



## TRUTH WILL OUT.

The Sunbury and Erie Swindle Exposed!

## PHYLKIN'S REVELATIONS.

McClure's Platform Upset.

Mr. B. Bush Petrikim, one of the opposition candidates for State Legislature in Lycoming and Clinton counties, having consulted with some of his late political associates, is making a clean breast of the manner in which the State was swindled out of her Canals by that rotten concern, the Sunbury and Erie Railroad, and its corrupt speculators, that have taken those gentlemen all about. Mr. Petrikim was one of the active managers in procuring the passage of the Sunbury and Erie bill through the Legislature, and was, consequently, cognizant of all the plots, bargains, wire-pullings and arrangements by which that scheme was accomplished. His position enabled him to obtain correct knowledge of all the doings hidden from the public eye. He is well posted up as to how much money certain members received for their votes, and why presents were given to others. This is the business in which Col. McClure played such a conspicuous part and for which the Service of Silver Plate was obtained. A letter published in the *Janitor's Sentinel*, purporting to come from Philadelphia, though mailed at Chambersburg, and set up in type from manuscript in the handwriting of Col. A. K. McClure, and which fact we are prepared to prove, has put himself for his agency in the nefarious business after the following fashion:—"It (the Silver Ware) is a testimonial from the friends of the sale of the Public Works TO COL. A. K. MCCLURE [it will be observed that he states in his own letter that the present was to himself/which makes him guilty of receiving bribe,] for his able and indefatigable championship of that great reform in the late Legislature, and none will deny that the rich tribute is well deserved. During the whole of the protracted and bitter struggle in the House to sever the Canals from the State, and State management—in every emergency Col. MCCLURE came to the rescue!" This unfortunate letter, from which we make this extract, fixes McClure's agency in the matter beyond the possibility of his shuffling out of it as he will be glad to do at no very distant day. It will not be long before the public will get an inside view of the mysteries of this swindle and the principal actors in it.

With Mr. Petrikim's motives in making these disclosures we have nothing to do. It is enough for us to know that he has voluntarily become "State's evidence" against his former associates. In his published statement, which we annex for the benefit of the plundered public in general, and Col. McClure in particular, he reveals the dishonest transactions connected with the sale and re-sale of the Canals; and promises further, that if elected, he will institute such inquiries as will establish the fact of the most astounding frauds in that affair.

Among other charges, he says it can be made manifest, by proof, that the Canals were sold for \$2,000,000 less than they could have been sold for, for the same kind of payment being received—that in each case the Directors and Officers of the railroad were parties purchasing—that all the sales were made in the short period of one month from the time the canals were conveyed to the railroad, in a secret manner, without notice of when they would be sold, or the kind of payment that would be received; and that notwithstanding this secret manner of sale, much larger sums were bid by other parties, before the present possessors had consummated their pretended title under the law.

On investigation he says it can be proved that the West Branch and Susquehanna Canal was sold for \$500,000, in promises payable twenty years hence, but before its consummation under the law \$75,000 was offered for that, part between Northumberland and Duncan's Island, about one-half,—and such witnesses as Judge Jordan and Wm. Greenough Esq., of Sunbury, will prove it.

I believe it will be proven that the

Fellow Citizens:—I propose, in the event of my election to the assembly by you, to require the officers of the Sunbury and Erie Railroad have discharged the TRUST committed to them by "us" for the rest of the State Canal.

In this inquiry I think it will be made manifest by proof, that the Canals were sold at \$2,000,000 less than they could have been sold for, the same kind of payment being received—that in each sale the Directors and Officers of the railroad were parties purchasing—that all the sales were made in the short period of one month from the time they were conveyed to the railroad, in a secret manner, without notice of when they would be sold or the kind of payment that would be received; and that notwithstanding this secret manner of sale, much larger sums were bid by other parties, before the present possessors had consummated their pretended title under the law.

To illustrate, I believe on such an investigation it will be proven, that the North Branch Canal was sold for \$1,500,000 in promises payable in future, and that before the sale was consummated an offer was made by other parties of \$2,000,000.

I believe it will be proven that the Delaware Division, a Canal which under State management cleared six per cent per annum on the sum of \$1,000,000 was sold for \$1,75,000.

\$75,000 in hands, \$100,000 in the stock of the Company created, \$400,000 in monthly instalments of \$10,000 and \$1,200,000 in promises to pay twenty years off—before this sale was made other parties offered \$2,000,000 and I have no doubt if the world had known the terms of payment \$3,000,000 could have been had.

I think it can be proven that in all the sales made a portion of the Directors of the railroad were parties in the purchase. The enormity of the wrong to the Commonwealth will thus made manifest and when inquiry comes to be made as to the owners of these Canals since the sales, it will be proven that a few individuals, who perpetrated the wrong are in receipt actually of private incomes.

To illustrate this—The West Branch and Susquehanna Canal is represented by stock \$600,000—by bonds \$100,000; the interest on the bonds \$30,000—the revenue about \$100,000 leaving \$70,000 to divide amongst the stockholders. Enquiry may prove that two or three persons in this district own more than one half this stock, for which they paid nothing but the guilt of the wrong to the people and on which they realize at least \$30,000 per annum.

But inquiry I think will make the Delaware Division the most startling fraud. The Brother of the President of the Sunbury and Erie Railroad is President of this Canal. It was organized with a stock capital of \$1,200,000 and the \$100,000 stock held by the Railroad. I think it will be proven that this capital has been doubled making in all \$2,500,000 in stock and \$1,200,000 in Bonds and debt—and that it pays the interest on this debt and a dividend of 8 per cent has been declared on the stock.

