



RIGHT OR WRONG.
WHEN RIGHT, TO BE KEPT RIGHT,
WHEN WRONG, TO BE PUT RIGHT.

EBENSBURG.

THURSDAY, SEPTEMBER 8.

"In order to form a more perfect union, establish justice, ensure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity," we hoist the flag of the People's Party.

THE PEOPLE'S STATE TICKET.

AUDITOR GENERAL,
THOMAS E. COCHRAN, of York co.
SURVEYOR GENERAL:
WILLIAM K. KEIM, of Berks co.

SENATOR.

LEWIS W. HALL, of Blair county.

THE PEOPLE'S COUNTY TICKET.

ASSEMBLY:
RICHARD J. PROUDFOOT, of Chest.
PROTHONOTARY:
HOWARD J. ROBERTS, of Johnstown.

TREASURER:
DAVID J. JONES, of Ebensburg.

DISTRICT ATTORNEY:
JOS. H. CAMPBELL, of Ebensburg.

COMMISSIONER:
ENOS C. M'MULLEN, of Allegheny.

POOR HOUSE DIRECTOR:
JOSEPH S. STRAYER, of Richland.

AUDITORS:
PETER KAYLOR, Jr., of Munster, 3 y.

E. F. LYTLE, of Summerhill, 2 y.

SURVEYOR:
EDWIN A. VICKROY, of Yoder.

CORONER:
JAMES PURSE, of Johnstown.

State Central Committee.

Chairman—HON. LEVI KLINE, of Lebanon.

Districts.

1. Robert C. Smith Philadelphia.

" Henry E. Wallace "

" George W. Pomeroy "

" William B. Thomas "

2. James J. Lewis Morgan's Corner.

3. Robert Iredell Norristown.

4. J. Wilson Cowell Doylestown.

5. John H. Oliver Allentown.

6. John S. Richards Reading.

7. Robert M. Palmer Pottsville.

8. E. H. Rauch Mauch Chunk.

9. S. P. Chase Monroe.

10. S. P. Longstreet Wilkesbarre.

11. William A. Williams Smithport.

12. B. Rush Petriken Lock Haven.

13. Israel Gutelius Selingsgrove.

14. Lemuel Todd Carlisle.

15. Joseph Casey Harrisburg.

16. Bartram A. Shaeffer Lancaster.

17. Samuel Shoch Wrightsville.

18. William McConkey McConnellsburg.

19. James C. Austin Huntingdon.

20. J. Sewell Stewart Altoona.

21. Lewis W. Hall Indiana.

22. Titian J. Coffey Greensburg.

23. D. W. Shryock Washington.

24. J. Heron Foster Pittsburgh.

25. Russell Evert "

26. Thomas J. Power Rochester.

27. John S. Pomeroy New Castle.

28. J. Newton Pettis Meadville.

29. Henry Souther Ridgeway.

Our Senatorial Candidate.

In the first number of *The Alleghenian*, we published the proceedings of the Conference at whose hands LEWIS W. HALL, Esq., of Blair County, received the nomination as the candidate of the People's Party of this Senatorial District. In an article upon the subject, we informed our readers, that we thought it prudent, for reasons therein given, to defer the consideration of the claims and prospects of the nominee for a subsequent number of our Paper. It is well perhaps that we have exercised this prudence. We are now the better enabled to mete out justice, not only to Mr. Hall and the Cambria County Conferees, but to ourselves.

Hitherto the name of Mr. Hall has not been at our mast-head. To-day it is there—and there it shall remain until the second Tuesday of October shall tell us of his success or of his defeat. In adopting this course, we yield for a time a right, though we do not feel that we are sacrificing a solitary principle. If any of our readers imagine that we have been slow to take such action, we submit to them in brief the following as the grounds of our delay.

We have from the first considered that the action of that conference was unfair towards the People of Cambria County.—We stop not here to inquire into details. We care not now to recount the many wrongs that have been done to further that result. Cambria County was entitled to the nomination. Such has been and still is our opinion, and no argument, however plausible or by whomsoever presented, is likely to change it. When, therefore, we learned that the Conferees who represented this county, had withheld their approval from the resolution to make Mr. Hall's nomination unanimous, we felt that we too had a right to withhold our approval from the nomination.

tion. Conferees are generally supposed to speak for the county they represent, and when their action is right, should be sustained.

Moreover, about the time this nomination was made, we were informed that the nominee had been *particeps criminis* in the dastardly plot which, three years ago, assisted in the defeat of A. C. Mullin. This charge once made out to our satisfaction, we say it broadly and boldly, Mr. Hall could not have received our support under any circumstances. We determined, therefore, not to commit ourselves to him or his cause, until his guilt or innocence in the premises complained of should be fully established.

