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The Business notices inserted in the LOCAL COLUMN, or before marriages and deaths, TEN CENTS PER LINE for each insertion. To merchants and others advertising by the year, liberal terms will be offered.

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their local associates, they will promptly perform the business here.

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VOL. 5.—NO. 227.

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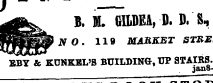
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The Patriot & Union.

TUESDAY MORNING, MAY 26, 1868.

CASE OF VALLANDIGHAM.

SPECIAL MEETING OF THE DEMOCRATIC CENTRAL CLUB, IN REFERENCE TO THE VALLANDIGHAM CASE.

At a special meeting of the Democratic Central Club, held at their rooms, No. 536 Walnut street, Philadelphia, on Friday evening, May 22d, 1863, to consider the recent case of the arrest of Mr. Vallandigham, the following resolutions were unanimously adopted:

Whereas, Clement L. Vallandigham, a citizen of Ohio, for words spoken at a public meeting of his fellow citizens, held at Mt. Vernon on the 1st, was on the 5th of the month, at the dead of night, in his own dwelling house, at Dayton, in that State, violently seized and carried off by a body of armed soldiers, acting under the orders of Maj. Gen. Burnside, commanding that department, and who, for the purpose of his capture, broke down the outer and inner doors of his house; and

Whereas, He was instantly hurried off to the city of Cincinnati, and there brought before a military commission nominated by the said General, and sitting under his assumed authority, by whom he was, after a mock trial, convicted of certain supposed offences, which had their origin, exclusively, in a previous mandatory order of the said General, issued without any warrant of law; and

Whereas, The said mandatory order of said Burnside was in violation of constitutional law, being in derogation of freedom of speech and of the plainest rights of the citizen, and founded on the grossly erroneous assumption of the supremacy of the military power, which he has been exerting over the civil power of the land: and

Whereas, No war was waging or threatened in Ohio, and the courts were open, and justice was at the time duly and peaceably administered there, and every violation of the laws of the country by the accused could-have been punished in the ordinary course of justice;

Whereas, Mr. Vallandigham was neither a

prisoner of war, nor enlisted, nor commissioned

in the land or naval forces of the United States.

nor called into actual service as one of the militia of any of the States or of the United States: and Whereas, The conviction of Mr. Vallandigham was procured by means as extraordinary as the existence and proceedings of the commission which tried him were unlawful; inasmuch as it appears by the published testimony that the principal witness against him was a captain in the army of the United States, who took off his uniform, put on citizen's clothes, and went to the Mount Vernon meeting in or-der to hear and repeat what should there be uttered; that thus disguised, after having taken, as he has testified, some notes of Mr. Valandigham's speech, and which, in his testimony, he admits he was sent to listen to, he reported them to his Colonel, by whom, he further testifies, he was "sent to the headquarters of the Department of the Ohio," soon after which the arrest and trial of Mr. Vallandigham

served him as an eavesdropper and a spy; and Whereas, The said military commission, backed by the assumed authority of the said Burnside and by the armed band who are subject to his orders, have, as it is said, sentenced their victim to a punishment to be inflicted bevond the reach of the judicial power of the country existing under the statutes of the United States; and

took place thus involving in the same act

military shame the commanding General of the

"Department of the Ohio," and the officer who

Whereas, When one freeman suffers through a violation of constitutional law, the evil example is of universal influence, and every other freeman suffers in the loss of his constitutional armor, and stands defenseless before the sword of arbitrary power; and

Whereas, The Central Democratic Club of Philadelphia, instituted to advocate the princicples of human liberty, as held and maintained by the Democratic party, feels it due to itself and to the sacred cause which it has at heart, not to allow such an outrage to pass unnoticed; therefore Resolved, 1. That the Constitution of the Uni-

ted States, having forbidden that any law shall be passed "abridging the freedom of speech or of the press," and having declared that no person "shall be deprived of life, liberty or property without due process of law;" when these liberties and privileges, thus safely guarded from assault, though attempted with the whole power of the State, are successfully invaded and entirely swept away, at the order of one man, having and professing to have no authority but his sword, the country feels the shock, and every citizen must see that the re-

public is in danger.

