

OHIO UNION.

WEDNESDAY, JUNE 9, 1852.

FOR PRESIDENT, Gen. FRANKLIN PIERCE, OF NEW HAMPSHIRE.

FOR VICE PRESIDENT, WILLIAM R. KING, OF ALABAMA.

For Judge of the Supreme Court, WILLIAM B. CALDWELL. For Member of Board of Public Works, JAMES B. STEDMAN.

Contrary to expectation, we have not received the official proceedings of the Democratic National Convention. We publish, however, in to-day's paper, the proceedings up to the 5th inst. General FRANKLIN PIERCE, of New Hampshire, was nominated for President, on the forty-ninth ballot. A Telegraphic Dispatch, just received, announces the nomination of WILLIAM R. KING, of Alabama, for Vice President.

Right for One: The Ashlander has told the truth, once, during its existence. Tell it in Galt, and publish it in the streets of Ashland. It was Mr. BRESLIN, and it was not Mr. BLISS, who made the deposit in the City Bank of Cincinnati.

The report of Maj. JOHNSON we have not seen. When we have, we shall know and say more about it.

But is our neighbor not aware that what we stated was TRUE—namely—that Mr. BLISS, the whig Treasurer, during the time he held the office, kept the State's money in the Bank?

Will the editor deny that, during the whig management of our State finances, the people had no Treasury, or Treasurer, in the building which the law designed for it at Columbus?

Can the editor deny that during the brief time that Mr. BLISS was the nominal head of the State Treasury, he amassed a fortune, by allowing the Banks of the State the use of the public funds, and sharing with them the PLUNDER?

If the editor and his correspondent know anything about the FACTS in the case, they know that WHITEHILL, KELLY, BLISS & Co., during their days of Supremacy, were in a perpetual and unholy alliance with the Bankers and stock-jobbers of Ohio, and that their "financing" at last became so expensive to the tax-payers of the State, that they were hurled from power.

Will the Ashlander and its correspondents confess the truth? Will they "own up" the iniquities of their party leaders who have been so righteously "black-balled" by an outraged and avindled people? Nons terrors,—and, in process of time, when we get a little nearer home, (which we hope will be in a few weeks,) we shall use our best exertions to "smoke out" these whig financiers.

And in the meantime if any thing is wrong in our own household, we will plead guilty—because we are not disposed to cloak or sanction malfeasance on the part of public officers, be they whom they may, or belong to what party they may.—The Ashlander may feel no alarm on this score!

The Convention—William Allen—Adjournment of Congress.

WASHINGTON June 3, 1852. There is no use in making an effort to compete with the telegraph. Long before this letter reaches its destination, through the lazy mails, the name of the Democrat, who is to succeed Mr. FILLMORE, will be known through our town and county.

The Halls of Congress, Hotels and streets of this City are deserted. Everybody "and the rest of mankind" are at Baltimore. Yesterday I made a visit to that city to look in upon the Convention.

The crowd and confusion were so great that I was glad to make my escape. In common with the great mass of the Democracy of the country, I feel no very deep anxiety as to who shall be the candidate, being well persuaded that a Convention which embodies as much talent and worth as that now assembled at Baltimore, cannot make any other than a good choice, if they select any of the names which are before them.

While upon this subject, I will mention one fact of which I am thoroughly convinced; and that is, had Ohio, through her delegates, presented for WILLIAM ALLEN, her distinguished and favorite son, an unbroken front, he would have been the nominee of the Convention beyond all doubt or question. But let by gones be by gones.

The "knowing ones" generally predict a final adjournment of the present session of this Congress on Monday, the 2d day of August. The members will find it difficult to excuse themselves to the country for continuing the session even as late as that date. The resolution fixing upon the day above named will come up before the House on Monday next.

Books and Stationery.—We call attention to the advertisement of Jos. H. RILEY & Co., Bookellers, Stationers, Printers and Binders, Columbus, Ohio, which will be found in to-day's paper.

The New Tax Law.

It is evident that there is a misapprehension of some of the provisions of the New Tax Law, by Farmers in various parts of the county. We can, in no other way, account for the complaints uttered against the Law, by this community. The law, properly construed and properly understood, is all that any Farmer in the State could desire. We firmly believe that it is the only Tax Law, ever enacted in Ohio, that extended "equal and exact justice" to the great Agricultural interests of the State. Herebefore, Farmers have been oppressively burthened by taxation, by whig tax laws, that chartered monopolies—the awfully banking institutions of the State, might go free. This gross inequality no longer exists.

