

TAFT MAKES GOOD LABOR PLEDGES Administration's Record Squares With Its Promises.

MANY NEW LAWS ENACTED.

Postal Savings Banks, Workmen's Compensation and Employers' Liability Laws Passed—Eight Hour Law Upheld—Labor Recognized on Commissions.

From the day three years ago when placed its interests in the keeping of William Howard Taft to this hour labor has critically scanned his every act, and with discriminating mind it is judging him as one who, without clamor or demonstration, has kept the faith.

On Sept. 9, 1908, Theodore Roosevelt, then president of the United States, wrote a letter to Conrad Kohrs on the issues of the campaign and, addressing himself to the laboring men, said: "If there is one body of men more than another whose support I feel I have a right to challenge on behalf of Secretary Taft it is the body of wage-workers of the country."

The workingmen of the country judged Mr. Taft in 1908 by a record of twenty-seven years as a statesman, administrator of national affairs and presidential adviser, and they helped to give him the magnificent majority which put him in the White House.

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The establishment of the postal savings banks, which was recommended by President Taft, was one of the things that organized labor favored.

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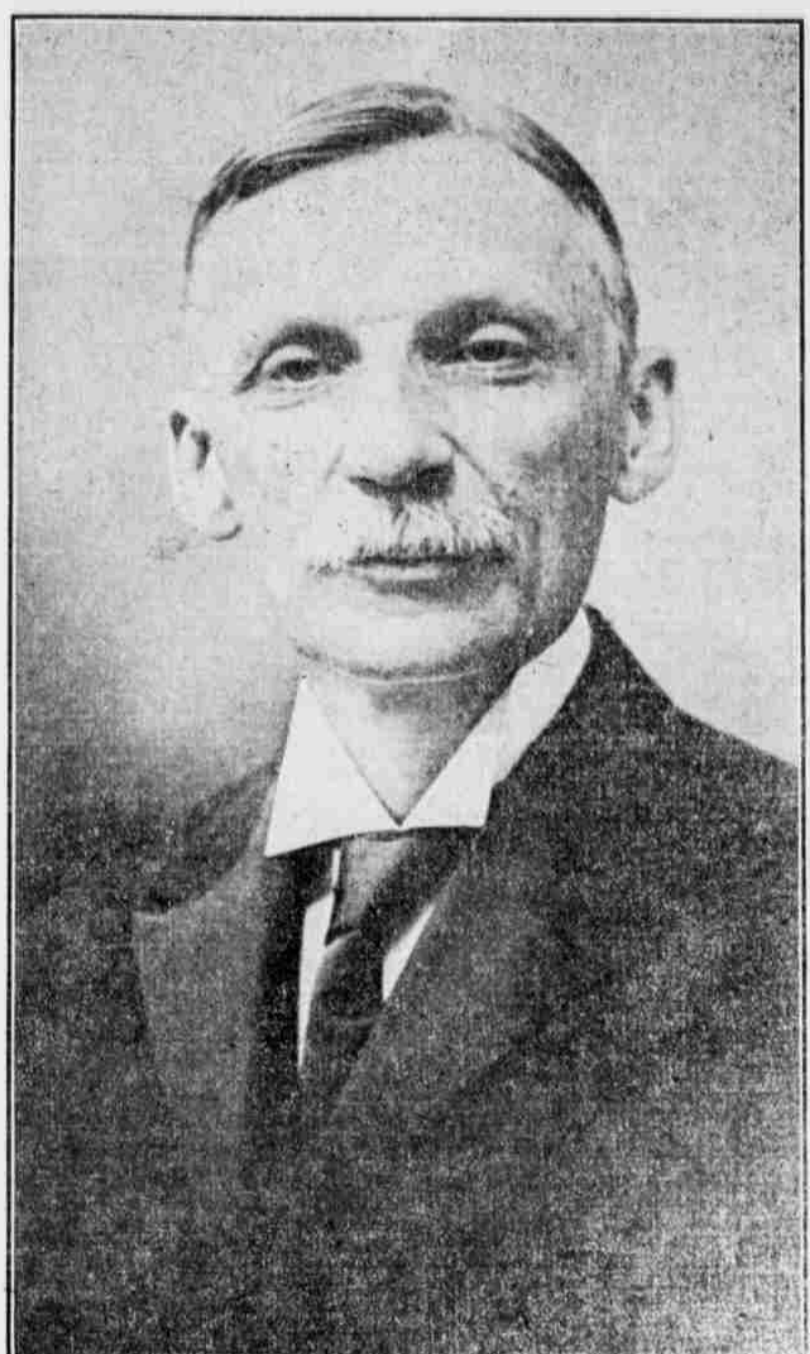
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Our Next and Present Congressman--W. D. B. Ainey



