

All the Morality and all the Respectability.

Under this heading the Titusville Courier quotes and misspells our remarks about the defaulting Mercer Constable, and as it wish to get rid of a little extra bile it had on hand gives us credit for the remarks, contrary to its usual custom, and then goes on to deny them all without attempting to prove their incorrectness.

"It is our duty to expose him, and hold him up to the scorn of the public, for he is a dangerous character."

That's very kind of you, Mr. Courier, but attempting this nice little job you so assist nature in her efforts to expose you that it is now no trouble to you for the empty headed idiot, that you are. Here he goes again:

"In the first place no record of the politics of inmates of institutions of this kind are kept by officials or private individuals, so that it cannot be possibly known. The author of the charge never in his life heard of such a record—he has no means of procuring information to support his declaration, therefore he utters a deliberate and wilful untruth."

Now stop right here, imbecile, and will convince you that you are making wild assertions and not acting the part of a gentleman in this matter, and it is a matter of doubt whether you are much on that lay, in any matter.

The way we figured the thing was this: In the fall of 1868, votes were taken, and you know it, in nearly all the prisons and inebriate asylums of the United States, and the majority of Democrats found in these institutions was fully three times as large as we made it in our last issue. We thought we were allowing an immense margin, and we think so yet. The writer of those remarks on our article, must have known of these votes having been taken, and their results, and yet he relies upon the ignorance of his readers to bear him out in his false and malicious assertions. He will probably slip up on this, for some of his subscribers know how to read, and make use of their knowledge in picking up information. Now then Mr. Courier next time you come, try and get the gentleman, at least, and we will see you and probably raise you a couple.

—It is reported that a Senator is drawing up a resolution based upon the Grant-Cox correspondence, to introduce in the Senate, as soon as that body meets, providing for a thorough investigation of the alleged corrupt use of money by Wm. McGranahan, while trying to get a patent for disputed land claims. Some rich developments are anticipated, and those who claim to be perfectly familiar with the inside history of this case, aver that the investigation will disclose astounding corruption on the part of officials, some of whom are in Congress.

—The official returns of New York State shows a falling off of about 85,000 from the vote of 1868. Of this number the Republicans lost 45,000 and the Democrats 40,000. If we deduct the fraudulent Democratic vote of 1868, which in New York and neighboring towns amounted to some 30,000, it will be found that they cast within 10,000 of their vote two years ago. The Republicans have fallen behind 45,000. Had the Republican party, therefore shown the same spirit as in 1868, Woodford would undoubtedly have been elected.

—A banker in Allentown gave a large party at his house a few days ago, and more whisky was drank than was good for some present. It seems that the lady of the house had a bottle of brandy in which she had mixed some ingredient to make a hair wash of it, and kept it in the wine closet. The gentleman of the house in treating the musicians gave them a drink of the hair wash, which checked all dancing that night and made the fiddlers deathly sick.

—The Petroleum Centre Record says: A miserable wretch named Isidor Meyer, was arrested this forenoon at Titusville, for an attempted rape on a little girl ten years of age. He was held to bail in the sum of \$300 to answer. This is the same scoundrel who served a term in the penitentiary for an attempted rape on a little girl, four years of age, in this place a few years since. Hanging is too good for such a villain; he should be quartered, skinned and hung up to dry as a warning to those who are given to such acts of baseness.

—The defeat of John Wentworth (Long John), in the Chicago District, for Congress, on a free-trade platform, and of Ignatius Donnelly in the Second Minnesota District on the same issue, shows pretty clearly that protection is not so unpopular in the North West as the free-traders have claimed. The New York Times (moderate protection), says: Revenue reform as a specific issue in the campaign, cannot have been said to have been signally successful, even in quarters where it might have been supposed to be strongest. If people were prepared to discard party obligations to promote it, John Wentworth would have been elected in the Chicago District, where, if anywhere, opposition to high protective duties ought to be popular. The defeat of Ignatius Donnelly, in the Second Congressional District of Minnesota, teaches the same lesson. He ran as the free-trade candidate, and was defeated by the Republican nominee.

—A married woman recently eloped from Pittston with a single man named Jenkins, who boarded in the family, and took with her a quantity of money belonging to her husband. Her better half soon after ascertained that the guilty party were at Bethlehem. Upon obtaining the necessary papers for their arrest, he proceeded at once to that place, where he found them registered as man and wife. He had them arrested and returned to Pittston, when he took his wife home and her companion was committed to prison. After arriving at home, the woman informed him that she had ceased to love him, and that all her affections were centered on Jenkins. The Scranton Republican says: Upon hearing this, the husband, with a magnanimity scarcely credible, hurried away got Jenkins released, brought him before his wife, and there and then compromised matters as follows: The wife was allowed to keep one dress and a change of underclothing. Jenkins was to give Simmons all his clothes, excepting one suit. The two were to leave town immediately, never to return. Thus were matters finally adjusted, and the evening train bore the lovers from Pittston to parts unknown, leaving the disconsolate (?) husband to the tender sympathies of the community.