Whigs, in certain parts of this county, misconstrue and misrepresent the law, in order if possible, to render it odious and unpopular. We hope no Democrat is silly enough to pay any regard to the misrepresentations and falsehoods of Whiggery.

In some townships, it is claimed, that crops in the ground are to be listed for taxation. Such is not the case. Auditor Morgan settles this matter, in a letter recently written to the Auditor of Huron county. He says:

"I feel no hesitation in deciding that growing crops, still in the ground, need not be returned to the Assessor as personal property subject to taxation. At the season when assessments are made, crops in the ground have at least but a precarious existence. They may never attain maturity, and their value is wholly contingent. Before ripening for the sickle, they may become as valueless as stubble. It would seem unjust, therefore, to subject them to the burthen of taxation in advance of obtaining a reliable value."

It is also claimed, by some, that wearing apparel, food for home consumption, &c., are to be listed for taxation. This is also denied by the Auditor of State. He says:

"The new tax law by this department does not require an individual to list for taxation such articles of food as he has provided for himself and family. Those articles must however, be such as are intended to be consumed at home, and include nothing that is designed to be sold. This may embrace all the pork, beef, flour, vegetables, &c., &c., which the family has actually on hand, and intends to appropriate in good faith to its own consumption. This construction of the new law is not believed to conflict with the intentions of the framers of the constitution, and until otherwise required by competent authority, will be adhered to by this office."

Complaints are made, by a few, that a great number of individuals, not worth over two hundred dollars, will be exempt from taxation. This complaint is unworthy of notice. No man, will utter such, who loves justice and equality, and who is willing to extend to his neighbor the same rights and privileges he himself enjoys. The man of wealth is allowed to hold his two hundred dollars worth of property free from tax, and why the same exemption should be denied an individual simply because he has the misfortune to be poor, is a matter difficult to comprehend.

Persons complain that the law compels them to list chickens, old saddles, dogs, &c., &c. "The law allows, to every individual, two hundred dollars worth of property exempt from taxation; and there is nothing to prevent the owner of chickens, dogs, old saddles, &c., from including these articles within the exemption." We presume it was never contemplated, by the framers of the law, that such articles should appear on the duplicate for taxation.

We think the law when properly understood, will meet the unqualified approbation of every Farmer in the State. By it, we claim, and time will prove the correctness of what we assert, that the Farmer's taxes will be greatly reduced. We ask our Farmer friends to withhold their complaints, and first give the law a fair trial.—Ohio Patriot.

14th Congressional District.

The Democratic Central Committees of Ashland, Lorain, Medina, and Wayne—composing the 14th Congressional District, have agreed to meet at HARRISVILLE, ON FRIDAY, JUNE 11th prox.

For the purpose of arranging the time and manner of nominating the Democratic Candidate for Congress. Every Democrat is invited to attend.

Ashland Common School Association.

This Association will meet in the Court House in Ashland, on Saturday, the 20th inst., at 10 o'clock, A. M.

It is hoped that the friends of education in the county, teachers especially, will be in attendance. Delegates to the semi-annual Meeting of the O. S. Teachers' Association will then be appointed. Other important business will be presented for the consideration of those present.

It is expected that Mr. L. Andrews will be present to address the meeting.

By order of the Ex. Com. W. T. ADAMS, Pres't.

Hayesville, June 1, 1852.

P. S.—Teachers will take notice that on the same day, there will be a meeting of the Board of Examiners, held for the examination of teachers, in the Ashland High School Room. W. T. A.

BALTIMORE, June 5. Hon. Wm. R. King of Alabama was nominated for Vice President, on second ballot.

Foreign News.

ARRIVAL OF THE STEAMER ASIA.

Three days later from Europe. Decline in Cotton—Advance in Provisions and Breadstuffs.

New York, June 2d. The steamer Asia, with Liverpool dates to the 22d ult., arrived this morning. She brings fifty-five passengers, and \$122,000 in specie from France.

The Franklin arrived off Cowes the afternoon of the 20th. The City of Glasgow arrived at Liverpool on the 21st. ENGLAND.

In the House of Commons, Mr. Hume asked whether the correspondence between the United States respecting the navigation of the St. Lawrence would be laid upon the table, and whether the difference on the subject between the two Governments had been settled.

Mr. Parkington said he would give an answer to the question in future. Lord Palmerston called the attention of the House to the dangers threatening the Constitutional Government in Spain and elsewhere.

In the House of Lords, on the 18th ult., the disabilities repeal bill was read a third time and passed. Earl Derby repeatedly denied there being any present intention on the part of Government to propose a change in the Maynooth grant.

