

The Republican delegates at large in the Constitutional Convention have chosen Henry Green, Esq., of Northampton county, to fill the seat vacated by Attorney General DIMICK.

ALEX H. STEPHENS, late Vice President of the Southern Confederacy has been elected to the next Congress. What momentous changes have occurred since he formerly occupied a seat in that body!

LAST WEEK GOVERNOR HENDRICKS, of Indiana, signed the new license law for that State, which makes those engaged in the liquor traffic responsible financially, for all damages resulting from drunkenness.

It speaks well for the management of our State finances, that the Commissioners of the sinking fund have announced their readiness to pay one and a quarter millions (\$1,250,000) of the outstanding six per cent loan of the Commonwealth.

THE TRIAL OF GEORGE O. EVANS for the embezzlement of the State funds collected from our war claim against the general Government was to commence at Harrisburg on Monday last. Judge JEREMIAH S. BLACK is one of the counsel for EVANS.

It is said that the military display at the inauguration to-day (4th), will exceed anything ever before witnessed in Washington, except the grand review of GRANT and SHERMAN'S war worn veterans at the close of the late war. The attendance of spectators will also be very large, every available roosting place in the city having been engaged weeks since.

THERE WAS quite a struggle in the House at Harrisburg on Thursday last over the local option bill, which resulted in the temporary defeat of the friends of the measure, five more votes being needed to pass it under the two-thirds rule. On the renewal of the struggle there appears to be no doubt that the bill, as amended, will be passed. A lively controversy may, however, be anticipated.

THE Credit Mobilier committee of the House, of which Judge Poland was chairman, reported in favor of the expulsion of AMES and BROOKS. After several days discussion the House refused to expel, but passed a vote of censure on them. All other members implicated were exonerated by the report of the committee, but it seems as if a determined effort will be made to ensure several others of the parties mixed up in the transaction.

THE President has only postponed, not abandoned his proposed tour through the Southern States. The pressure of public business, and the necessity for an extraordinary session of the Senate has rendered this step necessary. Preparations are being made in many of the southern cities to tender him a hearty welcome, and it is anticipated that by personal intercourse with the people of that section, much will be done towards restoring amicable relations destroyed by the war.

THE Legislature of Mississippi has just passed a law prohibiting any discrimination being made between whites and blacks, by common carriers, hotel keepers, theatrical managers or lessees of other places of amusement. The time is within the memory of school children, when the Supreme Court of the United States solemnly declared that a black man had no rights which a white man was bound to respect, and one half the nation took up arms to enforce the doctrine. Who says the world does not move?

As we gather the returns from our exchanges, the result of the vote in the different counties of this State on the third Friday of March, on the question of local option, is as follows: Against license—Lynchburg 1,200 majority; Centre 600; Susquehanna 1,100; Clarion 808; Wayne 1,000; Bradford, Cameron, Clearfield, Jefferson, and Tioga. For license—Wayne Co. 500; Cambria 114; Schuylkill 2,900; Northumberland 750, and the city of Reading 1,100.

We are glad to notice that at last a bill has been introduced into the Legislature to prevent the exemption of real estate, held by corporations, from taxation. This practice has become a crying evil; it is neither just, reasonable or right, exempting as it does, churches, halls, and other public buildings, worth many millions, from their share of the public burdens and imposing it upon individuals. All property, whether held by individuals or corporations, ought to pay its proportion of taxation, and we hope to see all these special exemptions wiped out.

THE proposition to increase the salary of the President, Judges of the Supreme Court, Heads of Departments, and Members of Congress, was voted down in Congress on Friday last.

THE Constitutional Convention has adopted a section declaring women twenty-one years of age or upwards, eligible to any office of control or management under the school laws of the State.

THE President has issued a proclamation convening the U. S. Senate in extra session on March 4th, 1873, at noon, to receive and act upon such communications as he may have to lay before it.

WHEN the Constitutional Convention resolved that all voters must endorse their names upon the back of their tickets, it should have gone one step farther, and required the ability to read and write as a qualification of an elector. True, it is required that the voter who makes his mark must have it attested by the name of a witness written on his ticket, but how that will prevent fraud we are unable to see. The rascal who will repeat or personate another at an election, will not hesitate to write the assumed or fraudulent name on his ticket, and the chances of detection are not increased by his so doing.

THE railroad running from "Poinc Rocks" to the Baltimore and Ohio road to Washington city has been completed, and a trip from the west to Washington city by this line will be shortened about two hours. It is expected that the road will be opened to travel some time during this month, when additional trains will be placed on the Connellsville road, and close connections and quick time will be made between Pittsburgh and Washington city.

A company has also been organized to complete the Hempfield road, now running from Wheeling to Washington in this State, to an intersection with the Connellsville road at or near Layton's station. When this link is finished, passengers from the far West will be carried over it from Wheeling, thus avoiding the steep grades and high trestles of the B. & O. road on its western division.