The primary elections will be held on Saturday of this week and all Republicans should remember that one of the offices for which a candidate is to be named is that of Congressman. There is not the slightest doubt that the Hon. W. D. B. Ainey of Montrose, who is now filling out the unexpired term of the late Hon. George W. Kipp, will be named in this district.

ing, which increases the burden of the wage earners, President Taft has already taken the initiative that will result in a worldwide inquiry into this problem.

This unparalleled record of thirty years' service to the cause of all the people is deserving of consideration. No charge of broken faith or of broken promises can be made, no hint of departure from the plain path of duty can be laid at the door of William Howard Taft, who without ostentatious display has wisely and fearlessly administered the trust imposed upon him in 1908, when he was elected to his high office by the votes of laboring men.

John Wanamaker Gives Good Reasons.

The great merchant, John Wanamaker, is a candidate for delegate to the Republican National Convention and favors Taft. He says he is for Taft because he "believes in his capacity, his character and his leadership, and it will be conceded these are pretty good reasons."

Mr. Wanamaker speaks for a class numbering, he says, 2,000,000, who are engaged in business life. Undoubtedly the natural desire of that class is for a President whose tendency and influence are to give tranquility to business, and who does not threaten the welfare of the people by strange doctrine or appeal to passion or prejudice to promote his purpose.

Mr. Wanamaker believes that Taft's reelection will promote these conditions and, therefore, he seeks to bring it about.

Mr. Wanamaker sailed for Europe the other day and the day after sailing sent back by the pilot boat a letter addressed "To my fellow citizens, fellow merchants, and other working men, with whom I have been associated for fifty years."

"I believe in his character, his capacity, his leadership. I believe that the experience that he has had is a guarantee of better things."

SPORTSMEN'S GREAT GAME FARM Will Breed Ducks, Quail and Grouse on Cape Cod. TO DISTRIBUTE FAR AND WIDE

Plan to Get an Experienced Game Keeper From Scotland to Put the Scheme into Operation—Five Thousand Acres Acquired.

The American Game Protective and Propagation association announces that it has acquired a large game farm and that wild duck, quail, ruffed grouse and pheasants will be raised for free distribution among members. With the announcement the prophecy is made that there will be started in this country a line of gamekeepers that will play an important part in solving the game problems of the future.

Between 5,000 and 6,000 acres have been acquired in Carver and Plymouth Townships, Mass., and there the work will be done. The land is situated on Cape Cod, near the town of Tremont, and is about forty miles from Boston. The description tells of thirty ponds and a good growth of pine and scrub oak in the stretch, which is about five miles long by three miles wide.

"At one time," the association's announcement says, "the ponds afforded some of the best duck and grouse shooting in New England. They lie directly in the line of flight of these immigrants, which, since restrictions have been placed on shooting them, have been alighting there in increasing numbers on their northward and southward journeys. Many wild fowl breed there, and the association plans to increase the number by affording them unusual advantages in the way of food."

The breeding of wild ducks will be the initial work in propagation. A supply of black, mallard and wood ducks will be purchased immediately. Corn will be distributed in the shallow water around the edges of the ponds so that the flocks brought down by the propagated ducks will be encouraged to nest there. The eggs laid by the tame flock will be hatched under hens. This method of propagation has been successfully carried on many times, and as black ducks and mallards are great layers it is estimated that thousands can be raised this year.

Especially tender care is to be accorded the wood duck, for the association thinks it a sad commentary on American thoughtlessness that this bird, once a common object throughout the country, is now on the verge of extinction.

"The reasons for so many failures in attempting to propagate our native birds have been various, but it is not at all strange that we should fail in this country at the beginning. People point to the fact that in England, Scotland and on the continent thousands of native wild birds are raised annually, but they do not stop to consider that they are raised by gamekeepers, father and son having been engaged in this occupation for generations. They have learned the secrets of the trade, while in this country we have given little thought to the matter."

