



DEMOCRAT AND SENTINEL.

RICHARD WHITE, HENRY C. DEVINE, WHITE & DEVINE, Editors and Proprietors.

EBENSBURG.

THURSDAY MORNING, APRIL 27.

V. B. PALMER, the American Newspaper Agent, is the only authorized Agent for this paper in the cities of Boston, New York and Philadelphia...

FOR GOVERNOR, WILLIAM BIGLER. FOR SUPREME JUDGE, JEREMIAH S. BLACK. FOR CANAL COMMISSIONER, HENRY S. MOTT.

TWO APPRENTICES WANTED at this Office. Boys from the country preferred, between the ages of 14 and 18.

NEW ADVERTISEMENTS.—John Rodgers Sr. has just opened a new New Grocery establishment in the room formerly occupied by Shoemaker and Clark...

Sale of the Public Works. After long discussion in both branches of the Legislature, a bill has at last gone through...

The Pennsylvania Railroad Company, The Ledger states, at a meeting held in that city on Tuesday last, resolved not to purchase the Main Line of the public improvements.

Democratic State Central Committee. The President of the late Democratic State Convention has appointed the following gentlemen members of the Democratic State Central Committee.

Summit House. Mr. James Riffe, has taken charge of the Summit Hotel, formerly kept by Mr. James McGinley.

Liquor Law. The Committee of Conference appointed by both Houses, have reported, and the Senate have adopted the report, leaving the question of a Prohibitory Law to a vote of the people at the ensuing October election.

Mr. Buckalew's Bill. Will be found in to-day's paper, as it finally passed the Senate on last Saturday. It provides for the protection of certain private rights, and prevents the sale and use of intoxicating drinks.

Foreign Representatives.

It is a highly important branch of a nation's character that is exhibited in the men who represent her abroad. The world regards a foreigner, clothed with diplomatic powers, as a specimen of the people he represents, and in proportion as his conduct is elevated, dignified, wise and firm, will be the respect for him abroad and the love for him at home.

Our national honor has perhaps never been more proudly sustained in any country, nor vested upon broader and nobler shoulders, than since it has been confided to Hon. James Buchanan, Minister to the Court of St. James.

At a late banquet given in honor of the Governor General of Canada, Lord Elgin, Mr. Buchanan replied to a toast of the Earl Elginmore, in a style, at once the most chaste, courteous and strong. Speaking of the Governor he remarked:

"He has known how to reconcile his devotion to Her Majesty's service with a proper regard to the rights and interests of the neighboring and kindred people. Would to heaven we had such a Governor General in all the European colonies in the vicinity of the United States."

In his concluding words he added the following complimentary to the Queen, and expressive of the true policy to be observed towards neutrals in times of war.

"With your indulgent patience, I shall advert to one other topic before I take my seat. I cannot suffer this occasion to pass without expressing my gratification with her Majesty's wise and liberal declaration in favor of neutral commercial rights during the existing war. It was worthy of the civilization of the nineteenth century, and worthy of the best constitutional sovereign who has ever sat upon the great and powerful throne of Great Britain.

Far different are the emotions begotten for such a man thus acting and speaking—far loftier is the admiration, and far deeper is the love which his countrymen feel for him, than if, instead of his plain habiliments, his discreet and virtuous and powerful life, he should tout like Soule in gaudy trappings, and fight duels for the honor of one lady, while he sought to be the favorite and bosom friend of another, whose licentiousness is the scandal of Europe, nor whose government the most weak and insolent of any upon that continent.

Buchanan will return, if spared, to his America, carrying a more permanent and enthusiastic admiration than he has ever enjoyed, and if not promoted to higher honors, may rest easy and say with the great Roman, "Of honors I have sufficient—of life, enough."

Any person believing the above, if he thinks proper, for our part, we do not. Such an announcement is no doubt intended as a sort of jeer of the public sentiment, and to calm the fears of those who think that if the Main Line should pass into the hands of the Railroad Company, a monopoly so powerful would be created, that our noble old Keystone State would sink beneath it, and become like a sister State on the East, a mere puppet in the hands of a Railroad Company.

