

REPUBLICAN STATE TICKET.

FOR SUPREME JUDGE, HON. JAMES P. STERRETT, OF ALLEGHENY COUNTY.

FOR STATE TREASURER, CAPT. W. B. HART, OF MONTGOMERY COUNTY.

FOR AUDITOR GENERAL, HON. J. A. M. PASSMORE, OF SCHUYLKILL COUNTY.

REPUBLICAN COUNTY TICKET.

FOR TREASURER, WM. LAWRENCE, OF TIONESTA.

DEMOCRATIC CANDIDATES.

HON. AMOS C. NOYES.

His Monopoly and War Record, while a Member of the House of Representatives.

"That capital combined in corporate organization has been too highly favored by both State and Federal legislation."—Democratic Platform.

It is our province to recite below the official record of Amos C. Noyes, Democratic candidate for State Treasurer, and let our readers comprehend the consistency that exists between the candidate and the platform.

Laurel Run Improvement Company, title afterwards changed to Philadelphia and Reading Coal and Iron Company. Voted Aye.—[House Journal, page 932, 1871.]

Amendments to the Constitution: Sec. 8. No bill shall be passed by the Legislature containing more than one subject, which shall be clearly expressed in the title, except appropriation bills.

Sec. 9. No bill shall be passed by the Legislature granting any powers or privileges in any case where the authority to grant such powers or privileges has been or may hereafter be conferred upon the courts of the Commonwealth.—[L. R., pages 414, 415, 416, 1864.]

Lehigh and Susquehanna Coal Company, act to hold lands, mine coal, &c. Voted Aye.—[L. R., page 412, 1864.] Lackawanna and Susquehanna Coal and Iron Company, act to incorporate. Same as Laurel Run. Voted Aye.—[L. R., page 591, 1864.]

An act to prevent the payment of workmen and laborers for wages due by orders on corporation store-keepers. Voted Nay.—[L. R., page 798, 1863.]

An act to repeal the fourth section of the supplement to the charter of the Milford and Matamoras Railroad Company, approved April 6th, 1870. Voted Nay.—[L. R., page 476, 1872.]

The section referred to diverted from the State an annuity of Ten Thousand Dollars paid by the New York & Erie Railroad Company, and transferred the same to Milford and Matamoras Railroad. The bill was "snaked" through in the interest of a few speculators owning the Milford and Matamoras Railroad. The act to repeal was in compliance with special message of Governor Geary denouncing the bill.—[L. R., page 370, 1872.]

HIS WAR RECORD. An act to prevent the immigration of Negroes and Mulattoes into this State?

First section made it a penal offense for any person of color to move into Pennsylvania, either temporary or permanently, from any State or Territory.

Second section made it a penal offense for any person, white or colored, who aided in bringing Negroes or Mulattoes into the State.

Third section compelled sheriffs, constables and police officers to arrest all transgressors of foregoing sections. Voted Yea.—[L. R., 547, 1863.]

Joint resolutions upon the state of the country, declaring all war measures as a failure, and condemning

the Emancipation Proclamation. Voted Yea.—[L. R., pages 565, 566, 1863.]

Amendment to foregoing resolutions offered by Mr. Johnson, as follows: "That this General Assembly, in common with all truly patriotic people of this great and loyal Commonwealth, execrate and condemn the traitors in arms against this, the best Government under Heaven, and that we will hail with pleasure and delight every victory of our gallant soldiers in the field, by which this wicked rebellion is to be crushed and its guilty authors brought to a just punishment." Voted Nay.—[L. R., 629, 1863.]

HON. WM. P. SCHELL. FATHER OF THE CREDIT MOBILIER OF AMERICA.

His Monopoly and War Record, while a Member of the Senate and House of Representatives.

Read in place, "An act to incorporate the American Improvement and Loan Company of Philadelphia.—[L. R., page 62, 1859.]

Presented memorial from Gen. Duff Green in favor of passage of bill, and moved that it be printed in the Legislative Record.—[L. R., page 72, 1859.]