Earl Wicheles made a violent attack on the Catholic priesthood, and said they were endeavoring to subvert the power of the Queen, but he expected and hoped that the next Parliament would remedy the evil by revoking the Maynooth endowment and emancipation act.

Another awful colliery explosion had occurred in Lancashire, by which more than 30 lives were lost. A duel had been fought between Col. Romily and Hon. M. Smythe. Neither of the parties were injured.

A destructive fire occurred on the banks of the Thames, at Dorked, on Tuesday. The loss is estimated at \$100,000. The demand for passage to Australia per Independent Emigrant's line is very active. Deputations have been sent from Yorkshire to urge upon the attention of Government the critical state of Australian labor. Sir John Parkington said that the principal difficulty that existed was the scarcity of ships.

FRANCE. Odillon Barrot and Broglie have refused to take the oath of allegiance. Several persons of distinction have refused to take the oath of allegiance to the President.

The bill on the residence of foreigners at Paris and Lyons, would be soon submitted to the Council of State. Three hundred more political offenders had been remanded from Paris to Havre, for transportation.

The French fleet appeared before Naples on the 10th. Gen. McMahon had quitted Constantinople on the 7th of May, with an army of 10,000 men, to undertake an expedition against Kabylie.

Several of the French journals are out with savage articles against General Changarnier and Lamoriciere. Mr. Odillon Barrot has been declared to have forfeited his seat in the Municipal Council of St. Omer, not having taken the oath within the time prescribed.

AUSTRIA. It is understood that negotiations for an Austrian loan of about three millions sterling, are in progress between the Messrs Rothschilds & Sons and the Chief of Finance of Vienna, who has arrived in London for that purpose. It will be five per cent. stock, payable in London.

GERMANY. A telegraphic despatch from Frankfurt, dated May 18th, says that the new Austrian loan of thirty-five millions florins, convention money, has been taken by the house of Rothschild.

An angry letter is said to have been presented by the Russian Ambassador, Count Arnim, to the Austrian Government upon the subject of the customs tariff.

PRUSSIA. The Emperor of Prussia arrived at Dresden on the 12th May.

ITALY. Letters from Turin report the resignation of the entire cabinet, and the formation of a new one.

PRUSSIA. The Prussian Chambers have been prorogued.

GREECE. The financial affairs of this country are in a melancholy condition.

SWITZERLAND. The Grand Council of Berne were discussing the new law regarding the press.

THE CASE OF WM. L. CHAPLIN.—Judge Crawford, of the Criminal Court of Washington city, has rendered judgment in favor of the United States, and against Selby Parker and others, who went bail in the sum of \$6,000 for Wm. L. Chaplin, charged with kidnapping slaves in 1850, and also judgment against Chaplin, whose recognizance was forfeited, as he never appeared for trial.

TIME AND PLACE OF HOLDING NATIONAL CONVENTIONS.—Whig, Baltimore June 16. Native American, Trenton July 5.—Free Soil, Cleveland August 4. Liberty Party, Buffalo Sept. 1.

Boston, June 4. The ship James W. Fanning, from Boston for New York, in ballast, got ashore on Great Point Reef, Nantucket, on the 2d inst., 3 P. M. She was boarded by men from Nantucket, with whose assistance she was got off during that night without damage, and was at anchor in Holme's Hole yesterday noon.

NEW YORK, June 5. Steamer Northern Light, sailed for San Francisco this morning, full of Passengers. Hon. Perry Smith Esq., U. S. Senator from Connecticut, died yesterday at New Milford.

CONGRESSIONAL.

WASHINGTON, June 1, 1852.

House.—There were but few members present to-day. The Deficiency Bill was returned, with numerous amendments; it was referred to the Committee on Ways and Means, and ordered to be printed.

After the reception of a few reports, the House adjourned until Friday.

WASHINGTON, June 4. Mr. Briggs presented the memorial of Wm. B. Astor, for the immediate establishment of a mint at New York; and showing, since the annexation of California, that ninety millions of gold bullion had been received at the port of New York.

Mr. Stanley asked and obtained leave to introduce a bill for the payment of the fourth installment of the surplus revenue. After several motions for calls, the House adjourned till Monday.

NEW YORK, June 5. The steamship Isabel from Havana 31st ult. reports the Island quiet, though there was yet some little invasion excitement.—Several persons had been arrested on charge of being connected with it.

The Humboldt sailed to-day with 150 passengers and \$640,000 in specie.

The Crescent City, this P. M. took 350 passengers.

