



WHIG STATE NOMINATIONS: FOR GOVERNOR, Hon. James Pollock, of Northumberland County. FOR CANAL COMMISSIONER, Hon. George Darsie, of Allegheny County. FOR SUPREME JUDGE, Hon. Daniel M. Stryker, of Adams County. CLEARFIELD, PA. Wednesday, September 27, 1854.

Get Assessed. Those persons who have not attended to this duty should do so immediately. Remember it must be done ten days before the election.

TICKETS. The Whig Tickets are ready for distribution at this office. We hope our friends in the different townships will see that they are furnished.

THE WHOLE TICKET. On the morning of the Election, let every Whig look well to his ticket, and see that he has the right ticket, the whole ticket, and nothing but the ticket. BEWARE OF SPURIOUS TICKETS, and LOCOFOCO GULL-TRAPS. Secure your tickets at the right source, and vote them regardless of any other. Be sure you're RIGHT, then go ahead.

Mixed Up. The leaders of the 'democratic party' here have got it into their heads that their candidates all belong to the 'Know Nothings,' and consequently they not only applied the 'stomach pump' to Mr. Barclay, but have also subjected Alex. Caldwell, Esq., to a similar operation. They got nothing out of the first gentleman, and it seems they have met with similar success with Mr. Caldwell, who has too much regard for himself to allow them to interfere with his opinions.

We have heard it rumored that they are not satisfied with Mr. Caldwell's position, and that John L. Cutler, is to be the candidate! If this should prove correct we may anticipate lots of gonging. Let her flicker.

GO TO THE POLLS EARLY! As this is the last paper many of our subscribers will see before the election, we would urge upon them the necessity of GOING EARLY TO THE POLLS. Vote yourself, and see that your neighbor does likewise. Remember that no effort will be spared, and no means will be left untried by the Democrats to carry the day. Be vigilant, and guard the BALLOT BOX with jealous care. See that no vote gets in, unless strictly authorized by law. Challenge every vote you have just cause to suspect, and see that all NATURALIZATION PAPERS are PROPERLY AUTHENTICATED. Fight every inch of ground, remembering that it is an AMERICAN STRUGGLE, and that the result will be hailed as an AMERICAN VICTORY, or an AMERICAN DEFEAT!

AMERICANS AROUSE! Let every American be active, vigilant, and untiring in his efforts to procure the success of POLLOCK, and the whole ticket. The election is almost at hand, and though our prospects could not be brighter, we must beware of a feeling of too great security. Our enemies are on the alert. No pains are spared, no expense avoided, to secure the success of their ticket. Thousands of dollars are being distributed in every county throughout the State, plundered doubtless, from the public treasury, by our adversaries, to elect their candidates. Our own county is flooded with documents, such as, 'A few words to the Thinking and Judicious voters of Pennsylvania,' containing the most foul and slanderous statements, the most false and malicious charges against Judge POLLOCK. Let us then be up and doing. Let every AMERICAN see that, not only himself, but his neighbor is right, and all will be well. Our whole ticket can and WILL be elected, by one of the largest majorities ever polled in the old Keystone, if we only do our duty. Remember that it is a contest between AMERICANS, and the AMERICAN INTEREST, on the one hand, and Tories and the Foreign interest on the other. That it is the contest between FREEDOM and SLAVERY. That it is between the friends of REFORM and REFORM, and the advocates of PRODIGALITY and CORRUPTION. Remember, that if Gov. Bigler is elected it is an AMERICAN DEFEAT, and will be hailed all over our country as the endorsement by Pennsylvania, of the infamous and outrageous repeal of the Missouri Compromise.

Rally then around POLLOCK and the STAR SPANGLED BANNER, which should only wave over a FREE LAND. Enroll yourselves beneath its folds, and march on to battle, determined NEVER TO SURRENDER. Remember that POLLOCK's election will be an AMERICAN VICTORY!

THE COMING ELECTION. Within two weeks every voter will be called upon to discharge a sacred duty, and to exercise the highest prerogative known to the citizen of any government on earth. Let us therefore consider calmly and dispassionately, without prejudice, and without excitement, the reasons why we should reject Wm. Bigler, the present incumbent of the executive chair.