—A very revolting case was developed in Pittsburgh on the evening of the 21st ult., the victim being a woman named Mrs. Munday, wife of a hand employed in one of the Southside mills. She was given to intemperance, and on the evening in question called on a newly married neighbor to tender her congratulations. Some ale was produced and she imbibed pretty freely, afterwards visiting a saloon and taking more. She then retired to rest, her husband leaving her in the hour about five o'clock in the morning, and he himself going to work. When he returned at four o'clock in the afternoon, he found her dead and her corpse fearfully mangled by rats which had been preying upon it. Several of the unfortunate woman's children had been playing through the house during the day, but they had not visited the room where their mother lay. A physician testified at the inquest that excessive drinking was the cause of death.

—At last the State of Illinois has a woman attorney-at-law. The Supreme Court at Chicago refused to admit Mrs. Bradwell to the bar, although her acquirements in legal science were admitted to be superior both in kind and degree. But at Effingham on the 16th ult., with noble disregard of mere technicalities, Judge Dean licensed to practice in his court Mrs. Ada H. Kepley, who graduated at the Chicago Law School last winter, but who has not hitherto been allowed to employ her talents and learning in a proper manner. In making the order in favor of Mrs. Kepley, the learned judge said that he did it because "he thought it was proper and in accordance with the spirit of the age." We hope that the new attorney and counsellor will get a great many cases, and be paid for her services, notwithstanding the barbarous statute of Illinois which renders her liable to a fine of three dollars for every dollar that she receives as fees.

—Jeffersonville, Ind., has a new female club, composed of women whose husbands are in the habit of staying out until 3 o'clock in the morning. The club has a room, furnished with beds, and the women go to bed and sleep until the time for their husbands to come home, when they are awakened and sent home. They think they can break their husbands of the habit of staying out. But perhaps they may get in the habit of staying out themselves, which the husbands will have to break.

—A SLEEPY MAN RECOVERS \$1,400.—Geo. S. Coutant, of Rosendale, N. Y., who had been robbed of \$1,400 about fourteen years ago, while asleep, was notified by an anonymous letter that he would find the amount in a package at the Kingston Express office. He went there on the following day and received it. It was directed in such a way that it would be impossible to trace out the thief through it.

A Beautiful Wife Seized as a Decoy for her Husband.

Colonel Whitley, chief of the secret service division of the treasury department, in New York has received a telegram from Springfield, Illinois, informing him that detectives Applegate, Lanigan and Egan had succeeded in capturing at that place the most notorious counterfeiter and one of the most desperate characters in the west—Peter McCartney, alias Joe Woods—and Binton, a Frenchman, one of his confederates. In the possession of McCartney was found \$131,000 in counterfeit money of various kinds and denominations. McCartney has created almost as great an excitement in the west on account of his numerous crimes as the notorious John A. Murrell, the "land pirate" did many years ago. He has been arrested over and over again, and has broken jail at least six times—once in Springfield, Illinois, and once in Cincinnati, where he was captured by chief of police "Jim" Ruffin, of Cincinnati, for having a counterfeit plate in his possession. The detectives came near catching him a short time since. He just eluded them by the merest chance. They, however, captured his wife, who is a most beautiful woman and very respectably connected, and to whom he is passionately devoted, and it is owing to his endeavors to communicate with her that he was finally captured. He is a powerful, well built man, with eyes as black as night, deeply set, a massive forehead projecting over them, and wears a heavy black beard. He is one of the most expert engravers in the country. Col. Whitley says he has got him "dead to rights" this time, and that he will be constantly watched, so that he will not have a chance to escape.

—A passenger on the night express on the New York and New Haven railroad a few evenings since handed the conductor a bill, which the latter took for a \$100. Telling the passenger he would give him his change he passed on. Upon examination, he found that the bill was a \$1,000 greenback, and he returned to passenger and informed him that he could not change it. To his great surprise the passenger asserted that he had given him a ticket for his fare, and another man near by confirmed the statement, saying that he saw the man buy a ticket in New York. The result of course, the Conductor was 1,000 "in." The only explanation of the singular affair, is that the passenger had stolen the note, and alarmed at the scrutiny of the conductor, when he passed it, thought himself suspected, and took this novel and rather expensive course to allay suspicion.

—On Tuesday evening the store and residence of Mr. Savage, on the road leading from Personville to Pleasantville, was completely destroyed by fire with all their contents. The family barely escaping with their lives—not however, without serious injury. Mr. Savage had both hands horribly burned, a large portion of the right leg and also his face. His burns are deep, and will render him totally incapable of any labor for a long period of time. Mrs. Savage sustained a severe burn on the right arm and hand and slight injury of the face. The fire originated in the explosion of an oil can in the hands of Mr. Savage. The friends of the family are making an effort to relieve the sufferers by contributions. Any contributions forwarded to the family direct, or to F. H. Cook, of East Shanburg, or A. W. Merrick, of Shanburg, will be properly applied.