A great many persons believe this. And as to the railroad company not wanting to get control of the main line, it is all humbug. They can hardly get along without it. Their own road, on the eastern slope of the mountains, is not very well adapted to the transportation of freight, while the new Portage road is located better, has fewer curves and the grades are not so heavy. The railroad company wants the new Portage road, the road from Columbia to Philadelphia, and in fact the whole line, and we rather think they will get it.

Sec. 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania, in General Assembly met, and is hereby enacted by the authority of the same, That the qualified voters of this Commonwealth are hereby authorized, at the place of holding the general elections in their respective wards, boroughs and townships, on the second Tuesday of October next, to vote for and against a law which shall entirely prohibit, by proper and constitutional regulations and penalties, the manufacture and sale of intoxicating liquors, except for medicinal, sacramental, mechanical and artistic purposes.

Sec. 2. That the officers authorized by law to hold elections in each ward, borough and township of this Commonwealth, are hereby directed and required, at the places fixed by law in the several districts for the holding of the general elections in said districts, on the second Tuesday of October next, when they shall be organized as an election board, to receive from each qualified voter of the said district, a ticket written or printed on the outside, "prohibitory liquor law;" and the tickets in favor of the proposed law shall contain in the inside the words, "for a prohibitory liquor law," and those opposed to the proposed law, shall contain in the inside the words, "against a prohibitory liquor law;" which votes shall be counted and returned to the court house of the counties or city in which the said election shall be held, on the following Friday, by the return judges, who shall cast up and certify all the votes polled in said county or city, to the office of the Secretary of the Commonwealth, at Harrisburg, directed and transmitted in the same manner as the votes for Governor are required to be directed and transmitted; and the said Secretary shall, on the third Friday of January next ensuing, communicate the said returns to the Legislature, to be opened and counted in the same manner as the vote for Governor are opened and counted, and considered as the prayer of the voters of this Commonwealth relative to a prohibitory liquor law.

Sec. 3. That all election laws of the State prescribing the hour of opening and closing the polls, the reception of votes, the punishment for

AN ACT to protect certain domestic and private rights, and prevent abuses in the sale and use of intoxicating drinks.

Sec. 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania, in General Assembly met, and is hereby enacted by the authority of the same, That willfully furnishing intoxicating drinks, by sale, gift or otherwise, to any person of known intemperate habits, to a minor or to an insane person, for use as a beverage, shall be held and deemed a misdemeanor, and upon conviction thereof, the offender shall be fined not less than ten nor more than fifty dollars, and undergo an imprisonment of not less than ten nor more than sixty days; and the willful furnishing of intoxicating drinks as a beverage, to any person when drunk or intoxicated, shall be deemed a misdemeanor, punishable as aforesaid.

Sec. 2. That it shall be lawful for any member of the family, or blood relation of an intemperate person, or any overseer of the poor or magistrate of the district in which such intemperate person resides or has a legal settlement, or the committee of an habitual drunkard, or person of known intemperate habits, to any inn-keeper, merchant, grocer, distiller, brewer, or other person manufacturing, selling, or having intoxicating liquors, forbidding him or them from furnishing such intemperate person or habitual drunkard with intoxicating drinks or liquors; and if, within three months after such notice, any one to whom the same is given, shall furnish, or cause to be furnished, intoxicating liquors to such intemperate person or habitual drunkard to be used as a beverage, he shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished as provided in the first section of this act.

Sec. 3. That any person furnishing intoxicating drinks to any person in violation of any existing law, or of the provisions of this act, shall be held civilly responsible for any injury to person or property in consequence of such furnishing, and any one aggrieved may recover full damages against such person so furnishing, by action on the case instituted, in any court having jurisdiction of such form of action in this Commonwealth.

Sec. 4. That any judge, justice or clergyman who shall perform the marriage ceremony between parties, when either of said parties is intoxicated, shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall pay a fine of fifty dollars, and be imprisoned at the discretion of the court, not exceeding sixty days.

Sec. 5. That any willful adulterations and corruption of spirituous, vinous or malt liquors, manufactured or intended as a beverage, whereof the same are essentially rendered unwholesome, noxious and injurious to health, or any sale of such liquors for use as a beverage, with knowledge that the same is so adulterated and corrupted, shall subject the offender for the first offence to a fine of fifty dollars, and for a second and subsequent offence to a fine of one hundred dollars, and imprisonment not exceeding sixty days.