2. That the Central Democratic Club of Philadelphia denounce, in the name of the Constitution of the United States, and of the principles of human liberty, the outrage practiced upon their fellow citizen—Mr. Vallandigham—a man at this time especially dear to them, as an untiring laborer for the reconstruction of the

Union. 3. That the authors and abettors of this out rage should be visited with the punishment due to a gross and wilful violation of the laws of a

free country. 4. That the statement of Maj. Gen. Burnside, as published in the newspapers and believed by this club to have been actually addressed to the Circuit Court of the United States for the District of Ohio, in justification of his act and in answer to the motion for a writ of habeas corpus in behalf of Mr. Vallandigham, is a tissue of shameless absurdities, making, by his own commentary, his conduct the more crimi-

5. That the sight, now so often repeated, of military officers of the republic, when called upon by the Executive to act against the Constitution of their country, submitting themselves to be the instruments of tyranny instead of laying down their commissions, is discouraging to the friends of liberty, and an evidence of the wisdom of our ancestors in insisting that the military should be kept in strict subordination to the civil authority.

6. That this new and last outrage on the

rights of American citizens, is a further warning to us to omit no honorable means or measures to prepare curselves for the triumph of the Democratic party of Pennsylvania at the coming election, and serves as another proof to assure us that, should the State not then be redeemed from its thraldom, our liberties are gone. 7. That the sympathies of the members of

cussion of public men and measures, with the expression of their profound regret, that no other opportunity is afforded them of manifesting their determination to uphold his rights as a citizen of their common country. 8. That Mr. Vallandigham's arrest, confine-

after, are practical proofs of the most convincing kind, of the determination and policy of Convention; and that our Senatorial conferees the present administration of the Federal Government to set at naught the Constitution of the United States, and to erect in its stead an arbitrary, latters despotism, utterly regardless Res of the reserved rights of the States and of the

people. 9. That we look to the Democracy of Ohio to vindicate the outraged rights of her citizens, by resisting, in every legal and constitutional mode, the intrusion of military despotism into her borders.

10. That we commend to the Governors of Ohio and Pennsylvania the noble example of the Governor of New York, in his recent manly and indignant protest against the arbitrary conduct of Maj Gen. Burnside, and invite their zealous co-operation with Gov. Seymour in

resistance to the approach of tyranny.

11. That in the mystery which attends the movements of those entrusted with the transfer of Mr. Vallandigham to his place of exile or imprisonment, and who seem, so far as is known or can be conjectured, to have hurried, or to be about to hurry, their prisoner across the country in secresy and darkness, we recognize the worst feautres of the most odious tyranny and the fear of the just indignation of an outraged people.

UNION COUNTY.

The Democracy of Union county held a seunty convention at Lewisburg, on the 18th inst., and passed the following resolutions:

WHEREAS, The Democracy of Union county, now, through their delegates in convention assembled, at Lewisburg, deem it proper to express their fixed opinions on some of the topics now generally discussed throughout the land,

publish the following resolutions: Resolved, That after reading and mature reflection over the resolutions passed in mass meeting at Reading, Pa., on the 21st of April, 1863, by the Democracy of Berks county, and bublished in the Argus of the 9th instant, we heartily endorse every sentiment therein expressed, so far as applicable to our own condition and circumstances, inasmuch as we believe them neither to atter nor concede more than what is becoming a nation of freementhe inhabitants of a country whose very air seems to have instilled the spirit of civil, constitutional liberty into the hearts of our ancestors at their first landing upon the shores of America.

Resolved, That while we cannot and will not approve of or defend the present national administration in its usurpations and unwarrantable proceedings against some of our fellow countrymen who have dared to honorably exercise that freedom of speech and of the press which is vouchsafed to the citizens of all countries making any pretensions to civil liberty, and which rights are especially guaranteed to the people of this country by our national and State constitutions in the discussion of topics pertaining to their welfare, we will continue to counsel obedience to law and order, by all our Democratic fellow-citizens.