These, then are the grounds upon which we have withheld our support from the nomination. The first ground we now waive for the present; the last, we are happy to state, is not well founded. We are assured by Mr. Hall, as well as by others who ought to know, that he not only voted for the Union Senatorial Candidate in 1856, but that he labored faithfully for his election. And now, to preserve intact the organization of the People's Party of Cambria county—for the success of our local ticket—to save this Senatorial District from Loco-Foco misrepresentation—and in the hope that, in future Conferences, the People of our Mountain County will be more fairly dealt with—we join hands with our Cambria Conferees in ratifying Mr. Hall's nomination and in laboring for his election.

This step may please some; it may displease others. We have carefully considered it in all its bearings, and now take it with all its responsibilities.

A Mistake Corrected.

That bright luminary in the political firmament, known as the *Tyrone Star*, last week shed one of its beams in this direction; but whether it was intended as a beam of light or a beam in the eye, is somewhat difficult to determine. Look at it:—

"A. M. White, of Cambria county, was nominated for the State Senate, six years ago; John Cresswell, the Democratic candidate, was elected, and the result is attributable to the defection of Cambria county. Three years ago, A. C. Mullin, of Cambria county, was the candidate; Cambria county defeated him, and re-elected John Cresswell. * * * Blair county did not defeat either White or Mullin. Blair county was kinder to Cambria's own sons than she was herself."

Now it is quite true, that six years ago A. M. White was nominated for the Senate; and it is equally true that he was defeated. But it is not quite so clear that the result was wholly attributable to this county, as the *Star* would seem to insinuate. Did not Blair county take a part in that memorable contest? If our recollection serves us, Blair furnished a "Temperance candidate"—a most excellent man by the way, and one who took many more votes from White than from Cresswell.—We may be wrong in this impression, but if so, the *Star* will set us right.

But we are told that Cambria defeated Mullin, and that Blair did not. Now, Mullin's defeat was a matter with the entire district, and not with any particular county. It would have required him to run several hundred votes ahead of the State Ticket to have secured his election at that time. But, while Blair county did not defeat Mullin, it is quite evident that she did not do her duty towards electing him. The following exhibits the votes of Blair and Cambria counties, in 1856, for the Union candidates on the State, Congressional and Senatorial tickets:

	Blair.	Camb.
Canal Com.—Thomas E. Cochran,	2626	1556
Auditor Gen.—Darwin Phelps,	2612	1538
Surveyor Gen.—R. Laporte,	2595	1536
Congress—J. R. Edie,	2620	1474
Average vote,	2613	1526
Senate—A. C. Mullin,	2506	1544

Thus it will be seen, that, on an average, Mullin ran 18 votes ahead of the State and Congressional Tickets in Cambria county, whilst in Blair county he ran 107 votes behind! Does this look as though "Blair county was kinder to Cambria's own sons than she was herself?" We pause for a reply.

Our Conferees.

We stated in the first number of the *Alleghenian*, that two of the Conferees of the People's Party of Cambria County had taken neither lot nor part in the resolution making the nomination of Col. L. W. Hall unanimous. This statement was entirely correct. Mr. Williams we are informed, voted for the resolution; Messrs. Barker and Roberts did not vote at all.—We would state however, upon the best authority, that while Messrs. Barker and Roberts did not vote, they have nevertheless considered themselves, and still consider themselves bound by the resolution; and that they all intend to support Col. Hall at the Polls in October.

A Word of Advice.

The Blair County *Whig* and the *Cambria Tribune*, two of the Opposition journals in this Senatorial District, in their zeal to subserve the interests of Col. Hall, have, we regret to say, opened out upon Augustin Durbin, the Loco-Foco candidate, in a very coarse and indelicate manner.

Witness the following gem from the *Whig*:

"The Loco-foco Buchanan and Bigler candidate for Senator is engaged in the Whiskey business at Munster, but they say he 'can't keep a hotel.' Well, if he can't do that, can he make laws for the people? This is a serious question and should arouse the sober-minded people to look at it with that consideration which justly belongs to it. Let the watchword be—'Can't Keep a Hotel.'"

And the following titbit from the *Tribune*:

"As well might the gentlemen who composed that Conference have nominated one of their old boots for the responsible and honorable position of State Senator, as the ignorant and boorish individual they did. Mr. Durbin may be a useful man in a small way in the locality in which he resides, but that he possesses any, even the slightest, qualifications for the position of a law-maker for this great Commonwealth, is a supposition most ridiculous and absurd. Nobody—no honest and right-thinking Democrat—believes that this man Durbin is fitted, either by nature or education, for any office in the gift of the people higher than that of township constable or supervisor.