Sec. 6. Any person prosecuting for an offence indictable under this act, shall, upon conviction of the offender, receive such reasonable sum for expenses, services and time expended, as may be directed by the court, not exceeding twenty dollars, to be taxed and paid as a part of the costs in the cause, such allowance to be exclusive of compensation, to such prosecutor as a witness under existing laws: Provided, That such allowance shall not be made in more than one case at the same time to one person.

Sec. 7. That no action shall be maintained or recovery had in any case for the value of liquors sold in violation of this or any other act; and defence may be taken in any case against such recovery without special plea or notice.

Sec. 8. That it shall be lawful for the courts of quarter sessions to revoke any license they have granted for the sale of liquors, whenever the party holding a license shall be proved to have violated any law of this Commonwealth relating to the sale of liquors, or whenever the premises of such party shall become the resort of idle and disorderly persons so as to disturb the general peace of the neighborhood, upon notice given to the persons so licensed.

Sec. 9. That no action shall be maintained or recovery had in any case for the value of liquors sold in violation of this or any other act; and defence may be taken in any case against such recovery without special plea or notice.

Sec. 10. That no action shall be maintained or recovery had in any case for the value of liquors sold in violation of this or any other act; and defence may be taken in any case against such recovery without special plea or notice.

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ill voting, the defraying the expenses of public and holding the general elections, and of the same, and all other matters incidental thereto, be, and the same are declared applicable to the election above authorized.

Sec. 4. That it shall be the duty of the sheriffs the several counties of this Commonwealth to list a copy of this act in the proclamation for general elections to be held on the second Tuesday of October next.

Tribute of Respect.

A special meeting of Highland Lodge No. 428, O. O. F., Elensburg, Pa., held on Saturday evening April 22d, 1854, the following preamble and resolutions were unanimously adopted.

The N. G. V. G. officers and members of Highland Lodge, No. 428, I. O. O. F.:

Thundersigned committee to prepare resolutions as a tribute of respect to the memory of our departed Brother, ARTHUR NOBLE, and of condolence with his afflicted family, beg leave to submit the following, viz:

Resolved, That in the decease of brother Noble, we deplore the death of a worthy brother; yet in view of the many virtues of our deceased brother, we bow in submission to the decree of Divine Providence, believing that our loss is his equal gain.

Resolved, That we do sincerely sympathize with his afflicted wife and family, and tender them our heartfelt condolence.

Resolved, As a further mark of our respect for his memory, that our Lodge Room be clad in mourning, and the members wear the usual funeral badge for thirty days.

Resolved, That a copy of these proceedings duly certified under the seal of the Lodge, be presented to the widow of our deceased brother, and that they be published in the several papers in this city, and in the Token of Pittsburgh. All of which is respectfully submitted.

R. L. JOHNSTON, E. HITCHCOCK, JR., GEO. C. K. ZAMM.

Exact from the Minute Book. W. B. LUTZ, N. G. G. W. Weisgarver, Sec'y.

THE STATE ADMINISTRATION.—Gov. Bigler stands before the public invulnerable to all the assaults of the opposition. He is "an Israelite, indeed, in whom there is no guile." The measures of his administration thus far have met the approval of the people, and he enters upon a fresh period with clean hands and a light heart.

ACCIDENT ON THE CENTRAL ROAD.—The mail train due last night did not reach here until 9 o'clock this morning, in consequence of a collision near Florence, of the train with an immense rock, which fell upon the track a moment before the locomotive struck. The locomotive made a complete somersault down the bank, and partly into the Conemaugh river, dragging with it the tender, baggage Adam's Express, and one passenger-car. The fireman was thrown into the river, and swam to the opposite bank. The engineer received a few scratches. James Rhey, mail-agent, was carried with the mail car down the bank, and succeeded in saving the mail, which was in danger from fire and water, the lamp having ignited some papers. Mr. Rhey was not injured, neither were any of the passengers. Mr. Stout was the conductor of the train and two hours after time. The accident occurred two miles east of Florence. The escape of the engineer and fireman with life is almost miraculous, considering the rate of speed at which the locomotive struck, and the darkness of the night.—Pitts. Chron., of Friday.

