

The Good Templars' Petition.

We noted in legislative proceedings last week the presentation of a petition of the Good Templars of Pennsylvania, asking for the suppression of the liquor traffic. We regret that this petition is too long to be published entire in these columns. However we give some extracts from it which speak directly to the point. The petition sets forth that the license system is a nuisance and preposterous.

What the complain is, is that the retailer of intoxicating drinks enjoys special privileges, under cover of which he seeks his own private emolument, to the manifest injury of the public welfare. Unlike other citizens, he can inflict incalculable damage upon society, without being held responsible. He makes money by dealing destruction around him, and the statute gives him an exclusive right to the work of ruin in his neighborhood. This we regard as a sad perversion of the powers of government.

By this law-authorizing the retailer to investigate men to the commission of the most heinous crimes and the most diabolical enormities. He can make widows and orphans, and paupers, and fells, with impunity. He can make rich men destitute, good men fools, respectable men loafers, good men bad, and bad men worse, without check or hindrance. He can levy a rum-pauper tax, and compel people who never drink rum to pay it. He can levy a rum-criminal tax, and force upon the community to bear the unnatural and cruel burden. He is permitted by law to take money for a poisonous and debilitating article, while for a much less offense, the provision dealer is indicted and punished.

It is not infrequently the case that the rumrunner himself is called to sit upon the very jury which is empaneled to try one of his own victims for a crime committed under the maddening influence of his liquor. What a scene to be enacted in the presence of the jury! In our opinion there would be little violation of righteous principle in compelling such a juror to change places with the criminal at the bar. But what renders such a trial a still greater farce, and adds to the suffering of the poor, is that the same man who sits in judgment on the wretched rum-runner, grants a license to the rumrunner to pursue his demoralizing vocation. Can such things be and not excite our special wonder? How long, or in other words, how long will the Legislature of this enlightened State permit such monstrous anomalies, such iniquitous enactments, to disgrace our laws, and shed blight and mildew upon a suffering people?

Who shall be Governor? Fair play, however hard it bear upon us personally, we delight in. Misrepresentation, vicious misconstruction, concealment of pertinent facts, and vicious misstatements, in general and in particular, against these, separately and collectively, we protest.

Therefore we complain of the Pittsburg Gazette, which, in its zeal for Moorehead, takes occasion to misrepresent the facts touching public sentiment throughout the Commonwealth. When it states that such sterling Geary papers as the Muncy Lumberman, and Jersey Shore Vidette, are flying Moorehead's name at the head of their columns, it states what is a patent blunder, to call it by no harsher name. Neither of these papers have ever wavered in their advocacy of Gen. Geary as the candidate of the Union men of the State. And the obliquity of vision which caused the Gazette to discern what had no visible existence, leads us to doubt if more than one, or at most two, of the remaining journals named in the list of Moorehead papers, are supporting that worthy public servant for the Governorship.

We now reiterate our decided preference for Gen. JOHN W. GEARY as the nominee of the Convention to be held in Harrisburg on the 7th of March next. We do this, for the reason that he seems to us to be the best man named in connection with the place. Against Messrs. Moorehead, Ketchum, and Cessna, we have no word derogatory to write. They are all very worthy men, good Republicans, good citizens, and honorable, so far as we are advised. But neither of these gentlemen is superior to Gen. Geary in these requisites, while neither of them is his equal in respect to service in the field. From the beginning we said, and to the end we will reiterate—that, other qualifications being equal, the man who bears the scars of the great war of the century, deserves, and shall have, our hearty preference for public place and civil honors.

Knowing Gen. Geary to be eminently qualified intellectually and morally, we therefore did, and do still prefer him above all others named. He understands, and is as zealous for, the interest of the Commonwealth, as any man in her borders. He is openly pledged to the full protection of her interests by tariff regulations. He is a native of (and a resident as well) the western part of the State—Westmoreland County—and in that respect must prove acceptable to the Western counties.

Add to these facts the other and not less powerful fact, his services in the late war for freedom, and there is no man in the State who can compete with him for public favor. The hero of fifty desperately-fought fields, always foremost in battle, and never vanquished, he wears his honors and his scars modestly, as becomes a brave man, and deserves the highest recognition the people of Pennsylvania can give him. Mr. Ketchum, of Luzerne, is a very good man; he is true as steel and has considerable strength in several counties. But his reputation is local, not general, and his location the reverse of favorable to his nomination. The northern portion of the State has had the Governorship for nine years. The West has not had a Governor in nearly twice that number of years, unless Elger be counted to the credit of the West. In a State so large in area, with such vast and varied resources and interests, something must be deferred to locality. It is not that a western man is expected to favor that portion of the State in particular, but that being reared among, and identified with, its various industrial interests, he may be supposed to carry with him, into the office, fresh zeal in the promotion of the common interest. So much, then, we submit, ought to control in the choice of a candidate.