Now, these articles besides being very ridiculous in themselves, are untrue. Mr. Durbin is not engaged in the Whiskey business at Munster, as the *Whig* asserts, nor is he the ignorant and boorish individual the *Tribune* would make him appear. It is true his qualifications for a Senator are not so good as those of his opponent; nevertheless, if elected, we doubt not he would serve his constituents well and faithfully—at least as well as a Loco-Foco could do. We have certainly no desire to exercise the office of a censor over the editors of the *Whig* and *Tribune*, but we do feel ourselves impelled to give them some advice. And it is this: If you really desire the success of Col. Hall, publish no more articles about his opponent such as you are now guilty of. Do not oppose Durbin so much on the ground that he is not qualified, as you do on the ground that Mr. Hall is better qualified.—Oppose Durbin as a Loco-Foco. Support Hall as the People's candidate.

L. W. Hall, Esq.

Col. L. W. Hall, the People's candidate for Senator, has spent several days during the present week with the citizens of Ebensburg and vicinity. He has formed the acquaintance of quite a number of persons from all parts of the county, who have been in attendance at our courts, and we doubt not, that acquaintance will tell strongly in his favor at the coming election.

Proceedings of Court.

The Adjourned Court of last week remained in session till late on Saturday evening. A large amount of business was disposed of. We give below the cases not reported in our last issue:

COMMON PLEAS.

Rex, Kemmer & Co. vs. Lewis Paul. No. 164, September Term, 1856. (Judgment opened.) Aug. 30, 1859, Jury return a verdict for Def't.

Overseers of Poor of Summerhill Tp. vs. Thomas McGough, Jr. No. 95, June T., 1857. Ejectment. Sept. 1, 1859, verdict for Def't.

Luke McGuire et al. vs. John Weakland et al. No. 1, Sept. Term, 1857. Ejectment. Aug. 31, 1859, continued at Plif's costs.

George Weakland vs. John S. Luther. No. 110, June Term, 1858. Ejectment. Sept. 2, 1859, cause reached, and jury called and sworn to find for the Def't.

Andrew J. Rhey, for use, vs. Johnstown Iron Company. No. 67, Sept. Term, 1858.—Assumpsit. Sept. 3, 1859, cause reached, and jury called and sworn, who find for Plif. \$290.00.

Commonwealth vs. Philip Gillan. No. 91, Sept. Term, 1857. (Judgment opened.) Sept. 3, 1859, cause reached, and jury called and sworn, who find for the Def't, but that he pay the costs.

Rev. C. M. Sheehan vs. The West Branch Insurance Company. No. 15, Dec. Term, 1858. Assumpsit. Sept. 2, 1859, continued by consent.

John J. Glass vs. Patrick H. Shields et al.—No. 29, December T., 1858. *Trespass quare clausum fregit*. Not reached.

Patrick F. Howley vs. James M'Coy. No. 80, Dec. Term, 1858. Ejectment. Not reached.

John Hughes vs. E. Glass & Co. No. 136, December T., 1858. Appeal. Sept. 2, 1859, continued by consent.

Richard E. Jones vs. R. P. Linton, Esq., Sheriff. *Trespass vi et armis*. Sept. 2, 1859, continued by consent.

September Term.

The present being the first week of the regular September Term, the Court has been engaged chiefly in the trial of criminal cases, of which there is an unusually large number. We give below, in brief, the cases disposed of and the business done in the several Courts:

ORPHANS' COURT.

Sept. 6, 1859, the following accounts were read and confirmed *nisi*:

First supplemental account of Henry Kratzer and George M'Lane, Executors of Robert M'Dowell, dec'd.

Account of Henry Bender, Guardian of the minor children of Joseph Wharton, dec'd.

Account of James M'Mullen, one of the Executors of James K. M'Dermitt, dec'd.

Second and final account of Wm. Kittell, Trustee to sell the real estate of William Hudson, dec'd.

Account of Charles B. Ellis, Executor of William H. Hamilton, dec'd.

QUARTER SESSIONS.

Com'th. vs. John Pearson. No. 2, June Sessions, 1859. Keeping a Tippling House.—True Bill. Sept. 5, 1859, Def't. pleads guilty, and sentenced to pay a fine of \$20, and costs.

Com'th. vs. Jesse Paterson. No. 3, June Sessions, 1859. Keeping a Tippling House.—True Bill. Sept. 5, 1859, Def't. pleads guilty, and sentenced to pay a fine of \$20, and costs.