AMERICAN CITIZENSHIP.—A London correspondent of the Boston Post has the following in relation to a case that has created unusual interest. The decision of the Lord Chancellor is most ridiculous, and if the principal is backed by government, will afford food for diplomacy. According to my Lord Chancellor, we are all British subjects who can claim British ancestry; even the descendants of those who came over in the Mayflower are not American citizens, but subjects of her Majesty! We give the extract from the letter:

There have been two decisions in the English courts, the past week which will not be without interest to your readers. One was made by the lord chancellor at his chambers yesterday, in reference to a grand-daughter of the late Judge Jay, of New York, a girl of ten years old, who was clandestinely brought to this country some months ago by a sister of her father, who was an Englishman, naturalized in the United States.

The father and mother are both dead, leaving property to the child, which came by the mother, to the amount of some \$60,000. Upon the father's decease, the surrogate of New York appointed Miss Jay her guardian, but the sister of the father, with whom the child was then staying, having a partiality for her own country, surreptitiously stole away with the girl and brought her here. Miss Jay followed, and has carried the matter with laudable perseverance from court to court until she yesterday obtained the decision of the chancellor. This decision deserves to be republished in the Times in every paper in America. It is the best illustration in existence of what you once styled "an arrogance exactly British." Though the father had long resided in the United States,—though he was a naturalized citizen, though he had absolved himself by oath from all allegiance to Great Britain,—the lord chancellor asserts that he was a Brit-

ish subject. Though the child was born of a naturalized American father and of a native American mother, in the United States,—though the property she inherits all came from the mother, and is in the United States,—yet the lord chancellor claims her as a British subject,—refuses to allow her to return to the United States with Miss Jay, her aunt,—and directs Miss Jay to pay the interest of the child's property, as it shall accrue, into court here, to pay the expenses of the proceedings and for the child's benefit. So much for the rights of American citizenship!

DIED. At his residence, in this borough, on Friday the 21st inst., Mr. ARTHUR NOBLE, in the 30th year of his age.

How truly it has been said that "in the midst of life we are in death." But a short time since, and Mr. Noble bid fair to live as long as the most vigorous could wish. Gifted with a strong constitution and cheerful mind, conjoined with habits of industry, his health was apparently good. Nevertheless, death, before whom all must bow, laid his icy hand upon him, and he sank under a protracted disease, which he bore with much christian fortitude and resignation. In his death our town has lost a useful and industrious citizen, and his numerous acquaintances mourn for the loss of a warm hearted and sincere friend. Possessing an ardent temperament, he was devotedly attached to his friends and relatives; and as a son, brother, husband, and father, discharged his duties with fidelity. At the call of his country he enrolled himself and did active service in the Mexican War, upon the termination of which, he took up his residence amongst us. The esteem in which he was held, was evinced by the long train of his friends and neighbors that accompanied him to their last resting place on the following day, and also by the large display of the "Sons of Temperance," and "Independent Order of Odd Fellows," at the funeral, of both of which societies he was an active and efficient member.

Here rests his head upon the lap of earth. A youth to Fortune and to Fame unknown; Fair success frowned not on his humble birth, And melancholy marked him for her own. Large was his bounty, and his soul sincere, Heaven did his recompense as largely send; He gave to Misery all he had, a tear, He gained from Heaven ('twas all he wished) a friend.

No farther seek his merits to disclose, Or draw his frailties from their dread abode. (There they alike in trembling hope repose.) The bosom of his Father and his God. At his residence in Allegheny township, on the 20th April, inst., John Coons, in the 92d year of his age.

The deceased was among the first settlers of Allegheny township. He came to reside there in the year 1805, formed himself a home in the wilderness, and continued to reside on the same farm up to the time of his death. He had eleven children, eighty-five grand children and thirty great grand children. He was a devoted member of the Catholic Church, an honest upright man and a good citizen; enjoying in an eminent degree the good will and esteem of his neighbors. May he rest in peace.

ALTOONA HOTEL.

ALTOONA, BLAIR COUNTY, PA. A. REEVES, Proprietor.