Many say we know great wrong has been done but how can it be remedied? My answer to their inquiry is this: By the act for the sale of the State Canals the Sunbury and Erie Railroad company is made Trustees to sell them, the State agreeing to take in part payment \$2,500,000 of the Railroad company's bonds, payable in the future, and three fourths of all realized over and above that sum in such payment as the Railroad company should receive, and the other fourth of the surplus the Sunbury and Erie keep as compensation.

If this position be correct, then the only way the Sunbury and Erie Railroad could legally sell was by public sale—and no officer of the Sunbury and Erie could become a purchaser. Surely in the ordinary affairs of life, the Law holds that a true sale must be public, and it holds with equal force that a Trustee cannot be a purchaser at his own sale, hence the sale of the canals is void and the remedy is to create a new trustee to carry out the desire of the "Act for the sale of State canals."

It is as to the truth or falsity of the charges made that enquiry is designed to be made in the Legislature. These the parties who denounce me can have the privilege of doing it in a legal session, and at the same time have their lips sealed by hushing the Gospel of God, if they have belief in Him.

This an opportunity to truth can be抓住 or a multitude of souls be damned for this swearing. Then it will not be necessary again to allege without the restraining influence of an oath.

Please believe, if there is nothing wrong yet are there people around, so many, because they think your words when you swear to them, have the same force as the commandments of heaven.

We would like to know whether the opposition differs in this place of their platform, or whether they repudiate it? Who therefore would change it by amending.

## The Cincinnati Platform.

The Republicans and the sole band of renegades Democratic who have followed Judge Douglas out of our ranks, accuse the Democratic party of deserting the principles upon which it achieved the victory in 1856. They say we have kicked down the ladder up which we climbed—have destroyed the bridge that carried us over the yawning chasm of sectionalism three years ago. This accusation has done us harm; and if it were just and true, it ought to do us further and greater injury.

A party that would declare its adherence to certain principles in order to obtain success, and afterward abandons those principles, is unworthy of confidence and ought to be rebuked and repudiated by the people.

But the charge that the Democratic party has abandoned the principle it professed in 1856 is *worse*. Those members of our party who have given ear to the tale have been deceived. Judge Douglas and his followers have purposely acted a false impression upon this subject, to justify their own desertion of the recognized faith of the party. Of course the opposition have rendered all the assistance in their power to spread the misrepresentation. Now let us see what ground we stand on in the campaign of 1856. Let us consult our political chart, the celebrated and constantly referred to Cincinnati Platform, which Judge Douglas and the opposition have so much to say about, but the most important part of which they seldom nor never condescend to quote. That platform was published at the time of its adoption in all the Democratic journals in the country, and any person who has preserved a file of his paper can find it. It is also to be found in Cuker's *Political Test Book*, beginning on page 120 and ending on page 128. It embraces the following among other resolutions:

*Resolved*, That we recognize the right of the people of all the territories, including Kansas and Nebraska, acting through the legally and fairly expressed will of a majority of actual residents, and whenever the number of their inhabitants, *shall cause* it to form a Constitution, with or without a state treasury, and be admitted into the Union upon terms of perfect equality with the other States.

This is the flag the Democracy carried in 1856, and it is the flag they carry now. They did not then and do not now concede the right of the first hundred or the first thousand settlers of a territory to fix the institutions of the future State. They held that the proper time for the people of a territory to decide the slavery question for themselves, was when they came to "form a Constitution and be admitted into the Union." This is so plainly expressed in the resolution, that it appears to be a waste of words to talk about it. And this is the very doctrine proclaimed by Judge Black in his late pamphlet in answer to Judge Douglas.

S. W. Judge DOUGLAS and his drummers and flutes contend that a Territorial Legislature can exclude or establish slavery. Here they fly right in the face of the Cincinnati Platform, to which they profess to be so warmly attached; for the Cincinnati Platform says just as plainly as unambiguous language can make it say, that the time for the people of a Territory to decide the slavery question, is when they frame a Constitution preparatory to their admission into the Union.

It must be clear to all who will give the subject a moments impartial consideration, that Judge DOUGLAS and his followers have wandered far away from the Cincinnati Platform, to which they profess to be so warmly attached; for the Cincinnati Platform says just as plainly as unambiguous language can make it say, that the time for the people of a Territory to decide the slavery question, is when they frame a Constitution preparatory to their admission into the Union.

It must be clear to all who will give the subject a moments impartial consideration, that Judge DOUGLAS and his followers have wandered far away from the Cincinnati Platform. We do not deny their right to abandon the principles they professed in 1856, but we object to their attempt to convict the Democratic party of the crime of which they themselves have been guilty.

There is no reason why any man who voted with us in 1856 should not vote with us now. We stand this day just where we stood three years ago—the very ground we occupied when patriotic and conservative men of all parties rallied under our banner and fought the good fight of the Constitution and the Union. The political sky is again overcast. The battle of 1856 must be fought over again.

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The Republicans have been bawling in concert with DOUGLAS and FOYER about the Democrats deserting the Cincinnati Platform. We have shown in another article that the charge is false. We now propose to call public attention to the Platform set up by the Republicans in Convention at Philadelphia in 1856. Here is its most important plank:

*Resolved*, That the Constituents confer upon Congress exclusive power over the territories of the United States for their government, and in the exercise of the power it is declared, the right and the duty of Congress to prohibit in any territory or the District of Columbia the introduction into, or the growth of, any species of slavery.

This is the Cincinnati Platform.