HILLSDALE, June 5. The express train going West, last night, found the switch wrong, six miles west of Jonesville, and ran off the track, killing Harvey Spaulding, the Engineer, and one fireman. No passengers hurt. The train very much damaged.

WASHINGTON, June 4, 1852. Flour—Sales 5000 bush of extra No. 1, \$4.15; do. do. do. No. 2, \$4.10; do. do. do. No. 3, \$4.05; do. do. do. No. 4, \$4.00; do. do. do. No. 5, \$3.95; do. do. do. No. 6, \$3.90; do. do. do. No. 7, \$3.85; do. do. do. No. 8, \$3.80; do. do. do. No. 9, \$3.75; do. do. do. No. 10, \$3.70; do. do. do. No. 11, \$3.65; do. do. do. No. 12, \$3.60; do. do. do. No. 13, \$3.55; do. do. do. No. 14, \$3.50; do. do. do. No. 15, \$3.45; do. do. do. No. 16, \$3.40; do. do. do. No. 17, \$3.35; do. do. do. No. 18, \$3.30; do. do. do. No. 19, \$3.25; do. do. do. No. 20, \$3.20; do. do. do. No. 21, \$3.15; do. do. do. No. 22, \$3.10; do. do. do. No. 23, \$3.05; do. do. do. No. 24, \$3.00; do. do. do. No. 25, \$2.95; do. do. do. No. 26, \$2.90; do. do. do. No. 27, \$2.85; do. do. do. No. 28, \$2.80; do. do. do. No. 29, \$2.75; do. do. do. No. 30, \$2.70; do. do. do. No. 31, \$2.65; do. do. do. No. 32, \$2.60; do. do. do. No. 33, \$2.55; do. do. do. No. 34, \$2.50; do. do. do. No. 35, \$2.45; do. do. do. No. 36, \$2.40; do. do. do. No. 37, \$2.35; do. do. do. No. 38, \$2.30; do. do. do. No. 39, \$2.25; do. do. do. No. 40, \$2.20; do. do. do. No. 41, \$2.15; do. do. do. No. 42, \$2.10; do. do. do. No. 43, \$2.05; do. do. do. No. 44, \$2.00; do. do. do. No. 45, \$1.95; do. do. do. No. 46, \$1.90; do. do. do. No. 47, \$1.85; do. do. do. No. 48, \$1.80; do. do. do. No. 49, \$1.75; do. do. do. No. 50, \$1.70; do. do. do. No. 51, \$1.65; do. do. do. No. 52, \$1.60; do. do. do. No. 53, \$1.55; do. do. do. No. 54, \$1.50; do. do. do. No. 55, \$1.45; do. do. do. No. 56, \$1.40; do. do. do. No. 57, \$1.35; do. do. do. No. 58, \$1.30; do. do. do. No. 59, \$1.25; do. do. do. No. 60, \$1.20; do. do. do. No. 61, \$1.15; do. do. do. No. 62, \$1.10; do. do. do. No. 63, \$1.05; do. do. do. No. 64, \$1.00; do. do. do. No. 65, \$0.95; do. do. do. No. 66, \$0.90; do. do. do. No. 67, \$0.85; do. do. do. No. 68, \$0.80; do. do. do. No. 69, \$0.75; do. do. do. No. 70, \$0.70; do. do. do. No. 71, \$0.65; do. do. do. No. 72, \$0.60; do. do. do. No. 73, \$0.55; do. do. do. No. 74, \$0.50; do. do. do. No. 75, \$0.45; do. do. do. No. 76, \$0.40; do. do. do. No. 77, \$0.35; do. do. do. No. 78, \$0.30; do. do. do. No. 79, \$0.25; do. do. do. No. 80, \$0.20; do. do. do. No. 81, \$0.15; do. do. do. No. 82, \$0.10; do. do. do. No. 83, \$0.05; do. do. do. No. 84, \$0.00; do. do. do. No. 85, \$0.00; do. do. do. No. 86, \$0.00; do. do. do. No. 87, \$0.00; do. do. do. No. 88, \$0.00; do. do. do. No. 89, \$0.00; do. do. do. No. 90, \$0.00; do. do. do. No. 91, \$0.00; do. do. do. No. 92, \$0.00; do. do. do. No. 93, \$0.00; do. do. do. No. 94, \$0.00; do. do. do. No. 95, \$0.00; do. do. do. No. 96, \$0.00; do. do. do. No. 97, \$0.00; do. do. do. No. 98, \$0.00; do. do. do. No. 99, \$0.00; do. do. do. No. 100, \$0.00; do. do. do.

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