THE Dale City Record of last week, speaking of the sentimental sorrows, and imaginary enemies of that place, says: "They have also so far succeeded as to prejudice one of the leading papers of the county against us, who could have no interest in the matter." This is so evidently intended for the Herald that we feel constrained to request the Record editor to withdraw the assertion, or make it good by quotations from our journal. We have invariably done everything we could to advance the interests of the borough (of which the Record has assumed the guardianship) and of its citizens as part and parcel of our common county, and have especially abstained from mixing in with its local quarrels. We do not acknowledge the "incorporation" of Dale city, or its guardian, or as the mouth-piece, or representative of a majority of its citizens, and this we presume is our offense, and the cause of its misrepresenting and maligning us. All we ask for the present is, that it retract, or make good its assertion, in a square, manly way.

OUR HARRISBURG LETTER. HARRISBURG, March 1st, 1873.—Since our last the Legislature has been mainly occupied in the consideration of private bills.

These bills which are of no interest whatever save to the localities which they affect, crowd of matters of general importance, for days at a time. Indeed it has been asserted that not one hour in a week is devoted to bills of a general character.

After much skirmishing Mr. Mahon, of Franklin, succeeded at an afternoon session on Wednesday in calling up the Senate bill supplementary to the local option law. For a time the opponents of the bill tried to kill it by making dilatory motions, several sections were offered as amendments by Mr. Ballentine, of Allegheny, and adopted, and the bill pushed to a third reading. On the question a suspension of the rules that the bill could be put on its final passage, the yeas were 59, nays 25. Notwithstanding so the bill goes over until Monday evening when it will be certain to pass.

This vote is regarded as a test on the repeal of the local option, and the friends of the law feel secure that the question of repeal cannot be carried in the Legislature. On Thursday an animated discussion took place in the House in committee of the whole on the repeal of the Usury Laws. The advocates of the bill claim that, under our present laws, capital is being diverted from our State, and that other states have more liberal laws on the subject, are building up manufactures etc., and increasing in wealth and population at our expense, and with capital legitimately belonging to the state of Pennsylvania—those who oppose the bill claim that those arguments are fallacious, and do not believe that the laws as they now stand require any change. Without reaching any conclusion the committee rose, with leave to sit again.

OUR WASHINGTON LETTER. WASHINGTON, Feb. 27th, 1873. EXCITEMENT IN THE HOUSE. The excitement in our city over the discussion of the Poland Committee's report on credit mobilizer transactions has been very intense. The galleries and the floor of the House have been crowded by ladies and gentlemen during the past three days.

The respective members of the Committee stood nobly to their work. Democrats and Republicans upon the Committee alike acquitted themselves of their duty, unpleasant as it doubtless was to them, with the greatest credit to themselves as gentlemen under the onus of high moral obligations. Whether all their legal objections will stand the test of time and the calm judgment of posterity is a question of contrast, intellectual. The abuse of the law has been heaped upon them for making a report in favor of expelling Messrs. Ames and Brooks cannot be justified, and it were not that the Democrats hold the balance of power, so that without many of their votes, a two thirds majority would be obtained, Messrs. Ames and Brooks would have been expelled ere this. At the same time there is no doubt that many Republicans have been well satisfied to evade the direct issue of a vote against them and to fly off at a tangent into questions of jurisdiction. Opinions of law or common sense, the right of occurring prior to election to Congress may be legitimately and honestly entertained; but, under the Constitution of the United States, "each house may determine the rules of its proceedings, and, with the concurrence of two-thirds, expel a member, and, with the concurrence of the majority of its members, the right of a member's bribery has just been discovered and proved to sit among the members of Congress, simply because he has perpetrated the offense one or more days prior to his election, cannot be sustained on any principle of law or common sense. The right to such representation by any State is preposterous, for the reason, if for no better, that each M. C. legislates for and appropriates the money of the people of all the States. If the sources of national law are not to be purified, when found to be corrupt, then what claim has the country upon the citizens that laws emanating from such a fountain head of corruption shall be respected or obeyed.

SENATOR POMEROY EXONERATED. After all the stir against Senator Pomeroy, the evidence in his case exonerates him from the charge made by York who failed to corroborate his statements by a single witness or even coincidence of circumstances.—The defense was admirably managed—the possibility of manufacturing evidence to meet it, being prevented by keeping it undisclosed till the very last. It is this Mr. John O. Page a banker of Independence, Kansas, a man of wealth, being about to start a new National Bank, having \$25,000 ready to hand, and applied to Mr. Pomeroy to advance it to him on U. S. bonds. Not having the currency at hand, a banker offered to loan it to Mr. Pomeroy, and actually gave him the identical \$7,000 in \$1,000 packages. When promised the money in a few days, Mr. Page asked that he would send York for the money and he would be all right to hand him, Mr. York finding this opportunity, imposed upon the credulity of several gentlemen, and pretended that he was bargaining with Mr. Pomeroy for his vote, and when he got Mr. Page's money from Pomeroy, he carried it to New York for the money and he would be all right to hand him, Mr. York finding this opportunity, imposed upon the credulity of several gentlemen, and pretended that he was bargaining with Mr. Pomeroy for his vote, and when he got Mr. Page's money from Pomeroy, he carried it to New York for the money and he would be all right to hand him, Mr. York finding this opportunity, imposed upon the credulity of several gentlemen, and pretended that he was bargaining with Mr. Pomeroy for his vote, and when he got Mr. Page's money from Pomeroy, he carried it to New York for the money and he would be all right to hand him, Mr. York finding this opportunity, 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