Resolved, That all those persons, whether preachers or laymen, who counsel and advise to fanatical strife in civil war to the bitter end in our midst against all who may honestly differ from them in political sentiment and principle, are not only hostile to their neighbors and friends, but enemics to religion and humanity. Such persons, in the selfishness of their wicked opinions, are forgetting that in the event of the fulfillment of what seem to be their unballowed wishes, the fratricidal dagger and incendiary brand of a Jacobin mob are as near to their hearts and doors as to those of their fellow-citizens who honestly differ with them as to the best manner and policy of administering the government during the unfortunate crisis through which our once happy and prosperous Union is now passing. We believe that however different our opinions may be, that dignity and fairness in discussion at home, and moderation, honesty and magnanimity by the administration in the conduct of the struggle now raging between the northern and southern sections of our country, are the best agencies for producing harmony in the North and peace with the Southern people .-We believe it is better to counsel too little than

too much excitement. Resolved, That the agitation of topics on which men are at variance, inasmuch that they are neither capable of a logical or a mathematical conclusion sufficiently decisive to settle the minds and consciences of all, in times like these, and at all times, unless conducted with the greatest spirit of liberality and mutual teleration, is unproductive of good, but may be

the fruit of irreparable injury. Resolved, That inasmuch as the Democratic party has always been liberal and just in the construction and execution of the laws of the land, we will recommend to all citizens, native or naturalized, the importance of not swerving from the landmarks of our former policy, well knowing that it is the only policy by which the liberty of the citizen and the prosperity of the country, as its history for more than half a century demonstrates, can be preserved and

enhanced. Resolved, That with Chief Justice Marshall, Judge Story, and Judge Curtis, we believe that the power of the Executive to extend martial law and suspend the habeas corpus over the whole country has no warrant in the Constitution, and is a power which no people can confer upon an Executive officer and remain a free people, as it makes him absolute master of their liberties, their lives and their property; that it is a power which the English Crown, by its coronation oath, has, since the reign of King John, sworn not to exercise; that during the whole seven years of the Revolution, when tories and spies were abundant, Washington, despising so arbitrary a measure, and believing it to be unconstitutional, would not and did not

exercise it. Resolved, That we are in favor of a vigorous prosecution of the war, as long as there is a rebal in arms against the government, making the Constitution of the United States and the laws in pursuance thereof, our strict rule of action, aside from which we believe we have no authority to prosecute any war; that, beyoud the limits of the Constitution and in violation thereof, there is no just or valid plea for "military necessity," as it calls to its aid and support every man and every dollar in putting down insurrection and rebellion, repelling in-

vasion, &c. Resolved, That the trial by jury is the sacred privilege of every American citizen. It is the great bulwark against judicial tyranny and We, therefore, deexecutive usurpations. nounce every refusal of this right as a palpable outrage and a violation of our magna charter-the Constitution.

Resolved, That we welcome back to their homes once more our patriotic soldiers. Living, they shall be honored; dead, their memories shall be revered. A nation's gratitude is this Club are hereby tendered to Mr. Vallan-digham, as a sufferer in the cause of free distheirs.

Resolved, That the commanding ability, sterling integrity and fearless patriotism of Hon. Hiester Clymer, of "Old Berks," entitle him to the support, confidence and respect of the Democracy of Pennsylvania, and that our Reinstructed to use all honorable means to secure ment, mock trial, and despotic treatment there- his nomination as the Democratic candidate suppose, to be handed down for ever."

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for Governor in the next Democratic State

exert every effort to secure similar ininstructions at the Senatorial conference of this dis-

Resolved, That we recommend to our fellow-Democrats the necessity of forming clubs in every township, borough and ward in the county, to meet periodically for the discussion of the great questions' before the people, and the diffusion of the true principles of constitutional government. "Eternal vigilance is the price of Liberty."

Resolved, That we approve of the course of the editor of the Argus in trying to inculcate wholesome doctrines among the people, in maintaining the rights of the citizen, in discussing the policy of the administration, in opposing incendiary fanatical preachers, and in enjoining the observance of law and order everywhere.

Resolved, That the proceedings of this Convention be published in the Lewisburg Argus. in the Patriot and Union, of Harrisburg, and in the Age, of Philadelphia, and that the secretaries send copies of the foregoing resolutions to our Representative delegates and Senatorial conferees.

VALLANDIGHAM AND GREELEY.