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The undersigned, proprietors of the above business, having learned that the public generally, who they have served a long time, expect, and are demanding additional charges of 10c, 15c, 20c, 25c, 30c, 35c, 40c, 45c, 50c, 55c, 60c, 65c, 70c, 75c, 80c, 85c, 90c, 95c, 100c, 105c, 110c, 115c, 120c, 125c, 130c, 135c, 140c, 145c, 150c, 155c, 160c, 165c, 170c, 175c, 180c, 185c, 190c, 195c, 200c, 205c, 210c, 215c, 220c, 225c, 230c, 235c, 240c, 245c, 250c, 255c, 260c, 265c, 270c, 275c, 280c, 285c, 290c, 295c, 300c, 305c, 310c, 315c, 320c, 325c, 330c, 335c, 340c, 345c, 350c, 355c, 360c, 365c, 370c, 375c, 380c, 385c, 390c, 395c, 400c, 405c, 410c, 415c, 420c, 425c, 430c, 435c, 440c, 445c, 450c, 455c, 460c, 465c, 470c, 475c, 480c, 485c, 490c, 495c, 500c, 505c, 510c, 515c, 520c, 525c, 530c, 535c, 540c, 545c, 550c, 555c, 560c, 565c, 570c, 575c, 580c, 585c, 590c, 595c, 600c, 605c, 610c, 615c, 620c, 625c, 630c, 635c, 640c, 645c, 650c, 655c, 660c, 665c, 670c, 675c, 680c, 685c, 690c, 695c, 700c, 705c, 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## VALLEY SPIRIT.

CHAMBERSBURG, PA.

Wednesday Morning, Oct. 12, 1859.

J. H. COOPER, Editor.

FOR PRESIDENT,  
JEREMIAH S. BLACK,  
*Of Pennsylvania.*Another General,  
EDWARD L. WRIGHT,  
*Of Philadelphia.*Surveyor General,  
JOHN ROWE,  
*Of Franklin County.*State Senator,  
J. W. Douglass, *of Franklin.*Assemblyman,  
Robt. W. McAllen, *Franklin Co.*  
James Kelley, *of Fulton county.*Sheriff,  
Jacob Sellers, *of Chambersburg.*Treasurer,  
Jacob C. Snider, *of Guilford.*District Attorney,  
Geo. W. Welsh, *of Chambersburg.*Commissioner,  
Jonathan Jacoby, *of Astron.*Director of the Poor,  
Wm. McClure, *of Gretna.*Auditor,  
Josiah Allen, *of Hamilton.* 8 years.  
Jacob Elliott, *of West Hop.* 2 years.County Surveyor,  
George Stenger, *of London.*Coroner,  
Dr. M. Kennedy, *of Orwells.*

## The Last Dodge—Bogus Tickets.

The Republican managers in this borough had a large number of bogus tickets printed on Saturday last, for distribution among unscrupulous Democrats, whom they intended to deceive. These tickets all contain the names of Col. McClellan and George Eyster. Most of them have McGrath on for Sheriff; but a few, which will be distributed in this town by a bogus Democrat, contain the name of Mr. LEONARD YEAGER, a respectable citizen, who is not a candidate, in place of the name of JACOB SELLERS. The ticket with Mr. YEAGER's name on it is intended to cheat German Democratic voters.

Mr. DAVID LARRE was furnished with a horse and buggy and posted off on Saturday forenoon up the London pike, to carry these bogus tickets to various districts. No doubt he took a good bundle of them to BILLY McGRATH, who would like to cheat his way into the Sheriff's office.

The Republican managers are concentrating their efforts on McClellan, Eyster and McGrath. They are making a sacrifice of their Assemblymen, their Treasurer, their Commissioner, their Director and their Auditor, to elect the three named above. Even their State ticket is seek out of sight. Everything is made to give way to McClellan, Eyster and McGrath. The blood of half a dozen slaughtered Republicans will be upon the head of these men.

## Look out for the Last Dodge.

This is the "stop thief" cry of the Transcript. On the eve of each annually recurring election, it solemnly warns its readers and the public in general to look out for some terrible "last dodge" of the "Locofoco." Election day comes and goes without the "last dodge" coming to light, but still the Transcript keeps on repeating its solemn warning year after year.

The most dishonest astures are always the most suspicious. A confirmed rogue has but little faith in the honesty of his fellow men. A habitual liar never believes anybody. Judging of others from what is known of itself, the Transcript does well to warn the public to look out for "sallow faces" from the "Locofoco."

But those who go to the trouble to look out for "sallow faces" from the Democratic side of the political fence, will hardly find them. The Democracy have no "last card" to play. They have, through their press and their public speakers, presented the issue fairly to the people and they calmly await the result.

The Transcript may play any "last card" it likes. It is entirely too stupid to invent a story that will deceive the people. We shall not take the trouble to warn the public against it. We don't care what it says or what it attempts to say—for it very often attempts to say a great deal more than it succeeds in saying, its editor generally keeping on hand far more of the raw material of falsehood than his command of the King's English will enable him to work up in a way to be understood.

Now we need not warn the Democracy to beware of lies dodges. They understand all the arts of the opposition, and there is no danger of their being deceived by anything the stupid Transcript can say. Their minds are made up. They are going to put the Democratic ticket through, come what may during the opposition may try. They are on the strength side of the fence. The storm is up, and the opposition candidates had better look out for the lightning when the full stage, or they will get run over.

Democrats have one and only advantage.

## Danger to the Union.

It is a common thing for the opposition to sneer at the idea of danger to the Union. When the Tribunes and blabber prints want to cast a slur upon the conservative men of the country who counsel respect for the Constitution, they style them treacherously "Union savers." It is true that the Union has suffered that long in spite of rusting Abolitionists and crasy Yankees in it, but does that prove it is not in danger? We are not alarmists. It is our custom to look at the bright side of everything that has a bright side to look at, and we earnestly hope that the Union of these States will endure forever. But how can that Union endure if the sentiment of Northern hostility to the South continues to grow and thrive as it has grown and thriven for the last ten years? Let our people think seriously of this. Here we are, bound together by a written Constitution, in which the rights of all are plainly laid down. And in that Constitution there is no right more plainly laid down than the right of the people of one section of the country to hold a certain portion of their population in a state of servitude.