WANTED, twelve or fifteen Stone Masons on Sections 12, 13, 14, 15 & 16, of the Indiana Branch Railroad. Constant employment and good wages will be given.

Also, fifteen or twenty good Quarrymen, will find a summer's employment in a healthy and pleasant section of the country, to whom the highest wages will be given. Payments made monthly. PHILIP & THOMAS COLLINS, Indiana Branch, April 27, 1854.

AUDITOR'S NOTICE.

THE undersigned having been appointed Auditor for the Orphans' Court of Cambria County, to distribute the assets in the hands of James DeLozier, administrator of the estate of Daniel DeLozier, late of said county, deceased, amongst creditors, hereby notifies all persons interested in said fund, that he will attend to the duties of said appointment at the office of William Kittell, in the borough of Ebensburg, on Monday the 29th day of May next, at one o'clock P. M.

C. D. MURRAY, Auditor. April 27, 1854.—4t.

A NEW ARRIVAL.

JUST received and for sale at the cheap Book Store of John J. Rodgers, Jr. Exposition of Odd Fellows. Valentine Vox. Novels. Letter Paper and Foolscap. Pocket Books. Note Paper of all kinds. Portmonies do do. Perfumery do do. Stationery do do. Day Books and Ledgers. Accordions. Copying Books. Pens of every description. Window Shades, paper and oil. Pen Knives.

HURRAH FOR GALLITZIN. JOHN M'NEEL & BRO. HAVE the pleasure to announce to their friends and the public generally, that they have moved to their New Store Room on Rail Road Street, and are opening from the Eastern and Western Markets, a general assortment of Merchandise and produce generally kept in a country store, being possessed of the facilities which render their goods to be the cheapest in the neighborhood.

Call and see our stock, as we feel assured you will be satisfied, both in regard to price and quality. All kinds of produce taken in exchange for goods.

NOTICE.

Adams & Co's Express. JOHN M'NEEL, Gallitzin, Cambria Co., PA. WILL forward Packages of Goods or Money daily (except Sunday) to all the principal towns in the Union, also, by the Foreign Express of Messrs Edwards, Sangford & Co., to all parts of the world. Light drafts of the well known established houses of Messrs Edwards, Sangford & Co., payable on all the Banks of England, Ireland, Scotland and Wales. Passage certificates issued from Liverpool to any point on the Penna. R. R., of the Star Line, sailing from Liverpool on the 11th, 15th, 21st, and 25th, of each month. Orders from a distance promptly attended to, and answer sent by return mail. Post Office open at all hours of the day, except Sunday. April 27, 1854.

Stray Horse.

CAME to the residence of the subscriber in Clearfield township on the 7th day of April, 1854. A grey Horse supposed to be fourteen years old this spring. The owner is requested to come forward, prove property, pay charges and take him away otherwise he will be disposed of according to law.

JOHN CARLE. April 27, 1854.

AUDITOR'S NOTICE.

THE undersigned Auditor, appointed by the Orphans' Court of Cambria County, to distribute the balance in the hands of William Kittell, administrator of the estate of Andrew Todd, late of Cambria county, deceased, upon his administration account filed, hereby notifies all persons interested in said fund, that he will attend to the duties of his office in the borough of Ebensburg, on Tuesday the 30th day of May next, at 1 o'clock in the afternoon, at which time and place they may attend if they think proper.

S. C. WINGARD, Auditor. April 27, 1854.—5t.

NEW ESTABLISHMENT.

THE subscriber would respectfully inform his friends and the public generally, that he has opened an extensive assortment of Groceries at the New Book Store of John Rodgers Jr. His assortment consists of every article usually kept in the Grocery line, viz: Teas, Sugars, Coffees, Candles, Soaps, Crackers, Lemons, Ginger, Mustard, Prepared Corn, Oranges, Figs, Raisins, and a general assortment of Groceries of all kinds, which will be sold for cash or in exchange for country produce.

JOHN RODGERS, Sr. April 27, 1854.

VALUABLE PROPERTY FOR SALE.

