

The Centennial Exhibition.

Yancey voted against the Centennial bill—Portsmouth Republican. Of course he did. If the Government has money to give way don't you think that it will be much better to send some of it to the starving miners of the 11th District, rather than waste it upon the Philadelphia show?—Bulletin.

That talk about giving to "starving miners" is simply the talk of a Demagogue, and we pass it by as unworthy of notice. But there is something more in this vote of our M. C. It was a vote to disgrace our Government in the eyes of Foreign Nations.

This Centennial Exhibition is a National Affair.

On the 3d of March, 1871, Congress passed an act providing for celebrating the One-Hundredth Anniversary of American Independence by holding an International Exhibition of arts, manufactures and products of the soil and mine in the City of Philadelphia, in the year 1876, and further, by "an exhibition of the natural resources of the country, and their development, and of its progress in those arts which benefit mankind, in comparison with those of other nations." In furtherance of this action, some months later, the President issued a proclamation, in which he says:—"I, Ulysses S. Grant, President of the United States, in conformity with the provisions of the act of Congress aforesaid, do hereby declare and proclaim, that there will be held, at the City of Philadelphia, in the State of Pennsylvania, an International Exhibition of arts, manufactures, and products of the soil and mine, to be opened on the 19th of April, Anno Domini, 1876, and to be closed on the 19th of October in the same year." And he added:—"I commend the celebration and exhibition to the people of the United States; and, in behalf of this government and people, I cordially commend them to all nations who may be pleased to take part therein." Officers were appointed to take measures for the proper conduct of the enterprise.

Thus started this exhibition; set on foot by authority of the Nation's Congress. It was not intended to be simply an American Exhibition; it was to be an "International Exhibition," and in behalf of this plan, you will notice that the President commends it "to all nations." And more fully to carry out this idea, the Government sent out its invitations to "all nations" to participate therein, that it might be what its originators intended, an "International Exhibition."

Now let us see what a vote against the Centennial bill implies. Most of the Foreign governments have accepted of the invitation extended to them, and have signified their desire and intention to take part in the exhibition. They are making their arrangements to do so; have appointed money and appointed Commissioners to make effectual and creditable their appearance at the Exhibition, and thus expressed a willingness to make it, what Congress intended, a great International display of the products of the world.

With these facts before us, how would it have looked to Foreign nations if our government had refused to make this Centennial appropriation? Have said to them, this is a "Ring" enterprise, and we will have nothing to do with it? It would have disgraced our Nation before the whole civilized world. Suppose our M. C. should send out his invitations asking the attendance of the elite of Washington, civil and official, to a dinner on a certain day, and when the time came he should disappear, leaving his servants to entertain the company. How would it look? The case is parallel. And therefore we say, as we said in the beginning, a vote against the Centennial bill was a vote to disgrace the United States in the estimation of Foreign Nations.

Harper's Weekly comments on the opposition to this appropriation, and says:—"The House of Representatives, by a vote of 146 to 130, has passed the bill granting a million and a half of dollars to the Centennial Exhibition. This is a result which every intelligent person has expected. When the Government of the United States invited foreign Governments to be represented at the Exhibition, it became by that act morally a party in the enterprise, and this was, of course, understood, as no foreign Government would have accepted an invitation to the entertainment of a purely private company, and no such power could imagine that the United States Government was acting merely as master of ceremonies upon such an occasion to a local joint-stock association."

R. A. HARRISON, Esq., having declined to act as a member of the Supreme Court Commission, to which he had been appointed by Governor HAYS, the vacancy has been filled by the appointment of ex-Supreme Judge LUTHER DAY.

TOOKERS of Georgia, don't want amnesty. He asks to be excused, he glories in being a rebel.

A SUGGESTION has been made by the Scientific American that each county appoint some suitable person to deliver an address on the 4th of July, this year, "tracing the history of that particular community during the past century, or from the time when it was settled, and including a sketch of its growth, industry, resources, prospects, &c." It is an admirable suggestion and we hope to see it carried into execution. Who will move in the matter?

We clip the above from the Meigs County News, and would add that the suggestion alluded to did appear in the Scientific American, but that about a month before the latter an editorial notice appeared in the columns of the Bulletin, which has been copied extensively all over the country.

Some three weeks before the Bulletin appeared containing the above suggestion, we received from the Managers of the Centennial Exhibition a slip containing the very same suggestion. We laid it aside for future use, and have it yet.

In the proceedings of the Supreme Court for Tuesday, Feb. 1st, we find the following:

No. 99. In the matter of Albert Beall.—Motion for a writ of habeas corpus. From Gallia County.