Expert to Be in Charge. "It is quite likely that the association will procure an expert gamekeeper from Scotland to take charge of rearing upland birds. The foreign gamekeepers in this country have been very generally successful. Undoubtedly they will teach their profession to Americans and will thus start a line of gamekeepers in this country."

In announcing that the birds will be distributed for stocking purposes, the association urges the establishment of game refuges all over the country, with the prediction that these will improve the shooting in the surrounding country.

"If the birds have a place where they can raise their young in security and where the coverts will not be reduced to one or two each fall, they will increase so rapidly that they are bound to overflow into the surrounding territory."

The Massachusetts farm has been taken on a ten years' lease, with an option to buy for the original price of \$13,000 any time during that period. The land, which is worth many times this amount, was purchased by disinterested sportsmen, each putting in about \$1,000.

DINOSAURS FOR YALE. Thigh Bone of One Skeleton Weighs Nearly Six Hundred Pounds.

In connection with the mounting at the Yale university museum of a thigh bone weighing nearly 600 pounds of a prehistoric dinosaur the fact is brought out that the museum has nearly complete skeletons, as yet unmounted, of three dinosaurs, one of them a baby dinosaur which in life was about fifteen feet long.

The thigh bone of the larger dinosaur, it is estimated, represents an animal which in life was about seventy-three feet long.

YOU RISK NO MONEY. Our Reputation and Money Are Back of This Offer.

We pay for all the medicine used during the trial, if our remedy fails to completely relieve you of constipation. We take all the risk. You are not obligated to us in any way whatever, if you accept our offer. Could anything be more fair for you? Is there any reason why you should hesitate to put our claims to a practical test?

A most scientific, common-sense treatment is Rexall Orderlies, which are eaten like candy. They are very pronounced, gentle and pleasant in action, and particularly agreeable in every way. They do not cause diarrhea, nausea, flatulence, griping, or other inconvenience. Rexall Orderlies are particularly good for children, aged and delicate persons.

We urge you to try Rexall Orderlies at our risk. Three sizes, 10c., 25c., and 50c. Remember, you can get Rexall Remedies in this community only at our store--The Rexall Store. A. M. LEINE.

SHERIFF'S SALE OF VALUABLE REAL ESTATE. By virtue of process issued out of the Court of Common Pleas of Wayne county, and State of Pennsylvania, and to me directed and delivered, I have levied on and will expose to public sale, at the Court House in Honesdale, on

FRIDAY, APRIL 20, 1912, 2 P. M. All the defendant's right, title, and interest in the following described property--viz:

All that certain lot situate in the village of Hawley (now the Borough of Hawley) in the county of Wayne and State of Pennsylvania, bounded and described as follows, to wit:

Beginning at a post in the eastern line of Second street (now Hudson street) in said borough at the southern corner of lot number 24 on said Hudson street as represented on the map of that part of said borough which Joseph Atkinson et ux. conveyed to Stephen Torrey et al.; thence by said lot north 49 degrees east, 252 2-10 feet to a point; thence by lands of John S. Atkinson south 53 degrees east, 51 1-10 feet to a post; thence by land of said Jacob B. Fitch (now Ralph Martin) south 49 degrees west, 263 1/2 feet to a post in said eastern line of said Hudson street and thence along the same north 41 degrees west, 50 feet to the place of beginning, comprising lot No. 22 on Hudson street as represented on the aforesaid map, and containing 47 perches, be the same more or less. Being part of the same land which Joseph Atkinson et ux. by two separate indentures dated respectively the 4th day of Feb. A. D. 1850, recorded in Deed Book No. 18, page 59, and page 171, conveyed to Stephen Torrey, Russell F. Lord, Th. R. Tracy and Jacob B. Fitch and by them conveyed to John T. Decker by deed dated June 9, 1854, entered in the office for the recording of deeds in and for Wayne county in Deed Book No. 23, page 38, as by reference thereto will more fully appear and being the same land John T. Decker et ux. granted and conveyed to Patrick Fleming by deed dated the 12th day of May, 1869, and recorded in Deed Book, No. 36, page 235.

