

REPUBLICAN STATE TICKET.

FOR GOVERNOR, HENRY M. HOYT, OF LUZERNE COUNTY. FOR LIEUTENANT GOVERNOR, CHARLES W. STONE, OF WARREN COUNTY. FOR SUPREME JUDGE, HON. JAMES P. STERRETT, OF ALLEGHENY COUNTY. FOR SEC Y INTERNAL AFFAIRS, AARON K. DUNKEL, OF PHILADELPHIA.

REPUBLICAN COUNTY TICKET.

FOR CONGRESS, HARRY WHITE. Subject to decision of District Conference. FOR ASSEMBLY, N. P. WHEELER. FOR PROTHONOTARY, &c., JUSTIS SHAWKEY. FOR SHERIFF, C. A. RANDALL. FOR COUNTY COMMISSIONERS, H. W. LEDEBUR, JOHN H. WHITE. FOR COUNTY AUDITORS, N. THOMPSON, D. F. COPELAND. FOR JURY COMMISSIONER, C. H. CHURCH.

NOTICE.

There will be a meeting of members of the Republican County Committee at my office in Tionesta Borough, on Friday, the 30th day of August, 1878, at 2 o'clock P. M. It is earnestly desired that there be a full attendance, as business of importance will be presented for the consideration of the Committee. E. L. DAVIS, Chairman Rep. Co. Com. Tionesta Aug. 20, 1878.

ANDREW H. DILL.

A CHAPTER FROM HIS RECORD AS A LEGISLATOR.

Mr. Dill, the Democratic candidate for Governor, having been a member of the House and of the Senate for many years, and being announced to the workmen, shippers, and transporters of Pennsylvania as an Anti-Corporation Candidate, the following is presented as a brief record of his legislative struggle in behalf of the people against the Pennsylvania Railroad company and kindred corporations:

Mr. Dill being a member of the House of Representatives voted for the Million Steal—a bill proposing to take nine million dollars from the securities in the sinking fund for the benefit of the Pennsylvania Railroad Company and auxiliary corporations. See House Journal of 1870, page 97. At the same session a bill was presented to authorize railroad companies to lease or become lessees, and to make contracts with other railroad corporations, companies and parties. Under these provisions gigantic combinations took life, and by merger and consolidation of corporations, individual enterprise was crushed. Mr. Dill voted "AYE."—See House Journal of 1870, page 97.

The Act to incorporate the now notorious Milford and Matamoras Railway Company being pending, Mr. Dill voted "AYE."—See House Journal of 1870, page 725.

A supplement to the Milford and Matamoras Railway bill having afterward been introduced—diverting \$10,000 paid annually by the Erie Railway Company from the State Treasury to the treasury of the Milford and Matamoras Railway Company—Mr. Dill voted "AYE."—See House Journal of 1870, page 1119.

He asked the ft of \$10,000 annually from the State Treasury having been

detected and brought to the attention of the Executive, Governor Geary, at the session of 1872, by special message recommended the repeal of the law. A bill for that purpose having been introduced, Mr. Dill, then a Senator, voted "NO."—See Senate Journal of 1872, pages 795, 796.

The Pennsylvania Railroad Company desiring a sort of Credit Mobiler Charter to enable it to operate its Western leased lines, an Act was introduced to incorporate the Pennsylvania Company. The Act was a forerunner of a series of bills passed during the session of 1871 and 1872 in the interest of associated capital, and in hostility to the interests of the working man and the business community. Mr. Dill voted "AYE."—See House Journal of 1870, page 983.

Mr. Billingfelt, Senator from Lancaster, having offered the following resolution, viz: "Resolved, That the Committee on Railroads be instructed to report a bill fixing the maximum rates of freight and fare to be charged by all railroad companies in this Commonwealth," a motion was made to indefinitely postpone the resolution. Upon which motion Mr. Dill voted "AYE."—See Legislative Journal of 1871, page 841.

Upon the Act to incorporate the infamous South Improvement Company, which corporation was the precursor of the Standard Oil Company, Mr. Dill voted "AYE."—See Senate Journal of 1871, page 1078.

The Act to incorporate the Laurel Run Improvement Company, afterward the Reading Coal and Iron Company, under which Mr. Gowan acquired control of the coal fields of Schuylkill county, being before the Senate, Mr. Billingfelt offered an amendment which destroyed the effect of the vital clause of the bill. This clause was as follows: "And it shall be lawful for any railroad or mining company existing under the laws of this State to subscribe for, or purchase, or guarantee the bonds of the company hereby incorporated." Mr. Billingfelt's amendment having prevailed, and being fatal to the purpose of Mr. Gowan, the vote was, on motion of Mr. Dill, reconsidered, and the original section reinserted.—See Legislative Journal of 1871, page 1022.

The original "Free Pipe Bill" having been introduced under the title of "A Supplement to the Act of April 26, 1874," extending the provisions of said Act to embrace within the provisions of the same the transportation of oil and natural gas by means of pipe lines, Mr. Dill made a dilatory motion to commit the bill to the Committee on Finance.—See Senate Journal of 1875, page 339. The bill having been again reported on March 3, 1875, was defeated on March 4, 1875. Mr. Dill DODGED on the call of yeas and nays.

A bill having been introduced to authorize and direct the Attorney General, upon complaint made by parties whose interests are thereby affected, to institute proceedings according to law against corporations alleged to have violated duties imposed upon them by law, Mr. Dill voted "NO."—See House Journal of 1870, page 1042.

A bill having been introduced entitled "An Act to prevent gambling and lotteries in this commonwealth," Mr. Dill voted "NO."—See House Journal of 1870, page 562.

An Act being passed at the session of 1877 by the Pennsylvania Railroad Company to prevent strikes by their employees upon trains in transit, known as the Engineers' Bill, or "Intimidation" Bill, entitled "An Act for the Protection of Passengers on Railroads," Mr. Dill voted "AYE."—See Senate Journal of 1877, page 452.

Suffice it to say his vote in the Legislature has always been at the service of the Pennsylvania Railroad Company and kindred Corporations when it was needed. When there was a surplus of votes he was sometimes excused.

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(From the Pittsburgh Leader, March 27, 1878.)

"I Must Lie Down and Die." The following is an extract from a letter dated July 21, 1877, to the discoverer of Bethesda Water. The writer is the Rev. T. B. Fuller, D. D., D. C. L., Rector of St. Gregory's Church, Toronto, Archdeacon of Niagara, etc., etc. The writer, at the age of 60 years was a victim of Sarcular Diabetes. His physician said (to use Dr. Fuller's words) "he could do no more for me than he had done; that my disease was incurable, and that I must lie down and die." [We should state here, in parenthesis, that our townsman, Joseph Fleming, Esq., is the sole and only authorized agent for this wonderful water for this State, as well as for Ohio and West Virginia.] To return to Dr. Fuller: "In four days," he writes, "after taking the Water, I obtained relief, and since that time I have taken no medicine, consulted no medical man, and presume, if I could give myself reasonable rest, I would be quite well."

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