The Agitator.

WELLSBORO, PENN'A. WEDNESDAY, FEBRUARY 21, 1866.

With malice toward none, with charity for all, with firmness in the right, let us strive to finish the work we are in, to bind up the nation's wounds, to care for him who shall have borne the battle, and for his widow and orphan, and to all which may achieve and cherish a just and lasting peace among ourselves and with all nations.—A. LINCOLN—March 4, 1865.

The bill appropriating \$500,000 for the relief of Chambersburg has passed the House and may pass the Senate. Had we believed it possible for both branches of the Legislature to pass so unwise a measure we should have raised a protesting voice against it ere this. The precedent is a bad one. The rigors of war are hard and bitter, but they must be borne by those upon whom they fall. Let this measure triumph and next session will witness a new batch of like bills for the relief of various people who suffered by the rebel raids. This kind of legislation should be throttled at once. Kill it.

It is to be hoped that some friend of humanity will hunt up some small case of assault and battery wherein Senator Cowan may be employed for the plaintiff. The sooner he resumes practice before a Justice of the Peace the better it will be for the country. Those who read his argument against negro suffrage in the house, will surely agree with us. If the negro race are possessed of skulls half as thick as Senator Cowan's that argument will pass for nothing.

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Card, Staples & Son,

ARE PREPARED TO SELL AS CHEAP AS ANY DEALERS IN THE COUNTY, A GENERAL ASSORTMENT OF DRY GOODS, GROCERIES, READY-MADE CLOTHING, HATS, CAPS, BOOTS & SHOES, FURNISHING GOODS, EASTERN, STONE, AND GLASS WARE, in short, everything usually kept in a country store, all of which will be sold as cheap as elsewhere, for

READY PAY ONLY! No trouble to Show Goods. CALL AND SATISFY YOURSELVES.

STAPLES & CO., grateful to old patrons for past favors, hope for a continuance of the same. Having formed a partnership with P. A. D. they feel confident that they can do better than ever before, as the new firm will have a larger assortment.

COMPETITION DEFIED! CARD, STAPLES & SON. Keeseyville, Feb. 21, 1866-ly.

SAVE YOUR GREENBACKS!!! AND CALL OFTEN AT NAST & AUERBACH'S, CHEAP CASH STORE, BLOSSBURG, PA.

Where you can always find the best assorted stock of DOMESTIC & FANCY DRY GOODS, CLOTHS, NOTIONS, READY-MADE CLOTHING, GENTS' FURNISHING GOODS, etc., etc.

In their Merchant tailoring establishment they defy competition, having the best tailors of New York City, and an experienced Cut, Mr. H. P. Brevie. (Feb. 21, 1866-ly)

ADMINISTRATORS' SALE. By virtue of an order of the Orphans' Court of Tioga County, the undersigned Administrators of the estate of Royal Rose, deceased, will on the 27th day of March next, at the Roseville Hotel, in Rutland in said county, expose to sale at public auction, to the highest and best bidder, the following described real estate, to wit:

A lot of land in Rutland, beginning in the public road leading from Roseville to Bradford county by the residence of Charles Sherman, in the north line of said Sherman's land, thence north thirty-six and a half deg. west 78.2 perches, to near a small creek, thence north 72 deg. west 54 perches, thence north 81 deg. east along said road 38.2 perches, thence north 51 deg. east, sixty-two perches, thence north twenty-six deg. forty-one perches, thence north 41 deg. east, 123 acres more or less, beside the following excepted, thence north 21 deg. east 18.4 perches, thence east 156.2 perches, thence south 21 perches, thence west seventy-six two-tenths perches, thence south 42 perches, to a position on the line of Rose & Van Allen and Harris Soper, 245 perches to the north line of Charles Sherman's land, thence sixteen perches to place of beginning, containing all the above described premises, together with all the following exceptions and reservations therefrom; being all improved, with an old dwelling, shoe shop, blacksmith shop, horse barn, shed, and other outbuildings thereon, excepting out of the above described lot of land one acre and one-half, owned by Harris Soper, another acre of land near Mill Creek, also sold and conveyed to said Soper, and a lot of 151 perches of land next north of Mill Creek, also sold and conveyed to said Soper, to I. M. Barton; 1/2 acre of land next north of the said Barton lot, sold to S. R. Havens; the hotel building on the corner of the lot, on which is the Rose & Van Allen, containing eight and one-half perches of land as herein after advertised and described; the Watkins & Strait Store lot on the corner of the Elmira and Bradford county roads, containing 123 acres of land, 2 acres of land, 1/2 acre of land, on the north side of said Bradford county road and east of said Watkins & Strait store lot, sold to Marietta A. Rose, thence with wife of said Rose, on the north side of said Bradford county road, sold to E. Rich; 1/2 acre of an acre next east of said Rich lot, north side of said road, sold to Charles Sherman; 1/2 acre lying east of said Sherman lot, north side of said Bradford county road, sold to E. Backer; another lot on east side of the Elmira road in Roseville, sold to Myron Mills; another lot next north of said Mills lot on east side of said Elmira road, containing 1/2 acre, sold to J. W. Smith; another lot on east side of said Elmira road, containing 1/2 acre, sold to Polly Stout; another lot of land on east side of said road, contracted to Lonsport Rose, containing about 20 acres; and also the following parcels of land, to wit: Beginning at the Burying Ground Lot, containing about 8.5 acres.