Notwithstanding this plain recognition, by the common bond, of the right of our Southern brethren to hold their negroes in bondage as they held them before the adoption of the Constitution, there is a constant and bitter warfare waged in the North against the institution of slavery in the South. In carrying on this unswearable assault upon the guaranteed rights of the South, the Republicans apply the most insulting language to the citizens of the Southern States. They are stigmatized as "slave breeders," "men stealers," and "soul drivers," and every effort is made to impress the masses of the Northern people with the belief that Southern men are masters of iniquity, with whom it is a degradation and a sin to hold social intercourse or maintain a political connection.

Is there no danger to the Union in this hostile attitude of the North towards the South? Is the application of the most offensive terms by the people of one portion of the confederacy to the people of the other not calculated to destroy the chain that binds the two sections together? Reverse the picture. Suppose Southern editors were to fill the columns of their newspapers with the wildest abuse of the people of the North, calling us murderers, liars, horse thieves, swindlers and scoundrels of every grade. And suppose Southern statesmen were to reiterate this abuse of us on the stump and in both houses of Congress, and the Southerners people were to form a powerful party with the avowed object of coercing us into submission to their commands. In what temper would we receive such demonstrations of hostility? Would not our anger be raised to the highest pitch, and would we not all be ready to resent the high-handed insult? And suppose the South, not content with reviling the North, and on her hattings and in the halls of Congress, were to avow her determination to admit another free State into the Union, and to force slavery into all the Territories—is there not danger that in such a contingency the sword would be drawn and the Union severed? The independent spirit of the North would never submit to such an infraction of Northern rights.

How long, then, can the South be abashed and insulted with impunity? For many years they have listened with comparative patience to the "loud roar of foaming calumny" breathed upon them by the Republican Abolitionists of the North. But there is a limit to human endurance. There is a point at which forbearance ceases to be a virtue. To push the South further with insults, to threaten her with further injury, to "wax her out" of territory that is as much hers as ours—and that too after receiving from her a free gift the great North-west Territory, out of which five free States have been carved—is to force her to look for relief and exemption from outrage to a dissolution of the Union. Let the Republicans never do it, as they may—their wretched behavior does endanger the Union.

Nor would it be doing them the least injustice to say that the Republican leaders desire to effect a dissolution of the Union. On what other theory is their conduct to be accounted for? What just cause of complaint have they against the South? Take the slaveholding State of Maryland for example. Maryland has alongside of Pennsylvania. What harm has Pennsylvania received from her? In what way has she annoyed or disturbed her people? Her people have trashed with ours. We have bought them and sold to them. We have gone upon their soil and they have come upon ours. We have harbored them, however from them and loaned to them. We have visited them and relieved their strife in ours. What can we say against them? Are we prepared to say that they are not as good as ourselves? Are they not as fair-dealing, as hospitable, as courteous and as hospitable as ourselves? Do they not like "mod. civ. vote"? Of what have they been guilty?

We spent all night in our offices doing it, that we have succeeded (though

against the slaveholders of Maryland) if we cannot complain of those who live alongside of us, of whom can we complain? If slavery were an annoyance or an injury to us, we should feel it here in the ocean bordering on Maryland. It is the slaves and the slaveholders of Maryland who would give us trouble, if the existence of slavery anywhere was productive of mischief to us.

Now if the people of Franklin county, Pennsylvania, can get along harmoniously with the people of Washington county, Maryland, what is to prevent the people of the whole North from getting along harmoniously with the people of the whole South? There is nothing to prevent it, except this—that for the basest partisan purposes, the Republican leaders are determined to war upon the institutions and destroy the Constitutional rights of the South. Will Pennsylvania war upon Maryland? Are there no right-minded Republicans in Franklin county, to rise up and defend their Washington county neighbors against the Abolition charge of being "men stealers" and "soul drivers?"

But whatever the Republicans may do, the Democracy of Franklin will not become good citizens of this great Republic. They will come up in solid column and vote against the Abolition ticket headed by Cuyler, Kirk and McClellan; and in doing so, they will do all that lies in their power to avert the dangers that beset the Union, and to restore the good feeling and mutual confidence that subsisted between the North and the South, before such dangerous demagogues as SEWARD and SUMNER took the place of CLAY and WEBSTER as leaders of the opposition.

## Great Victory in California.

The overland mail has arrived, bringing intelligence that the Democracy have swept the State of California by more than twenty thousand majority. The Governor, the Congressmen and all the State officers are ours, and we have a large majority in the Legislature. One account says we have elected all our candidates for the Senate and House!

This victory is one of the most glorious ever achieved. It was won over a most formidable combination of Republicans, Know Nothings and renegade Democrats. It lay out two of FORNEY's boon companions and special favorites—BROOKLYN, the ignorant blackguard who disgraces the Senate of the United States, and MCKIBBIN, whose empty head adds so little to the wisdom of the House. These two worthies left their party for their party's good when the Lecompton Constitution was before Congress, and they went home to California at the close of the last session and hitched teams with the opposition. But the glorious Democracy of the golden State stood up to their work manfully and defeated their combined enemies by a majority that has astonished their most sanguine friends.

This great achievement of our friends in California shows what may be done by a party that stands squarely up to its work.