THE subscriber offers for sale the House and Lot on which he now resides, situate in Summitville, Cambria Co., Pa. The building is of Frame, set on the Portage Road, and is a two story house, with a finished basement. Also, one 1-1/2 Story Building 50 by 24 feet, large Stable and Smoke House, &c. With a small addition to the above described property, it can be made a comfortable residence, the scenery the eye can behold, and only a short distance from the Penna. Railroad Station. This property will be sold at a very low price, as the subscriber wishes to convert it into a Hotel, and does not wish to keep it himself. For further particulars enquire of the subscriber, on the premises.

JOHN IVORY. April 6, 1854.—3m.

S. C. Wingard and C. W. Wingard, ATTORNEYS AT LAW.

EBENSBURG, PA. WILL practice in the several Courts of Cambria, Blair, Huntingdon, Indiana and Clearfield Counties. Office nearly opposite Litzinger's Hotel. Also Agents for the sale of Lands in Cambria and adjoining Counties. Also Agents for the "Union Fire Insurance Company." Also Agents for the "American Lehigh Fire Insurance Company." April 6, 54.

NOTICE TO COLLECTORS.

COLLECTORS of State and County Taxes for 1854 and previous years, whose duties have not been performed, are hereby notified to take payment on or before the 15th day of May next, as by a resolution of the Board of Commissioners; further indulgence will be given after that date. Collectors for 1854 are requested to pay over the full amount outstanding on their discharges, on or before the June Court.

A. J. RHEY, Treasurer. Treasurers Office, Ebensburg, April 6, '54.

ADMINISTRATORS NOTICE.

THE Register of Cambria County having granted letters of Administration to the undersigned residing in Ebensburg on the estate of John Dixon, dec'd, late of Summitville. All persons indebted to said estate are requested to make payment with out delay, and persons having claims against said estate to present them properly proven for settlement.

JAMES McDERMIT. February 24, 54.

ADMINISTRATORS NOTICE.

LETTERS of Administration were granted to the undersigned on the 22d of February on the estate of William O'Keefe, dec'd., of Cambria township. All persons knowing themselves indebted to said estate will make payment immediately, and those having claims against it will present them properly authenticated for settlement.

WILLIAM O'KEEFE, Jr., Adm. February 24, '54.

Wanted,

100 hands at the Quitman Tannery, to pel bark. One dollar per cord will be given.

MURRAY, ZAMM & CO. April 20, '54.

JEFFERSON HOUSE.

JEFFERSON, CAMBRIA COUNTY, PENN. THE undersigned takes pleasure in informing his friends and the traveling public, that he has leased the Jefferson House, and having made much improvement in its interior, he feels confident that he will thereby be enabled to render comfort and satisfaction to all who favor him with their patronage.

It is fast and superior MAIL LINE OF STAGES will always be in readiness to convey passengers to and from the PENNA. RAILROAD STATION to his home, and also leaving direct after the arrival of the trains by a good Plank Road to Ebensburg.

EEP He will ever be happy to accommodate his old friends and acquaintances, and will favor him with a call. JAMES D. HAMILTON, Jefferson, April 20, 1854.

TEACHERS WANTED.

TWO qualified teachers can obtain situations in the Borough of Ebensburg, Cambria County, to teach in the Common Schools. Nine months employment will be given, and a reasonable salary paid.

An examination will be held at the office of the undersigned, in the Borough aforesaid, on Saturday the 10th day of May next, at 9 o'clock, P. M., when and where applicants will please attend.

By order of the Directors, WM. KITTELL, Sec'y. April 20, 1854.—3t.

Administrators Notice.

LETTERS of administration on the estate of Anthony Miller, late of Susquehanna township, dec'd., have been granted to the undersigned. Those indebted to said estate will please make payment, and those having claims against said estate, will present them properly proven for settlement.

FRANCIS BEARER, Adm. April 20, 1854.

Auditor's Notice.

In the Common Pleas partner of the firm of S. & J. Moore Executor's Docket No. 32. December Term 1854. Charles Dillon vs. 1854. The undersigned being appointed Auditor to make distribution of the money in the hands of the Sheriff arising from the sale of the real estate of the defendant in the above stated case, hereby notifies all persons interested, that he will sit for the purpose of discharging the duties of said appointment, at his office in Ebensburg on Tuesday the 24 day of May next, at one o'clock P. M.