the functions of Court and jury, and dispose of these cases?—

There are, as we are informed, several hundred cases in which the Grand Jury directed prosecutors to pay costs, aggregating thousands of dollars.

These persons claim that they paid the costs into your hands, yet the Court has no record of it, and the Treasurer of the city has no account of having received such monies from you.

Frank Collins has boasted that he made \$5,000 a year out of the District Attorney's office. When we take the above facts into consideration, we do not doubt it, but the biggest portion of the money belonged into the city treasury instead of Frank Collins' pocket.

Frank Collins, stand up! What have you done with this, the people's money? Here are over three hundred cases of persons indicted of crime. Did you assume to yourself the functions of Court and jury, and dispose of these cases?—

There are, as we are informed, several hundred cases in which the Grand Jury directed prosecutors to pay costs, aggregating thousands of dollars.

These persons claim that they paid the costs into your hands, yet the Court has no record of it, and the Treasurer of the city has no account of having received such monies from you.

Frank Collins has boasted that he made \$5,000 a year out of the District Attorney's office. When we take the above facts into consideration, we do not doubt it, but the biggest portion of the money belonged into the city treasury instead of Frank Collins' pocket.

Frank Collins, stand up! What have you done with this, the people's money? Here are over three hundred cases of persons indicted of crime. Did you assume to yourself the functions of Court and jury, and dispose of these cases?—

There are, as we are informed, several hundred cases in which the Grand Jury directed prosecutors to pay costs, aggregating thousands of dollars.

These persons claim that they paid the costs into your hands, yet the Court has no record of it, and the Treasurer of the city has no account of having received such monies from you.

Frank Collins has boasted that he made \$5,000 a year out of the District Attorney's office. When we take the above facts into consideration, we do not doubt it, but the biggest portion of the money belonged into the city treasury instead of Frank Collins' pocket.

Frank Collins, stand up! What have you done with this, the people's money? Here are over three hundred cases of persons indicted of crime. Did you assume to yourself the functions of Court and jury, and dispose of these cases?—