Nowhere did our enemies count more largely on a triumph. Never were they worse beaten. The Democracy yielded nothing to conciliate the factious. They planted themselves on the broad principles of the party, and went to work with a spirit that overcame all obstacles.

Let us in Pennsylvania imitate the example of our brethren on the shores of the Pacific. They have triumphed gloriously. Let us triumph too. They came out to a man almost, and voted the ticket straight through. We have but to do likewise, and the old Keystone will be herself again.

Democrats! Remember California, and see to it that Pennsylvania takes her accustomed place at the head of the Democratic column when the votes are counted on Tuesday night.

## B-a-a-b-i

When we hear a calf bellowing at the tail of a cow we infer that it is after milk.—Transcript.

We "infer" that the Transcript yearling calf will be his own feelings what a calf is after at any time.

## B-a-a-b-i

When we hear a calf bellowing at the tail of a cow we infer that it is after milk.—Transcript.

From the fact that you make your calf bellow at the cow's tail for milk, we infer that you are the chap who noted the farmer's wife whether she didn't say the cow's tail as a handle to pump out the milk.

## B-a-a-b-i

When we hear a calf bellowing at the tail of a cow we infer that it is after milk.—Transcript.

As the Transcript calf keeps bellowing all the time, we infer that it is continually wanting milk. The Republicans now prove to be a poor edition of the Transcript calf a wounded mother!

## B-a-a-b-i

When we hear a calf bellowing, do—Transcript.

I commanded a calf bellowing and sent you over there.

We spent all night in our offices doing it, that we have succeeded (though

## Stick to Your Friends.

The Republicans leaders are trying very hard to get the German citizens to vote their ticket. They are trying to make the Germans believe that they are their friends. They must think the Germans have had no good memories to forget—they are their friends and enemies. And we think they have too much good sense to be deceived by their enemies and are too honorable to desert their friends. A man who sticks to his friends is always sure to have friends; but a man who goes in with his enemies against his friends, will soon find himself without a friend in the world.

Who are the friends of the Germans? Let the Germans exercise their memory and they will soon be able to decide who are their friends. They will remember that there was a Know Nothing Council in existence in this town four years ago. They will also remember that there was a Know Nothing party in existence and existing all over the country. They know that nearly all the Republicans in town were members of the council. They know that Col. McClellan was elected a member, with his own consent, though he did not go in and take the oath. They know that George Eyster, Esq., the Republican candidate for District Attorney, was an active member of the Council and the editor of its organ for several years. They know that MAXWELL and HANKEY, the present editors of the Transcript, were full-blooded Know Nothings and leading members of the Council. They know that HAMMAN, and CRAVEN, and CARLISLE, and all or nearly all the active opponents of the Democratic party, were Know Nothings.

What was the object of these Know Nothings? The Germans know their object. The Know Nothings wanted to put down foreigners. They wanted to deprive naturalized citizens of their rights. They said that a man who was not born in this country should not be allowed to hold an office here. They said the foreigners were too ignorant to enjoy the full privileges of American citizens, and they made every member of their Council take an oath that he would never vote for a German or an Irishman. They said the Democrats made too much of the Germans and Irish, and put too many of them in office; and they avowed their determination to wage war upon them and put them down forever.

The Democrats defended the Germans and the Irish. They said every naturalized citizen had the same rights as a native-born American. They said there were many good men among our naturalized citizens, and it was shame and a disgrace to deprive them of their right to hold office, or of any other right pertaining to citizenship. The Democrats were beaten by the Know Nothings in 1854, for defending the rights of the naturalized citizens. But still they did not desert the Germans and other foreigners. They fought on for them and at last gained the victory and broke up the Know Nothing party. And now we hear nothing more about putting down foreigners. The opposition are just as hostile as ever to the Germans and the Irish, but they are afraid to say so.

Now, as the Democrats stick to our naturalized citizens when the opposition tried to put them down, is it not reasonable to expect all our naturalized voters to stick to the Democrats? What is thought of a man who does not stand by his best friends? What would be thought of a man who would fight against a friend who had fought for him? Everybody would say that such a man had not done right. Beside, it is plainly the interest of all naturalized citizens to vote with the naturalized.

But still they did not desert the Germans and other foreigners. They fought on for them and at last gained the victory and broke up the Know Nothing party.

We may add that the same spirit which animates these prominent and long-tried members of our party, also animates others who were disappointed in their aspirations.

They were disappointed in the election of Collector Hatch, that they meditated an unlawful expedition.

Last night, a hundred or a hundred and fifty of them left that city, the pre-arrangement being that they had gone to the Belize to make a raid.

A steamer had been chartered for the steamer Philadelphia, professedly for Quiriqua, but which the Collector refused, for the reasons above stated.

The agent of the steamer was persistent, and again applied for a license, but met with no better success than at first.

Of these facts, our Government is informed, and probably they are the only ones from authentic sources in its possession.

It is believed that this subject was to-day a matter of Cabinet consideration.

Orders have been dispatched to the commanding officer at Batou Rouge, for concentrating and holding the Federal military in reserve, to be used, if necessary, as a power committee, for the enforcement of the law.

Within the present week reliable information will be received from the State which have just transpired, so arranged that they can be used for the opening of the Nicaragua transit route, for the accomplishment of their designs.

The Administration is determined by all the means in its power, including the employment of the land and naval forces, to compel respect to the Neutrality law.

The instructions to Minister Dixie, are particularly with reference to the re-opening of the transit; and as both governments have assented to the Loam-Ezchola treaty, it is supposed that Nicaragua will offer no obstacle to the passage of the mule.

The presence of the Post Master General in New York, in connection with the last named subject, expressive of the interest the government has in the fulfillment of the Johnson contract.