The Evening Post is of opinion that Mr. Vallandigham cannot appeal to history for his vindicatoin. It cites his votes in Congress to prove that he has opposed the war from the start, and argues therefrom that he will figure in our future records as little less infamous than Benedict Arnold. Unfortunately for the Post's argument it proves too much. Mere opposition to a war has never yet rendered a man infamous; if it had Mr. Bryant, Minister Corwin, the President himself, and all the leaders of the Whig party, could not be deemed honorable or patriotic men, because they opposed the Mexican war with unexampled partisan bitterness. Mr. Vallandigham's position is the same as that held by Colonel Seymour, of Connecticut. He desires a restoration of the Union as much as any man in the country but he does not think it possible to do it by war. He believes the blood shed and money spent is in vain, and that peace alone can bring about reunion. In this position we believe he is mistaken, but if the South should gain its independence, and all our efforts in the field come to naught, history will certainly give him credit for more sagacity than all the other li-

ving leaders of public opinion at the North. It should be remembered that Mr. Vallandigham has on no accasion advocated the right of secession. He has repeatedly denied that any such legal right existed. Now, if he is infamous, who has always consistently opposed disunion, and who differs from the rest of us only as to the methods by which the North and South can be brought together, what are we to say of leading members of the Republican party who have openly advocated the right of secession? Take, for instance, the following from the editorials of Mr. Horace Greeley, of the N. Y. Tribune:

From the Tribune of Nov. 9, 1860. If the cotton States shall become satisfied that they can do better out of the Union than in it, we insist on the letting them go in peace. The right to secede may be a revolutionary one, but it exists nevertheless. * * * We must ever resist the right of any State to remain in the Union and nullify or defy the laws thereof. To withdraw from the Union is quite another matter. Whenever a considerable section of our Union shall deliberately resolve to go out we shall resist all coercive measures designed to keep it in. We hope never to live in a republic whereof one section is pinned to

another by bayonets. From the Tribune, Nov. 26, 1860. If the cotton States unitedly and earnestly wish to withdraw peaceably from the Union, we think they should and would be allowed to do so. Any attempt to compel them by force to remain would be contrary to the principles enunciated in the immortal Declaration of Independence, contrary to the fundamental ideas

From the Tribune, Dec. 17, 1860. If it (the Declaration of Independence) justified the secession from the British empire of three millions of colonists in 1776, we do not see why it would not justify the secession of five millions of Southrons from the Union in 1861. Fron the Tribune, Feb 23, 1860. Whenever it shall be clear that the great

on which human liberty is based.

body of the Southern people have become conclusively alienated from the Union, and anxious to escape from it, we will do our best to forward their views. If Vallandigham, the Unionist, is to be compared to Benedict Arnold, will the Post be good enough to let us know whom Greeley,

the secessionist and disunionist, is to be com-

pared to ?-N. Y. World.

THE WIT OF THE BOURSE .- Among the speculators with which Paris abounds is a Jew who is noted not only for his luck but his wit. He had to preside over a meeting of indignant shareholders, who called him and his brother directors very ugly names. At last, one poor duped wretch jumped up, and, addressing the chairman, cried out: "You mean to eat us up." "Oh, dear, no!" calmly replied the Jewish capitalist, "my religion forbids that." rising was, of course, quelled by that ambiguous joke, but the following day the smart millionare, pretending that his honor was wounded, sent a challenge to an outspoken barrister who had been his principal accuser.-His seconds, however, received for answer the acute remark: "Usually a highwayman asks for either one's life or purse, but M. Pdemands both. He shall have neither." Re-cently, the head of the fraternity said in a sneering way to Baron Rothschild, with whom he is on very bad terms, that he too was incited by lefty ambition, and expected a Barony .-"You are mistaken," quietly answered the money-king; "I am a banker and you are an industriel. Now banking at all times produced Barons, but industric has never brought forth anything higher than Chevaliers."

A Considan Feud.—A Vienna (Tenn.) correspondent of a Cincinnati paper writes:

"A strange family feud, quite 'Corsican' in its character, came to light some time ago, while we were at Cunningham's Ford. There were two families, Bently by name, residing there. These brothers had not spoken to each other for forty years. They nor their families have had any intercourse whatever; never recognizing each other; there they had resided side by side, farms adjoining. One could not go to church, or meeting of any kind, or to town, without passing his brother. While we were there the elder brother died, and he was buried by his children. The other family knew nothing of it until told by our soldiers. The cause of the estrangement was that in dividing the land left them, more than forty years ago, one claimed the line was drawn some ten feet too far south, thus losing to the other about six acres of ground, the value at presentative delegates are hereby respectfully that time being about twenty-five cents per acre. This feud is now an inheritance, we

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