By the Court: By provision of the act of April 7, 1863, (S. & S. p. 610, sec. 3) authorizing the arrest on execution of the party against whom a fine has been adjudged, and his imprisonment until such fine be paid or he be otherwise discharged according to law is not unconstitutional; and the provision applies to all cases where the party is so adjudged to pay a fine, and it is not confined to cases where the party is adjudged to stand imprisoned until the fine and costs are paid.

Motion overruled. This is an important decision. It settles the principle, heretofore disputed, that the party fined can be imprisoned for non-payment of fine, even when the judgment of the Court does not order the convicted to prison in default of payment. The sequence of this decision is that where persons are ordered to stand committed until payment of fine, he shall so stand committed.

The following bill has been introduced in the Ohio Legislature. It is of sufficient interest to our people to bear publication:

SECTION I. Be it enacted by the General Assembly of the State of Ohio, That all male persons subject to perform labor on public highways, by an act passed March 9, 1868, and all persons performing such labor shall be exempted from performing one day's labor each year, between the months of March and June, in planting willows in such a manner as to afford protection to the banks of said streams during floods, high waters, and at other times.

Sec. 2. The supervisor of the district in which such labor may be performed, shall inspect the same, and if he deem it sufficient in extent, and performed in such a manner as to fulfill the requirements and intent of this act, he shall give the proper receipt for the same, as though said labor had been performed upon the public roads and highways, and the persons performing such labor shall be exempted from performing one of the two days' labor required upon the roads and highways, in accordance with the provisions of the act above mentioned.

Sec. 3. All persons required to perform labor under this act, shall be subject to all fines and penalties, for failure to perform labor on the roads and highways, by the act of March 9, 1868, above mentioned.

TOOKERS of Georgia, made a speech recently, in which he stated that the Democracy carried that State by bribing and intimidating the colored vote, and that he used both his money and influence for the accomplishment of that end. Democratic papers who have disputed Republican testimony on this point, will perhaps believe Toombs.

The storm of last week extended from the Rocky Mountains to the Atlantic coast, and was fearful in places. In Washington city one hundred houses are reported unroofed. In New York it was equally severe. In Philadelphia much damage was done to the Centennial grounds. It was the heaviest storm of the winter.

An awful event occurred at Robinson's Opera House, Cincinnati, Saturday afternoon. During the performance of the Great Republic Allegory, some one, without cause, raised the cry of fire, when a panic was raised, and the rush for the doors was wild and fearful, resulting in the death of nine persons, and wounding of some seventeen more.

The Ohio Senate has passed a bill requiring persons to obtain special permission from owners to hunt upon all inclosed lands, and to do away with the necessity of posting notices to trespassers. The bill has to pass the House before it becomes a law.

The public debt statement for January shows a reduction for the month of over one million and a half. The aggregate reduction for the last seven months exceeds ten millions.

WANT of room compels us to cut down our correspondence. We hope to get out of this cramped condition in a short time.

MESSRS. BANCROFT & RADER, proprietors of the Vinton Furnace, have been granted an extension by their creditors, we hear. We hope they may come out all right.

For the Gallipolis Journal.

MR. EDITOR:—Being one of the Commissioners of Gallia county, whom some of the people of Addison, and especially the agricultural members of the Farmers' and Mechanics' Club of Addison, delight to censure and abuse—by your permission, I will give to the readers of your valuable paper a plain statement of the facts in regard to the non-establishment of the road referred to. I have not seen either Mr. Beman or Niday for some time, therefore I wish it understood that what I say is individually responsible for. As to the slanderous charge that we have allowed private and selfish interests to override the just demands of the people, I simply demand an explanation. In the first place there has been a survey made on said road, that in my judgment the commissioners or "servants" would be justified in paying the compensation and damages assessed by the viewers, for the reason that the petitions have all been gotten up to shun some one's property. The survey had on the petition of Mr. Bryan would probably have answered very well, but the viewers in their report after recommending that the road be established, went on to say that it was not where the best could be made nor where it would do the least damage to land owners, and the damages and compensation was assessed at \$690.

We thought if a better road could be made for less money that we had better dismiss the petition. In regard to the survey had on the petition of Capt. Rothgeb which would have made a good road, but it was shaped to favor some of the property owners at the expense of the others, and run so as to strike the line between Gallipolis and Addison township some twenty-four rods from the old road, turning at a right angle running to the old road, then a right angle turn up the river and the same down the river and back to the ferry landing, necessitating the travel below the ferry to either go around to the landing or to force a road across from the old to the new road; and also shaped so as to call for a continuation of the change straight ahead to a clear tree in the road on the lands of Mr. Trichler (as I have heard expressed by some of the interested parties).