Com'th. vs. L. S. Montgomery. No. 6, June Sessions, 1859. Keeping a Tippling House.—True Bill. Sept. 5, 1859, Def't. pleads guilty, and sentenced to pay a fine of \$20, and costs.

Com'th. vs. same. No. 17, June Sessions, 1859. Assault and Battery. True Bill. Sept. 5, 1859, no plea entered on payment of costs by Def't.

Com'th. vs. Joseph Shoemaker. No. 1, September Sessions, 1859. Selling liquor to minor. True bill. Sept. 6, 1859, Jury called and sworn, who find Def't. not guilty, and that the Prosecutor pay the costs.

Com. vs. Joseph Shoemaker. No. 2, Sept. Sessions, 1859. Selling Liquor on Sunday.—True Bill. 5th Sept., 1859, continued.

Com'th. vs. George Nagle, James N. Nagle, John Orner, John Orner, Jr., Porter Orner and Wm. Nealis. No. 3, Sept. Sessions, 1859.—Larceny, True Bill. Sept. 6, 1859, no plea entered as to James N. Nagle, and jury called and sworn, who find George Nagle and John Orner guilty of Larceny, and Wm. Nealis guilty of receiving stolen goods, and John Orner, Sr. and Porter Orner not guilty. 7th Sept., 1859, motion in arrest of judgment.

Com'th. vs. John Muller. No. 6, Sept. Sessions, 1859. Keeping a Tippling House.—True Bill. 7th Sept., 1859, continued.

Com'th. vs. L. S. Montgomery. No. 9, Sept. Sessions, 1859. Selling Liquor on Sunday.—Not a True Bill. Sept. 6, 1859, Wm. Kneps, prosecutor, sentenced to pay the costs.

Com'th. vs. William D. Nickelson. No. 10, Sept. Sessions, 1859. Keeping a Tippling House. True Bill. Sept. 6, 1859, Def't. pleads guilty, and sentenced to pay a fine of \$20 and costs.

Com'th. vs. Henry Schnable. No. 12, Sept. Sessions, 1859. Keeping a Tippling House. True Bill. Sept. 6, 1859, Def't. pleads guilty, and sentenced to pay a fine of \$20.00 and costs.

Com'th. vs. Baltzer Kohler. No. 13, Sept. Sessions, 1859. Def't. pleads guilty, and sentenced to pay a fine of \$20 and costs.

Com'th. vs. John Ott. No. 14, Sept. Sess., 1859. Keeping a Tippling House; True Bill; September 6, 1859, Def't. pleads guilty, and sentenced to pay a fine of \$20 and costs.

Com'th. vs. John Gonnin. No. 15, September Sessions, 1859; Keeping a Tippling House; True Bill; Sept. 6, 1859, def't pleads guilty, and sentenced to pay a fine of \$20 and costs.

Com'th. vs. John Eichenshr. No. 11, Sept. Sessions, 1859. Selling Liquor on Sunday. True Bill. Sept. 6, 1859, Def't. pleads guilty, and sentenced to pay a fine of \$15 and costs.

Com'th. vs. George Shearn. No. 16, Sess., 1859. Keeping a Tippling House. True Bill. Sept. 6, 1859, Def't. pleads guilty, and sentenced to pay a fine of \$20, and costs.

Com'th. vs. Susannah Harris. No. 17, Sept. Sess., 1859. Keeping a Tippling House.—True Bill, Sept. 7, 1859, continued.

Com'th. vs. Isaac Smith. No. 18, Sept. Sess., 1859. Keeping a Tippling House.—True Bill, Sept. 7, 1859, continued.

The following persons were admitted and sworn as citizens of the United States:—Hugh Kernan, James Patton, Wm. Jones, Daniel Evans, John G. Thomas, Lewis Rees, John Williams, David Rees, George Altz, Augustus Donis, Frederic Rohm, John Bonidin, John Oetnie, Henry Beltz, George Wigart, Wm. Heverline, Robert Bain, Conrad Myer, John King, Adam Pfarr, Henry Eckholt, John Easthart, Lewis Dipp, Henry Deckman, Michael Gilbert, Henry Shaffer, John Frank, Conrad Raab, Joseph Ploff, George Walters, Yost Hochstein, John Leonard Firm, Wm. Dipper, George Hersberger, Conrad Yegle, John Seibel, Thomas McGovern, Peter Kerns, William D. Williams, David Davis, Gerge Wenkle, John Heingart, Felix Doyle, John Hensahan, Patrick Hanahan.