## From Washington.

Washington, Oct. 6.

While it is authoritatively reported that it may be that Minister Ward did not call for Puchall and is there now, after having exhibited his qualifications to the State Department, that effect have been received at the State Department, it may be manifested that Ward, in a letter dated July 4, says that by invitation of the Governor of the province, Mr. Ward had designated the 8th of that month for a conference with him.

The British plenipotentiary had a prolonged interview with Secretary Cass today, in regard to the departure of the Nicaragua transit.

He considered the determination of the United States to open the Nicaragua transit route, and the probability of the same being done.

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# VALLEY SPIRIT—OCTYBER 12, '59.

## VALLEY SPIRIT.

Chambersburg, Oct. 12, 1859.

### LOCAL NEWS.

**Oppositionist Justice.** — We earnestly desire every man who honestly prefers to be opposed to venality and corruption among our members of the Legislature to read the documents made by Mr. B. B. Root, published on the second page of to-day's paper. Read it over—read it all!—We wish all who read this statement to mark the American fact that while McClure is stamping this District and taking great credit to himself for his agency in passing the Habeas and Erie Bill, another member of his own party is exposing the corruption and villainy of that very Bill, in another part of the State, and asking that he may be sent to Harrisburg so that an investigation of the frauds may be had and the rogues who have been robbing the State to enrich themselves held up to public view.

### Our Tickets.

The respective candidates on the Democratic ticket have so far passed through the campaign with the most flattering assurance of success. Everywhere they have been received with the warmest and most enthusiastic feelings. They are all good and true men and command the entire respect of the party and will receive its entire support. They are worthy of the best efforts of the party to elect them, of which we have the most sanguine hopes. Let every Democrat turn out on Tuesday next and give one day of his best exertions for the good of his party and the country. He will feel proud of the triumph he has helped to achieve, and have no regrets for the future if he performs his duty well.

### Bonapartists.

The nomination of J. W. Douglass, Esq., for State Senator has been received with entire satisfaction over the District. Wherever he has visited he has met with a hearty welcome. So far as we can learn there is not a single object that argued against him, or a man in the party who has expressed himself unfavorable to his nomination. We never knew a candidate so entirely acceptable to a party as Mr. Douglass seems to be. Adams county promises him at least two hundred of a majority, while gallant little Fulton will enclose Adams closely in the same square. McClure's vote in Franklin, by the use of all his ingenuity, cannot be made to exceed three hundred. If we work hard and get out and give our whole vote—and do our duty faithfully, DOUGLASS WILL CERTAINLY be elected.

### Assembly.

The nomination of Gen' Robert W. McAllister, of Franklin county, and James Kelly, Esq., of Fulton county, for the Legislature, presents a ticket in every way acceptable to the Democracy of both counties. These gentlemen are both extensively and favorably known over the whole District, and are highly esteemed on their ability and worth. They will make faithful and honest representatives, and are just the stamp of men we need at Harrisburg to stem the torrent of corruption which threatens to overwhelm our legislative body.

These gentlemen will run neck and neck in Franklin county. There will be no trading of or switching on our legislative ticket this fall. Franklin County will do her duty by Mr. Kelly as his vote will show.

### Sherriff.

Our candidate for Sheriff has made himself hosts of personal friends during the campaign in both parties. Who will work for him with brave hearts and willing hands. If their exertions in his behalf are properly seconded by the whole Democratic party he will be elected. McAllister is undoubtedly one of the best qualified men for this responsible position our country affords. He is the mate every man in the county and we do not believe he has an enemy living. A better—or more worthy man cannot be found in any party. He is a man of industrious business habits, sound judgment, strong common sense and good moral character. As to his capacity to transact public business, we do not believe he has a superior in the country. He is possessed of great influence and personal popularity and highly esteemed by men of all parties on account of his moral worth and superior business qualifications.

### Treasurer.

Jacob C. Seider, of Galtford Township, our nominee for the office of Treasurer, is a gentleman of high repute for honesty, integrity and capacity. The office of Treasurer is one in which the Tax Payers of the county are deeply interested, and they should see to it that its occupant is in every way qualified to discharge its various and responsible duties. Honesty alone is not a sufficient recommendation for this office. To fill it properly its incumbent must be a ready penman, an apt arithmetician, and a thorough accountant, well versed in the business affairs of the county. We can safely say that Mr. Seider possesses all these requirements and qualifications in an eminent degree, suited to which he is an excellent German scholar and speaks the German language fluently and distinctly. He is an obliging and competent officer, giving satisfaction to all having business to transact with the County Treasurer.

### Attorney.

The nomination of Gen' W. Wright, Esq., was received with great satisfaction by the Democratic party, and the people generally, and nobly has he conducted himself through the campaign. His election is entitled to our hearty endorsement. However he has been one of the most active opponents of the Habeas and Erie Bill, and has exposed the corruption and villainy of that Bill. His conduct has been a credit to his party, and his record in the Legislature has been a credit to the State. His good qualities of head and heart have made a decided impression on the public. He is an active lawyer and will speak with energy and ability in his office, and will be a valuable addition to the bar.

There is to be a first rate Commissioner, and just such a one has led us to Jonathan Jauchy. He is an educated scholar, a ready and forcible writer, and well informed on all public business matters. He is a Farmer himself and well acquainted with the wants and wishes of the farming community. The interests of the people of the County would be naturally looked after by him, and a right system of economy enforced in all our public affairs. The important office of Commissioner could not be placed in more able or trustworthy hands than those of Jonathan Jauchy.