Therefore, believing that better arrangements would be made (as I see there has been by the petitions here for the people) was my reason for voting to dismiss the petition, knowing that the Township Trustees had power to condemn land and keep the road in repair until such time as satisfactory action could be taken by the Commissioners.

Yours, respectfully, J. E. MILLS. Feb. 5, 1876.

For the Gallipolis Journal.

MORGAN ITEMS. More mud than ever; and where is the poor wight that doesn't know what Morgan mud is. No such mud anywhere west of the Allegheny mountains.

Growing wheat looks well. Quite a number are clearing up preparatory to Spring crops.

Mr. Hiram Lambert and son are going to West Virginia to visit relatives.

Miss Libbie Thaxton is seriously ill with scarlet fever. Miss Jane Logue is also in very poor health.

Prof Parker has organized a singing class at the Poplar Ridge Church.

Mr. Moch was out here last week buying cattle, sheep and hogs.

Mr. Alvah Guy has a Magpie shot, eight months old, weighing 120 lbs. The Thaxton saw-mill is lying idle on account of no hands willing to work.

Shanghai—well business is lively in Shang. Seven houses and shops, all in a row—long "do."

It is said that a ghost was seen in Oil Hollow last week. It hasn't unfolded a tale yet.

There have been no deaths of late, but a slight sprinkle of the opposite.

For the Gallipolis Journal.

A CARD OF THANKS. MR. EDITOR:—Please allow me a little space in the columns of the Journal, to return my thanks to the employees of the Gallipolis Woolen Mills, for their very neat present of chronos. I fully recognize and appreciate the mark of esteem and the kind spirit manifested on the part of the donors, and it affords me real pleasure to say that our association together as co-workers in honest toil, has been one of harmony and good will; and though we now separate, one that shall be pleasantly remembered.

Recognizing the excellence and dignity of honest labor, as well as the proper concessions on the part of both employer and employee for labor and mutual good, my late employers and co-laborers have my best wishes for their prosperity and success.

J. W. McCORMICK. For the Gallipolis Journal. Vinton Staffin'. All quiet on the Raccoon. The mill was running Sunday, all day, according to Scripture.

Miss Cynthia Mathews' school is out.

Miss Phoebe Holcomb is teaching the primary department of the Vinton school. Under the management of Prof. Glenn, our schools are prospering finely.

Mrs. Fannie Glenn is here on a visit, and she enjoys being again in the land of her birth. She contemplates making Missouri her permanent home.

The sleighs were out in full force during the last snow.

Miss Alice Martin is teaching her second term in the Eagle district.

On the night of the 31st ult., some rogue on plunder bent, cut off the skirts of two saddles, and together with a bundle, lines, and several other things, carried them away from the barn of A. B. Martindale. A search warrant served on one Wm. McMillin and Mat. Clark, colored, failed to resurrect the missing articles. However it exposed to view, a small store in the shape of several pairs of new shoes, a new hat, clothing, &c. Judge Turner saw enough in it to bind them over. William gave ball.

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(Special Correspondence of the Cincinnati Gazette.)

COLUMBUS, O., Feb. 3. The general appropriation bill prepared by Mr. McLean, chairman of the House Finance Committee, assisted by the other able and vigilant members of that committee, makes, as I telegraphed you last night, a surprisingly gratifying reduction of expenditures as compared with the similar bill of last year. No more striking comment upon the mismanagement of the late Democratic Assembly could be made than that the bill they appropriated altogether in their general appropriation bill the enormous sum of \$5,555,412, they failed to make provision to meet the indebtedness of the State, and left almost every one of the public institutions in arrears at the end of the year. Thus they supplemented false economy in some directions with mischievous extravagance in others. Mr. McLean's bill, while providing properly for the necessities of the State and the public service, appropriates altogether \$3,938,656. Taking the partial appropriation bill and this one together, the whole amount appropriated is \$3,969,656 against \$5,591,412 last year, thus effecting a total reduction of \$1,721,756. It would be too much to suppose that the ideas of the committee will be adopted by the Assembly without any change; but on the highly liberal estimate that a quarter of a million dollars will be added to the bill in its progress through the two houses, there will be effected on the entire appropriations for the year, the large sum of \$1,471,756.

There will be Social Dance at Addison in Schaffer's Warehouse, on Feb. 14th, beginning at 10 o'clock. A. M. A cordial invitation is extended to all that wish to participate. Good music will be in attendance. H. C. JOHNSON, A. H. HERN, Managers.