—A Chicago gentleman, who had been for days overworked at his business, undertook to escort a young lady home from the opera. He fell asleep in the carriage, and the lady having no one to criticize the performance with her or discuss the merits or demerits of their acquaintance also wooed the sleepy god. The driver somehow managed to fall asleep also; and as the horses were kind and gentle, they jogged along faithfully until No. Washington street was reached. Here they stopped in front of the house, and there they remained. Whether the gentlemen or the lady woke first is not known, but it was nearly 2 o'clock when they did discover their absurd situation.

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—A somnambulist in New Haven jumped down the other night sixteen feet upon a tin roof, and, still asleep, deliberately walked off on to another roof six feet lower; then walked through a skylight, and landed on a table ten feet below, and then in some way crawled back through the dismantled skylight, cutting his feet badly in his struggles. The noise awakened a man in the house, who found the somnambulist standing upon the tin roof, with nothing on but his shirt, and entirely unconscious as to how he came there. He was wounded and nearly frozen, and was taken back into the house and properly cared for.

—A Montreal bank has \$3,000 in gold deposited by Wilkes Booth, just before his work of assassination, and though the bank has often notified his brother Edwin, and his mother, both decline to take the money. In a few years more it will go to the British government.

—The old saying that "murder will out," has just received another verification. Two brothers, named John and James Bond, were arrested a few days since in Missouri, for a murder committed four years ago, in Macomb, Ill. They are now in jail awaiting their trial for the crime.

—The majority for Hoffman in the late New York election was 32,993. This is official.

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TRIAL LIST FOR DECEMBER TERM 1870.

John A Dale vs The Borough of Tionesta, Proprietor of Reek vs Jos Y Saul, with clause of set off to S D Irwin, adm'r Ford & Lacy vs Thomas Mackenzy et al Wm T Neill and J Wilson vs Jane E Gilbert et al Thomas Mowrie vs William Slater et al J D Glenn vs The Hickory Farm Oil Co David Gill vs James Green et al adm'r M Strain use L Hillbrunner vs Wm Crispin M Strain use L Hillbrunner vs Wm Crispin Malcolm McQuig vs Michael Brecht Malcolm McQuig vs Daniel Brecht et al Selden Whitman vs Solomon Seigworth et al T A McFarland et al vs A Bean The Pittsburgh and Stewart's Run Oil Co vs John Herbert et al Wm Wray vs Barret Township School District Joseph G Dale vs Horace Wilkins et al Foster & Company vs T W Taylor et al Edward A Stearnes et al vs T W Taylor et al Malcolm McQuig vs John Miller W Randall vs F E Reisdorf et al Wilbur Walling vs George Bulmer Forest County vs John G Brandon, late Treasurer of Forest County Ford & Lacy vs B McCloskey et al J. B. AGNEW, Prothy. TIONESTA, Nov. 17, 1870. 33-3t

PROCLAMATION.

WHEREAS, The Honorable James Campbell, President Judge of the Court of Common Pleas and Quarter Sessions in and for the county of Forest, has issued a writ for holding a Court of Common Pleas and Quarter Sessions, &c., at Tionesta, for the county of Forest, to commence on the fourth Monday of December, being the 26th day of Dec., 1870. Notice is therefore given to the Coroner, Justices of the Peace and Constables of said county, that they be then and there in their proper persons at ten o'clock, A. M. of said day, with their records, inquisitions, examinations and other remembrances, to do those things which to their office they are bound to do, and to those who are bound in recognizance to prosecute the prisoners that are or shall be in the jail of Forest County, that they be then and there to appear against them as shall be just. Given under my hand and seal this 19th day of Nov., A. D. 1870. J. L. DAVIS, SH. T.

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And Dealer in WATCHES, JEWELRY, AND MUSICAL INSTRUMENTS.

Repairing done in a workmanlike manner and warranted to give entire satisfaction. 4-ly

ESTRAY.

CAME to the premises of the subscriber, in Green township, six miles southeast of Tionesta, on Monday, Nov. 21st, a DARK BRINDLE BULL about two years old, with a white mark on the forehead. The owner is required to come forward, prove property, pay charges and take him away, or he will be disposed of according to law. PETER YOUNG, Nebraska, Pa. 64-3t.

STRAY COW.

CAME to the subscriber November 10th, a Dark Brindle Cow, about ten years old; tip of the left horn sawed off; the two hind feet and left fore foot white. The owner can have the same by proving property and paying charges. C. L. HANNA, West Hickory, Pa. Nov. 16, 1870. 33 West Hickory, Pa.

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