Also will expose to public sale, a lot of land in Rutland known as the Roseville Hotel Lot, bounded and described as follows: Beginning at the north corner of the lot of E. Backer, on the east side of the Sullivan road, thence along said road 14 perches to a stake, thence south 30 deg. east six and one-tenth perches to place of beginning—containing 85.8 perches more or less.

Also—another lot of land in Rutland, being lot No. 149 of the allotment of Blingham lands in Rutland, and the same conveyed by the trustees of the Blingham estate to William Rose and Roy Rose by deed dated November 7, 1849, and at the time of the death of said William Rose held by him and said Roy Rose as tenants in common, and described as follows: Beginning at the southwest corner on the north line of lot No. 32, thence along lot formerly in possession of Leonard Barnsfort sixty-two perches and two-tenths perches, thence west 39.5 perches, and east 102.5 perches, thence west 82.8 perches to place of beginning—containing sixty-one and eight-tenths acres, more or less.

Said lands are to be made up on the following terms: Fifty dollars cash paid on each lot at the time of sale (except on the Burying Ground lot), one-fourth the purchase money on confirmation of the sale, and the balance of purchase money on each lot to be paid in two equal annual payments with interest on the whole sum unpaid by the time of each payment secured by deed of mortgage and mortgage, with other security if required by the undersigned.

Also, a bill to incorporate the Cowanese valley turnpike Company. Mr. HUMPHREY introduced a bill relating to bounty laws in Tioga County.

Feb. 12, the bill repealing the State tax on real estate, save the one-half mill tax imposed by the act of 1861, passed the House.

DISOLUTION.—The copartnership hitherto existing between the subscribers in the mercantile business in the town of Wellsboro, conducted by mutual consent, the business to be conducted at the old stand by C. K. Kelly. Those indebted to the firm will please call upon him and settle.

C. B. KELLY, Adm. Wellsboro, Feb. 21, '66. JOHN S. KELLY, Adm. Feb. 14, 1866. C. H. STEYMOUR, Adm. Feb. 14, 1866. E. I. STEVENS, Adm.

STATEMENT OF THE RECEIPTS AND EXPENDITURES OF THE TREASURY OF TIOPA COUNTY, FOR THE YEAR 1865.

RECEIPTS: From Collectors of Seated tax, 1862, 1863, 1864, 1865, 1866, 1867, 1868, 1869, 1870, 1871, 1872, 1873, 1874, 1875, 1876, 1877, 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887, 1888, 1889, 1890, 1891, 1892, 1893, 1894, 1895, 1896, 1897, 1898, 1899, 1900, 1901, 1902, 1903, 1904, 1905, 1906, 1907, 1908, 1909, 1910, 1911, 1912, 1913, 1914, 1915, 1916, 1917, 1918, 1919, 1920, 1921, 1922, 1923, 1924, 1925, 1926, 1927, 1928, 1929, 1930, 1931, 1932, 1933, 1934, 1935, 1936, 1937, 1938, 1939, 1940, 1941, 1942, 1943, 1944, 1945, 1946, 1947, 1948, 1949, 1950, 1951, 1952, 1953, 1954, 1955, 1956, 1957, 1958, 1959, 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1970, 1971, 1972, 1973, 1974, 1975, 1976, 1977, 1978, 1979, 1980, 1981, 1982, 1983, 1984, 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 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