The following persons declared their intentions to become citizens of the United States:—John Davis, Owen Roberts, Wm. I. Harris, John Edwards, James Pryce, Thomas D. Thomas, Samuel Davis, Thomas Edwards, John Kriss, Conrad Lotz, Henry Hedrick, Henry Conrad Shaffer, Thomas Watkins, Joseph Edwards, Reese Jones.

A want of time and room compels us to defer the balance of these reports until our next issue.

THE NEXT CENSUS.

Next year the eighth census of the United States is to be taken. This enumeration is one of the most laborious and difficult tasks which the government has to perform. A timely suggestion is made by the National Intelligence, which is that each farmer this fall, as he gathers his crops, he shall keep something like an accurate account of the value of the same; and if he will take the trouble to make out a statement of the names and ages of his family; the number of acres of land cleared and timbered; the numbers and ages of his servants; the number of barrels of corn, bushels of wheat, rye, barley, potatoes, &c., and the value of each, and leave it in some place where any member of the family who may be at home when the deputy marshal shall call can readily get hold of it, it will save time to all concerned, and very greatly assist to make the census returns perfectly complete and satisfactory.

THE PRESBYTERIAN COLONY.

We learn from the *Hollidaysburg Register* that the Presbyterian Colony project is getting along finely—that ninety-one men (most of them having families) have signified a desire to embark in the enterprise and have offered to invest some \$58,000 in it—that a meeting of those interested will be held in a few weeks and a committee appointed to visit and report upon proposed locations for the Colony, &c. Persons desiring information as to the Colony should address John A. Crawford, Hollidaysburg, enclosing P. O. stamp.

A duel between Senators Gwin and Broderick is expected to take place immediately after the election.

EDITORIAL NOTINGS.

Dumb.—The Blair Co. Whig.

Mute.—The Altoona Tribune.

See new advertisements.

Blowed out.—Chimney Rock Furnace at Hollidaysburg.

The Rolling Mill, at Johnstown, has stopped for repairs.

Bitters inclines to the belief that Consolidated Concerts are a humbug.

Yankee Loomis and Troupe give another entertainment to-night.

Blair county has been well represented at our Court during the present week.

As we go to press, the weather is delightful.

Dr. Campbell Sheridan has returned to Johnstown, and formed a partnership with Dr. J. L. Marbourg.

There was an Arnold in the camp of Washington.—*Tyrone Star*.

There will be a Bell in the camp of Logan.

There was a Judas even in the family of Christ.—*Tyrone Star*.

You ought to be good authority on this point.

Friend Brown, of the *Democrat*, has been nominated by the People's Party of Centre county, as a candidate for Treasurer.

If elected, he will do things up Brown.

Dr. Bacon, a Universalist clergyman, recently preached at Wilmore, in this county. From what we can learn, Dr. Bacon made some fat cuts.

On dit.—That E. F. Lytle, Esq., of Jefferson, is the author of "Extracts from Pencillings at Sea."—*Dem. & Sent.*

This is something more than a mere on dit.

The *Democrat & Sentinel* is down like a thousand of brick on the address of the chairman of the Loco-Foco County Committee.

Prof. Gardner is lecturing the people of Pittsburgh on things in general and soap in particular.—*Altoona Tribune*.

That is what we would call soft-soaping them.

The People's Party of Centre county have re-nominated A. R. Barlow, Esq., for the Legislature.

Barlows are generally made of good stuff, and we trust this one will make a clean cut.

We regret to have any controversy with our brethren of Cambria.—*Tyrone Star*.

Do you? Well, then, the best advice we can give you is to mind your own business, and let your Cambria brethren alone.

It would seem that every time the Lancaster balloonist makes an ascension, he goes up Wise, and comes down Wise-er. Bitters is of the opinion that he will sometime go up Wise, and come down ker-slush.

Stephen G. Dodge, of Indiana, a clerk in the Pension Office, has recently been removed on suspicion of Douglasism.

Stephen would scarcely appreciate that Dodge of the Administration.

The *Alleghenian* is the title of a campaign paper just established in Ebensburg.—*Cambria Tribune*.

It will be something more than a calm pain to you.

Cambria Tribune is the title of a Campaign paper published in Johnstown by Messrs. Bowman & Swank—the former until recently a resident of Washington City; the latter of Minnesota.

Said Bitters to Damphool, "pray answer me soon, What kind of birds do infest the *Tribune*?"

Said Damphool to Bitters, "why friend are you blind?"

They are birds of the genuine King-fisher kind."

At the Queen's Ball, in London, recently, the Duchess of Richmond carried \$150,000 on her