### Director of the Poor.

There is no County office with which, as a general thing, there is more dissatisfaction than that of Director of the Poor. All most every Director that has yet been in office has given dissatisfaction to the party that has elected him. The present Democratic Director, Mr. Gillan, we believe is an exception in this respect. Not a single word in fault has ever been uttered against him by either party. He has made a useful Director, and would have been more still had he been seconded in his efforts for reform by having Democratic colleagues in the Board. The intense dissatisfaction given to the whole Republican party, and the people generally, by the manner in which the late appointment of Steward was made, by the Republican members of the Board, has not been forgotten in that party. Many men in that party, at this time, openly expressed themselves to the effect that they would never vote for a Republican Director again, and that Democrats made the best and most economical Directors as the history of the House would prove. We now ask the Tax Payers of Franklin County to study their own interest and give Mr. Gillan, as a colleague in the Board, his support. It is to him, we believe, that the party will turn out on Tuesday next and give him a hearty vote.

Admirable as the Director is, he is a respectable man of great sense and business qualifications, they know him to be thoroughly honest and capable and will, without respect to party, give him a hearty support. If the Tax Payers of the County generally regard their own interest they will do so likewise and vote for Mr. Gillan.

For the officers of Atwater, County Surveyor and Coroner our nominees are good men and thoroughly qualified for the respective positions for which they are named. Our ticket throughout is unexceptionable—there is not a man placed on it who is not honest, intelligent and popular with the people. A proper and determined effort on the part of the friends of our candidates must, without doubt, secure their triumphant election.

### Quincy Township.

For the purpose of injuring Democrats in their standing in their party, McClure is in the habit of reporting that they have voted for him and will do so again, &c. He practiced this game towards Mr. Sosner, one of the Democratic candidates for the nomination for Sheriff, and is now cheating among his friends over his successful efforts in defeating him. While McClure and the Transcript were jubilant over the defeat of Mr. Sosner, they at the same time endeavored to make fair weather with the friends of that gentleman to secure the Quincy vote. In this they have not been successful. We are assured that no Democrat in the county will pull a cleaner Democratic vote than Quincy township. They are determined to a man, at this election, to rid themselves of the importunity which the slanders of McClure and his clique have brought upon them. The result of the vote in Quincy township, on Tuesday next, will show that Mr. Sosner, and his friends understand the treachery of McClure, and are not to be caught in the trap he has planned for them. They understand the intent of Mr. Sosner too well to sacrifice it for the interest of McClure, or any of his clique, at this election. The Democracy of Quincy township, notwithstanding McClure's boast that he has bought them over, will do their duty—their whole duty by the party, and the result of the vote on Tuesday next will clearly show it.

### Penn.

One of the speakers in the opposition party, who is doing business in a small way by stamping it through the country school houses, is in the practice of ascertaining the few who will listen to him with the stereotype appeal: "be faithful to the party—don't scratch—old men's scratch." This has become quite a by-word, and one of our young speakers, Wm. Kennedy, Esq., is not a candidate for any office, for the purpose of ridiculing this stereotype phrase. Introduced it from some of his speeches. It was immediately caught up, and attributed to one of our candidates, who never used any such expression in his life. It is altogether the stiffest affair out of which to make a little political capital that has turned up on this campaign. Hence where they whole thing is understood it has created quite a hearty laugh.

### Edin.

Judge Goldthwait decided in New York, that when a hypothesis is made a libel in form of a reason, it is plausible, when it is true that such a reason existed, that the fact is true. A vehicle is not true, *scandalum ad personam*.

The above we judge Goldthwait's judgment in the *Argus* and *Whig*, where we find it printed in his editorial column. So according to the opinion of Judge Goldthwait, McClure is the man who has been passed around the country, and introduced and upheld as a libel for your support. He is no better suited to you than children of Ararat, or he would not uphold the same. He would stave and drag you. They both in the same body beat and drag each other together.

A large and strong and determined party, by such efforts that your friends justify, *libelum ad personam*. In effect, *scandalum ad personam*. And this is the name of our enemies, who have sold us and sold us to the world. It takes a few and a few others, and will speak with energy and ability in their office, and will be a valuable addition to the bar.

### Cameron Men Board:

The name of Simon Cameron is very favorably announced, by the Republicans papers over the State, for the Presidency in 1860. In the Republican party in this country, Mr. Cameron has many ardent friends who will urge his claims with great enthusiasm. It may be well for the friends of Cameron to know, before they allow McClure "head and shoulders," how he stands towards their Leader. If they vote for McClure they are endorsing his opinions of Cameron, and if he should happen to be the nominee, of their party, for the highest office in the gift of the people, and their judgment is to be relied on more than his ability appears to be. How does he make it up? Does he serve the State for nothing and pay his own expenses? Work for nothing and feed himself? He is not the man for the—he has a way of his own to reimburse himself. Will any man in his party that he does not stand above suspicion of being engaged in discreditable transactions? We ask them to put that question fairly and squarely to their own sense of honesty and honor, at the ballot box. They know as well as we do that his character for honesty as a politician does not stand above suspicion. Will they trust him? Will they vote for him again? Will the honest and respectable portion of the party place him in office that he may again disgrace his position by being engaged in discreditable transactions. There are a few unpurpos'd men in this place, like himself, who openly assert that they would "vote for him if all the suspicions about him were proven true" and that "the day for honest Legislation has gone by." Will the people of the county sanction such corrupt sentiments? We know there are many men in the Republican party who are tired and disgusted with the corruption of the ballot-box by money, and who wish to put a stop to the rumors of dishonest transactions about Harrisburg that will quickly cast their votes against McClure. They will make no fuss about it, but they are determined to show by the effect of their votes that the day for honest legislation has NOT gone by.