Amended title so as to read "An act to incorporate the American Fiscal Agency."—[L. R., page 544, 1859.] And on the final passage of bill voted Yea. This was the infamous CREDIT MOBILIER BILL.

Senate bill No. 287, "An act to regulate the charges of railroad companies." This bill was intended to prevent the undue discrimination, and unfair charges made by railroad companies for transporting goods to non-competitive points. See speeches of Hon. Elias H. Irish and Hon. John P. Penny of Allegheny.—[L. R., pages 521, 568, 1860.]

Mr. Schell voted Nay.—[L. R. page 569, 1860.]

"An act providing the means for securing the health and safety of persons employed in the bituminous coal mines of Pennsylvania." He endeavored to defeat the bill by charging it was special legislation for "these western counties," and attempted to prove it was violation of article three, seventh section of Constitution.—[L. R., pages 278, 280, 1877.]

Made trivial and factious opposition by offering amendments to destroy the efficiency of the bill.—[L. R., page 297, 1877.]

After hindering legislation for several weeks, and finding his position untenable, his amendment was withdrawn, and to cover up his track voted for the bill on final passage.—[L. R., page 298, 1877.]

HIS WAR RECORD. Joint resolution relative to the organization of Congress:

Resolved, That Pennsylvania remains as ever faithful and true to the Constitution and the Union, and determined that they shall be maintained; that the treasonable threats of disunion uttered by the adherents of the present national administration on the floor of Congress will not deter her people from the expression of their political views, and the proper protection of her interests, but will be treated with the utmost contempt and scorn, while any attempt to carry such threats into execution will be met by her determined resistance.—[L. R., page 49, 1860.]

Mr. Schell voted Nay.

NOTICE. All book accounts and notes due me, that are not settled by Nov. 1st, 1877, will be collected without further notice. J. E. BLAINE, M. D.

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AN ORDINANCE

PROHIBITING THE TRANSPORTATION OF NITRO-GLYCERINE AND DANGEROUS COMPOUNDS THROUGH THE BOROUGH.

Passed Oct. 13, 1877.

Be it ordained by the Burgess and Council of the Borough of Tionesta, and it is hereby ordained by authority of the same:

Sec. 1. That if any person shall knowingly have or transport through the street of said Borough any explosive and dangerous material known as Nitro-Glycerine, Duin, Dynamite, Gun Cotton and Phosphorus or compounds of the same by any name called in any package called a torpedo or other vessel containing said compounds, for every such offence the person so carrying or transporting shall be deemed guilty of a misdemeanor, and on proof of a violation of this ordinance shall be fined not less than fifty, nor more than two hundred dollars, by the Burgess or any Justice of the Peace of said Borough. Said fine to go into the general Borough fund except as hereinafter provided.

Sec. 2. That in every case of the violation of this ordinance, without regard to the owner of the explosive material it shall be lawful for the Borough Constable or the High Constable, either on warrant (based upon a complaint) issued by the Burgess or any Justice of the Peace to seize said explosives, the team and vehicle in which it is carried, and arrest the party carrying the same, and upon complaint being lodged, on oath of any citizen of the said Borough, the Burgess or Justice (as the case may be) may issue his warrant to any sheriff, constable, or any fit person, commanding him to seize the same, and arrest the person carrying the explosive materials, wheresoever the same may be found in said Borough, and also to take possession of the material and convey it to some safe place. If the fine imposed as aforesaid is not paid within 24 hours, it shall then be lawful to sell the material seized, as well as the vehicle and horses, in and by which the dangerous compound is transported, giving reasonable notice by advertisements of the sale. One-fourth of the fine received to be paid to the officer making the arrest and seizing the property.

Sec. 3. It is further declared the lawful duty of any constable or other officer of said Borough to arrest on his own view any offender against this ordinance without warrant, anything in this ordinance heretofore contained to the contrary notwithstanding.

Passed and Approved Oct. 13, 1877. G. W. ROBINSON, Burgess. Attest: SAMUEL D. IRWIN, Clerk. 3t

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