Also one other piece or parcel of land situate in Palmyra township (now the borough of Hawley) county of Wayne and State of Pennsylvania, bounded and described as follows, to wit: Beginning at the north-east corner of a lot of land owned by John T. Decker (and now owned by Edward Nellin); thence south 41 degrees east, 50 feet to line of J. B. Flinch land (now owned by Ralph Martin); thence by said Ralph Martin's land south 49 degrees west, 28 4-10 feet to the line of the said John T. Decker (now Edward Nellin) thence by said land north 53 degrees west 31 38-100 feet to the place of beginning; containing 6 3-10 perches more or less. Being the same land which John S. Atkinson et ux. granted and conveyed to John T. Decker by deed dated October 29, 1868, etc., and being the same John T. Decker et ux. granted and conveyed to Patrick Fleming, and being the same land which Patrick Fleming et ux. granted and conveyed to Edward Nellin by deed dated July 22, 1903, and recorded in Deed Book No. 91, page 293.

Also all of the interest of the said Edward Nellin in and to a certain lot of land on the north side of the before described pieces of land purchased by a parol contract from Ralph Martin. Upon said premises is a two-story frame house and several out buildings.

Seized and taken in execution as the property of Ed. Nellin at the suit of E. L. Schlager, No. 29 October Term, 1910. Judgment, \$105. Harmes, Attorney.

Also the defendant's right, title and interest in the following described property--viz: All the right, title and interest of Joseph Spellman, in three certain lots of land situate in the township of Texas, county of Wayne, and state of Pennsylvania, bounded and described as follows:

The First Lot--Beginning on a stake in the line of Thomas Robinson's land, corner of land sold to William Whaling; thence by land of said Robinson south eighty-seven degrees east four and four-tenths rods to a stake; thence by land of Michael O'Neill south four degrees east seventeen and one-tenth rods to a heap of stones in the northern line of a ten foot alley; thence along said line south eighty-six degrees west nine and four-tenths rods to a stake, corner of land sold to Wm. Whaling; thence by said land north twelve degrees east eighteen and three-tenths rods to place of beginning. Containing three-fourths of an acre more or less. Being same lot which John McIntosh by deed dated Sept. 4, 1867, recorded in D. B. No. 34, page 609, granted and conveyed to Patrick Spellman.

The Second Lot--Beginning in the middle and bounded westerly by the highway leading from Canal Feeder in Borough of Honesdale, to the Cherry Ridge Turnpike Road, southerly by lands formerly of Patrick McCormick, now of Philip Ryan, easterly by lands of Widow Donolly, and northerly by a ten foot alley. Being same land which Eveline Brown et al. by two separate deeds dated respectively March 18, 1890, and March 27, 1890, and recorded in D. B. No. 68 at page 247 and 257, granted to Patrick Spellman, and Mary Spellman in entirety, and Mary Spellman having died this said land became vested in Patrick Spellman.

The Third Lot--All that land bounded northerly by Vine street, westerly by land of Peter Manger, southerly by land of Mrs. Gibbons and Thos. Finnerty, and easterly by the Catholic cemetery. Comprising about one-half acre more or less.

All of said lots are the premises of which Patrick Spellman died, seized and by the intestate law a one-third undivided interest became vested in said Joseph Spellman.

Each of said lots is improved by a frame dwelling. Seized and taken in execution as the property of J. F. Spellman at the suit of Mrs. Lucy Shuman, No. 115 June Term, 1908. Judgment \$300. Kimble, Attorney.

Also. All the defendant's right, title and interest in the following described property--viz: All that certain lot or parcel of land together with all the improvements thereon, situate in the township of Texas, county of Wayne and State of Pennsylvania, on the East side of the Dingman's Choice Turnpike road, (now known as River street) and is bounded and described as follows, viz: On the West by the easterly side of said street; on the north by lot sold to F. Barra; on the East by Cottan Lane, and on the south by lot of Z. Arnold. Being three and one-half rods wide in front and rear and being the same land which A. J. Miller and wife by deed bearing even date herewith granted and conveyed to the above named Michael Krommes. On said premises is a 1 1/2-story frame dwelling.

Seized and taken in execution as the property of Michael Krommes at the suit of A. J. Miller, No. 23 March Term 1912. Judgment \$600. Searle & Salmon, Attorneys.