### An Honest Man—The Hobson Work of God:

Let the people of Franklin county be no longer deceived by Hobson's office-sellers. Let them be careful not to place men in office who are scrupulous to get in, in order that they may fall on the spot. McClure openly boasts, which we can prove, that "his election costs him more than his salary amounts to." How does he make it up? Does he serve the State for nothing and pay his own expenses? Work for nothing and feed himself? He is not the man for the—he has a way of his own to reimburse himself. Will any man in his party that he does not stand above suspicion of being engaged in discreditable transactions? We ask them to put that question fairly and squarely to their own sense of honesty and honor, at the ballot box. They know as well as we do that his character for honesty as a politician does not stand above suspicion. Will they trust him? Will they vote for him again? Will the honest and respectable portion of the party place him in office that he may again disgrace his position by being engaged in discreditable transactions. There are a few unpurpos'd men in this place, like himself, who openly assert that they would "vote for him if all the suspicions about him were proven true" and that "the day for honest Legislation has gone by."

### McClure's Admitted

Editorial notice.

## WATCHES &amp; JEWELRY.

**NOV. 5.** **WATCHES AND JEWELRY.—RE-**  
novated. George C. Allen,  
in business in Wall Street, New York,  
has removed to  
**100 Broadway,**  
one door below Grand Central, he has just opened  
a new store of entirely New  
and Beautiful Styles.

**SILVER AND PLATEDWARE.**  
We are constantly receiving the latest styles of Watch  
and Jewelry, by every Master, direct from the manu-  
facturers.

**WATCHES AND JEWELRY.**  
The largest collection of French, German, Swiss  
and English Jewelry, in the best manner.  
The newest and latest in the best manner.

**WATCHES AND JEWELRY.**  
The largest collection of French, German, Swiss  
and English Jewelry, in the best manner.

**REMOVAL.—REMOVAL.**

**E. AUGINBAUGH,**  
WATCHES, CLOCKS,  
Jewelry and Fancy Goods.

In Valley Street, opposite Water Works,  
Main Street.

**CHAMBERSBURG, Pa.**

Takes pleasure in informing all Friends and the public,  
that he has removed to **HIS STYLISH HOME** in the Valley Street Building, opposite  
Water Works, Main Street, an entire

assortment in part of German and American  
Watch and Silver Watch—various styles and  
models of the latest styles and patterns. See  
Janet of Louis, Geneva, Moon, Poinsett,  
Coral, Gold, Pearl, Steel,  
etc., etc.

**FINGER RINGS** in great variety, bracelets,  
lockets, Specimens of gold and silver Jewelry,  
consisting of F. S. Curtis, A.

**CAGE MARKET, JEWELS, JEWELRY,**  
Pearls and American WATCHES of different  
Styles and Patterns.

**A** **great variety** of **All kinds** of **Watches** as represented  
by **W. H. Mutter** as represented  
by his Work opportunity to the business, we  
are **entitled** to give him a full order purchasing  
privileges.

**PARTY GOODS;**  
A **great variety** of **All kinds** of **Watches** as represented  
by **W. H. Mutter** as represented  
by his Work opportunity to the business, we  
are **entitled** to give him a full order purchasing  
privileges.

**MAY 10, 1859.**

**J. H. R. BUTTER & BRO.**  
**SIGN OF THE MAMMOTH WATCH,**  
Main Street, opposite Mrs. Parker's Hotel,  
CHAMBERSBURG, PA.

Offer to the Public an elegant and extensive assortment  
OF PARIS STYLES OF PINK JEWELRY,  
consisting of Diamond, Ruby, Amethyst, Pearl, Steel,  
Coral, Gold, Steel, and various other materials,  
than those of every style and quality.

English, French, and American Gold and Silver  
Watches, the most approved and celebrated masters  
Clocks, Armchairs, Furniture, etc., a large variety of fancy  
Goods, Pictures, Vases, etc.

The same will be added among the largest and  
most approved and celebrated masters, the  
same being made by the senior partner of this firm, from the  
most celebrated Importing and Manufacturing establishments  
in Paris.

Established at the above address in a most  
workmanlike manner.

The Friends and the Public generally are invited to  
a examination of our **EXHIBITION**.

**MAY 11.**

**J. H. R. BUTTER & BRO.**  
SIGN OF THE BOY WARS, Main Street.

**SPLENDID GOODS.—Carded Bro.**  
Co., No. 22 BOSTON STREET, CHAMBERSBURG,  
Penna. We are opening a department-store  
of the best quality, and the most approved and  
best quality Gold Watches, via: English, Lever, Skeleton,  
Dial, Duplex, Anchor escapement, English, etc., very small  
and very large sizes, and all kinds of fancy  
goods, originally established.

**CAKE MARKET, JEWELS, JEWELRY,**  
Paris and American WATCHES of different  
Styles and Patterns.

**A** **great variety** of **All kinds** of **Watches** as represented  
by **W. H. Mutter** as represented  
by his Work opportunity to the business, we  
are **entitled** to give him a full order purchasing  
privileges.

**MAY 12, 1859.**

**CAMPFIELD, BROTHER & CO.**  
No. 12, Signs of the Golden Eagle, Baltimore, Md.

**STAUFFER & HARLEY.—cheap**  
**WATCHES AND JEWELRY.—WHOLE-**  
SALE AND RETAIL at the "Philadelphia Watch  
Company," No. 100 (No. 100) North  
Second Street, Philadelphia, Pa. We have  
Gold and Silver Watches, (all), walled, 12 carat gold,  
Silver Lope, 10 carat, 12 carat, 14 carat,  
16 carat, 18 carat, 20 carat, 22 carat, 24 carat,  
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