Transfers of Real Estate. Recorder BOORIS reports the following transfers of Real Estate since our last report: Harrison Tp.—United States to William T. Waugh, patents, 120 acres. C. K. Waugh and others to William T. Waugh, 17-25 acres; \$700 and other things. William T. Waugh to others to L. V. Waugh, 13-25 acres; \$700 and other considerations. Lewis B. Cawton to Hiram Null, 80 acres; \$1,200.

Adoption Tp.—Virginia F. Anderson and husband to C. W. Wright, 3 acres; \$75. Peter Hallford to A. Gardner, 10 acres; \$300.

Gallipolis Tp.—Alex. Logue to John T. Hampton, small piece in Sec. 29; \$35. John T. Hampton to Aseneth H. Logue, same piece; \$35. City-Wm. Walker to Thomas Hill, part of lot No. 5; \$100.

Perry Tp.—Mary Evans, for herself and as guardian of Daniel D. Evans, to Jno. H. Carter, 40 acres; \$800.

Recon Tp.—Silas Tipton to George F. Johnson, lot No. 5, in Harrison; \$1,500.

Guyana Tp.—C. W. Lanier to B. F. McCall, 40 acres; \$800.

Probate Court. Judge KENT furnishes us the following statement of the business of the Probate Court for the past week, to-wit: MARRIAGE LICENSES. Lawrence Sprague and Sarah E. Brandon. John V. Sales and Mary Huntley. Jos. H. Corbin and Cynthia Evans. John W. Hayes and Alice Ball. (One omitted by request.)

OTHER MATTERS. A. J. Powell was appointed guardian of Samuel P. Singleton, minor heir of Hugh Singleton, (deceased).

George Elchermiller declared his intentions to become a citizen of the United States of America.

Gallipolis Prices Current. Corrected weekly by D. S. FORD. For the week ending Feb. 9, 1876.

BUYING PRICES FOR COUNTRY PRODUCE. Dealers are paying the following prices for the various articles named: Wheat, red, per bush, 1 25/100. "white, 1 35/100. Corn, 35/100. Rye, 1 20/100. Barley, 1 15/100. Sugar Cane seed, per bush, 40/100. Flour, 1 25. Buckwheat flour, cwt 3 00/100. Corn Meal, bush 20/100. Potatoes, bush 25/100. White Beans, 1 00/100. Dried Apples, bush 1 00/100. Peaches, do 2 00/100. Feathers, lb 50. Butter 18 to 20. Eggs, doz 14/100. Bacon, 14/100. Do Sides 14/100. Do Shoulders 12 1/2. Hay, ton 14 00/100. Sleigh Molasses, gal 30/100. Green Hides, lb 5 to 6.

RETAIL PRICES. Groceries and other articles retail from store at the following prices: Sugar, 12 1/2. Do Refined, Crown'd & Pow'd 12 1/2. Coffee, Rio 25 to 30. Tea—Imperial, Y H and G P 80/100. Do Black, 75/100. Do Japan 1 00. Candles, common 20. Do star 25. Butter 18 to 20. Lard 15/100. Eggs, doz 14/100. Flour, good family br'ds, cwt 4 00/100. Do do do 3 50/100. Corn-Meal, bush 20/100. Molasses, N O 80/100. Do Sorghum 40/100. Golden Syrup 80/100. Lard Oil 1 25/100. Coal Oil 20. Feathers, lb 50. White Beans, gal 1 00. Salt, white, Ohio, lb bbl 1 50. Potatoes, bush 25/100.

MARRIED. CORBIN—EVANS.—On the 31 day of February, 1876, at the residence of James Corbin, by Alexander Logue, Rev. W. Fessenden, and Miss CYNTHIA EVANS, all of Gallipolis.

DIED. DARST—ELLEN DARST died at his residence in Cheshire township, January 21st, in the 86th year of his age, leaving a wife and twelve children to mourn his loss; though their loss is his eternal gain. He embraced a hope in Christ in the year 1841, and united with 1st Ky. Free Will Baptist Church, of which he remained a faithful member until death. Now he has exchanged his labor for reward. Funeral service by Rev. W. Fessenden, from John, sixth chapter 63 verse.

FOX—In peace, at her home, January 20th, 1876, Jane, wife of Ross Fox, aged 29 years and 10 days. To her the flying hours seemed the happiest of her life. B. F. T.