TAKE NOTICE--All bids and costs must be paid on day of sale or deeds will not be acknowledged. FRANK C. KIMBLE, Sheriff. Honesdale, Pa., March 20, 1912.

SHERIFF'S SALE OF VALUABLE REAL ESTATE. By virtue of process issued out of the Court of Common Pleas of Wayne county, and State of Pennsylvania, and to me directed and delivered, I have levied on and will expose to public sale, at the Court House in Honesdale, on

FRIDAY, MAY 3, 1912, 2 P. M. All of the defendant's interest in the two following described pieces or parcels of land, viz:

All that certain piece, lot or parcel of land situate, lying and being in the township of Palmyra, in the county of Wayne and state of Pennsylvania and described as follows, to wit: Beginning at the south-east corner of twenty-third and twenty-eighth streets; thence easterly along the north side of the said twenty-third street, sixty feet; thence on a line parallel with said twenty-eighth street one hundred and twenty feet; thence westerly on a line parallel with said twenty-third street, sixty feet to the westerly side of twenty-eighth street as aforesaid; thence southerly along the westerly side of twenty-eighth street as aforesaid, one hundred and twenty feet to the place of beginning. Containing seven thousand two hundred square feet of land. Being lot No. Three (3) on Twenty-third street in the said village of Hawley. It being the same land which the Pennsylvania Coal Company by their deed bearing date October first A. D. 1855, granted and conveyed to John Curran. Said deed being recorded in the office for recording deeds in Honesdale in said county of Wayne in Deed Book No. 29 at page 641, etc.

And also, all that certain lot, piece or parcel of land situate, lying and being in the village of Hawley, in the township of Palmyra, in the county of Wayne, and state of Pennsylvania, bounded and described as follows, to wit: Beginning at a point on the northwesterly side of Twenty-third street sixty feet from corner of Twenty-third street and Twenty-eighth streets; thence northwesterly on a line parallel with said Twenty-eighth street, one hundred and twenty feet; thence northwesterly on a line parallel with said twenty-third street, sixty feet; thence southwesterly on a line parallel with said twenty-eighth street, one hundred and twenty feet to the northwesterly side of twenty-third street as aforesaid; thence southwesterly along the same, sixty feet to the place of beginning. Containing seven thousand and two hundred square feet of land. Being lot No. Four (4) on Twenty-third street in said village of Hawley. It being the same land that the Pennsylvania Coal Company by their deed bearing date January first A. D. 1857 granted and conveyed to John Curran. Said deed being recorded in the office for recording deeds in Honesdale in said county of Wayne in Deed Book No. 29, page 642, and being the same pieces of land conveyed by the above named John Curran to Daniel Nee by deed dated October 10, 1870, and recorded in Deed Book No. 101, page 338.

Upon said premises is a one-story dwelling house, and out building. Seized and taken in execution as the property of Chas. Barth at the suit of Peter Bellman, No. 10, Jan. Term, 1911. Judgment, \$149. Harmes, Attorney.

TAKE NOTICE--All bids and costs must be paid on day of sale or deeds will not be acknowledged. FRANK C. KIMBLE, Sheriff. Honesdale, April 3, 1911. 29-30-32.

IN RE INCORPORATION OF THE STALKER METHODIST EPISCOPAL CHURCH, AT MANCHESTER, WAYNE COUNTY, PA.

Notice is hereby given that an application will be made to the Court of Common Pleas of Wayne county on the 27th day of April next at two o'clock p. m., under Act of Assembly entitled "An Act to provide for the incorporation and regulation of certain corporations," approved 29th April 1914, and the supplements thereto, by David M. Stalker, John Schakenberg, Charles Stalker, Charles White and Franklin Bowen, for the charter of an intended corporation to be called "The Stalker Methodist Episcopal church," the character and object of which is "the worship of Almighty God according to the rules and regulations of the Methodist Episcopal Church," and for these purposes to have, possess and enjoy all the rights, benefits and privileges conferred by the act of Assembly aforesaid, and the several supplements.

WM. H. LEE, Solicitor.

Honesdale 28th March, 1912. 27-3w.

\$1 PER SET FOR TEETH. Old Gold, Silver, Old Watches, Broken Jewelry, and Precious Stones. Bought by John M. Kimble.

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