THERE were 23 applicants before the County Board of School Examiners last Saturday. Certificates were granted as follows: Cynthia J. Bing, Cheshire, 18 months. N. L. Bradbury, City, 18 mos. Louisa Preston, City, 18 mos. Flora M. Mitchell, Cheshire, 12 mos. D. W. Tracy Kyger, 12 mos. Clifford McDaniel, McDaniel's, 12 mos. Phoebe C. Holcomb, Vinton, 12 mos. Belle Burt, Berlin 3 Roads, 12 mos. Belle Brothers, City, 12 mos. Mary Halley, City, 12 mos. Mollie Berry, Addison, 12 mos. Jas. Thomas, City, 12 mos. Samantha Cox, Zareks, 12 mos. W. E. Johnson, Kyger, 6 mos. Andrew Stormont, Northup, 6 mos.

Dawson, one of the men who were lynched at Charleston, W. Va., the other day, was a relative of the rebel General Mosby.

Report.

AUDITOR'S OFFICE, GALLIA CO., O., February 1, 1876.

A STATEMENT of the proceedings of the County Commissioners during the month of January, 1876, and of the orders issued for the payment of money out of the County Treasury:

A contract was made with R. Blazer & Son to make two culverts and to make cuts and fills on that part of the road leading from Keyser to Middleport known as the Lindsay hill. Said work to be done according to specifications, and to be finished by July 1, 1876. Cost estimated not to exceed 800 dollars. Payments were on motion, ordered to be made for work done on bridges as follows: G. H. Rader, aprons and fills to bridge across Blessing's run, \$38 00. James Rees and John J. Davis, for balance on abutments of Symmes creek bridge, 221 49. H. Crawford, for repairs to bridge across Big creek near Crown City, 32 25. A. R. Martindale, for fill across near McCarley bridge, Huntington township, 32 00. D. W. Williams, part payment on bridge across Symmes creek, near Gallia Furnace, 200 00. T. C. Chase, for work allowed, and on motion, ordered to be paid, to-wit: George D. Hebard, for advertising times of holding Courts, &c., 21 00. John Pepple, for 425 bushels coal for Court House, 34 00. John Pepple, for 225 bushels coal for jail, 18 00. A. C. Chase, for stove pipe and elbow for Treasurer's office, 2 65. The amount necessary to pay foregoing claims unanimously appropriated out of the County Treasury.

A. C. Chase, for stove pipe and elbow for Treasurer's office, 2 65. J. F. Martin, for balance on bridge across Long run, 321 68. S. Y. Wasson, for Stationery, 30 75. Henry Gilman, for 8 young pigs for infirmary, 44 85. J. L. Hayward, for Drugs for infirmary, 6 35. D. S. Ford, for witness before J. P., Daniel Smith, for clerk of election, 1 50. J. L. Guy, for office expense, 5 00. A. J. Powell, for witness fee, 2 25. A. Thrig, for witness fee, 1 50. H. Hotcomb & Bro., beef for infirmary, 80 87. J. T. Halley, constable fees, 1 25. George Chapman, witness fees, 1 25. C. W. Wright, witness fees, 1 25. Margaret A. Dailey, witness fee, 70. W. J. Dale, taking issue person to Assylum, 34 45. M. C. Wiley, assistant in taking issue person, 11 45. Rebecca Muddell, witness before J. P., 50. J. A. Kent, Probate Judge fees, issue case, 5 75. Peter Smith, witness before J. P., 50. W. S. Hanson, witness fees in Court, 6 00. Wm. Bergrington, witness fees in Court, 1 80. C. D. Wall, boarding Petit Jury C. D. Wall, Physician at Jail, one visit, 1 00. Burt Sims, witness, 1 80. Carlton Sims, witness, 1 00. J. J. Biagg, coroner's jury, 1 00. H. Hotcomb & Bro., lumber for jail, 9 90. W. Reinfelder, special Juror, 6 00. Strother Hay, road viewer, 6 00. G. H. Rader, aprons and fills for bridge across Blessing's run, 38 00. D. Y. Smithers, taxes juror, 1 50. F. M. Holloway, goods for Infirmary, 6 83. A. R. Martindale, for fill across branch, south of McCarley bridge in Huntington Township 32 00. Betsy Browner, witness fee before J. P., 50. N. P. Fessenden, lumber for Mill Creek bridge, 16 00. A. Newton, beef for Infirmary, 2 80. James Rees and John J. Davis, for witness fees, 1 25. Wm. Reinfelder, special Juror, 6 00. Strother Hay, road viewer, 6 00. G. H. Rader, aprons and fills for bridge across Blessing's run, 38 00. D. Y. Smithers, taxes juror, 1 50. F. M. Holloway, goods for Infirmary, 6 83.

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