And first, Gov. Bigler should be opposed, because his election will be claimed all over the country as endorsing the infamous Nebraska swindle. He is clearly and distinctly the Nebraska candidate, claimed as such by all the supporters of the present imbecile Administration. Will the freemen of the North consent to endorse by their votes, the violation of one of the most sacred covenants ever entered into by a free people? Will they tacitly bow in homage before the altar of Southern Slavery, and by their suffrages, permit the virgin soil of our territories to be stained with the blood and tears of thousands of human beings held in bondage? While the freemen of Pennsylvania rejoice in their Liberty, will they prostitute the great engine by which that liberty is secured to them, the ballot box, to the unholy purposes of slavery, and consent that the lash and groans shall re-echo through the forests of Kansas and Nebraska, consecrated to freedom, by a most sacred and holy compact?

Secondly, Gov. Bigler should be opposed because he is in favor of the Public Works still remaining a burthen and a curse to the taxpayers of the Commonwealth. These Works are in the hands of his party, and are the strongest cords by which that party is bound together; it is therefore, idle to say that he or they are willing to yield them up at the call of the oppressed people. Gov. Bigler opposed the Sale of the Public Works when he was in the Senate, notwithstanding it was carried in the last Legislature. It is true he signed a bill, but it was so burthened down with restrictions and conditions, that it was impossible to find a purchaser. He stands, then, opposed to the sale, the candidate of the party who have their exclusive control, and who have never yet expressed their willingness to relinquish them. Will the tax-payers of Pennsylvania consent, by their votes, to rob themselves annually of some two hundred and fifty thousand dollars? Will they still allow this blot and blemish to disgrace the otherwise fair countenance of the Keystone State, and vomit forth its corruption and putrefaction into the very ark of their liberties—the ballot box? Will they permit themselves to be robbed and plundered, at the mercy of a band of political desperadoes, with their arms elbow-deep in the public treasury?

Third, Gov. Bigler should be opposed, because he declines to come out openly on the question of a division of the School Fund for sectarian purposes. Attempts have been made, and are being made, to divide the School Fund, to suit the purposes of sectarianism. Let these attempts come from whatever source they may, they should be repelled and indignantly frowned upon by every American citizen. Whenever any church, whether Catholic or Protestant, seeks to obtain the exclusive control of that fund or any portion of it, no freeman, let him belong to what party he may, can regard it in any other light than as a wanton and unholly attack upon one of our most sacred institutions, that must meet their stern, unyielding, and deadly opposition. This, then, is a distinctive issue, and will any Pennsylvania consent to prostitute our system of gratuitous education by Common Schools, to the designs of sectarian bigotry and intolerance? Will they vote for a candidate whose opinions on that question have been studiously concealed, and who is claimed as the especial friend of that sect, which seeks, through the School System, to instill its poisonous influence into the minds and hearts of their children?

Fourth, Gov. Bigler should be opposed, because of his equivocal position on the Temperance question. He is claimed by the Democratic Union as opposed to it. He has vetoed the Lager Beer Bill passed last session. He is the acknowledged candidate of the Lager Beer party, and his letter to the State Temperance Convention was declared 'unsatisfactory.' On the other hand, he is claimed by Dr. Patrick, and John Chambers, to be in favor of a Prohibitory Law. They allege they have his 'private letter' in which he pledges it his support and approval. This, then, is his position; and will the temperance men trust a man with the custody of their great enterprise, who thus prevaricates? Will the opponents of a Prohibitory Law trust him? Will they get rather vote for a candidate who distinctly and unequivocally avows his principles, and who has the independence to maintain them before the world?

Fifth, Gov. Bigler should be opposed, because of his trucking to the Roman Catholic vote. He appointed James Campbell his Attorney General, after the People had defeated him for the Supreme Bench, for the very evident purpose of mollifying the sect of which he was a member. His appointment of Lazzarotti, Physician, and Whiskey Inspector, were of the same character, and for the same purpose. With these things plainly in view, can any intelligent Catholic, consent to such a bargain and sale? Will the members of that church, allow themselves to be set up, and like sheep in the market, be knocked down to the highest bidder? Will any American citizen consent that Religion shall thus be brought into the political arena? Will 'democrats' consent thus to be disposed of 'body and breeches,' to any church or sect?

Sixth, Gov. Bigler should be opposed because he has abused the Pardoning Power, and has turned loose upon society a heterogeneous flock of convicted felons and scoundrels, thus trampling upon the verdicts of juries and the sentence of courts. No former occupant of the chair, save, perhaps, Gov. Porter, has

used this privilege of 'Executive Clemency' with so liberal a hand as Gov. Bigler. Scarce a single villain who solicited his commiseration and interference, has been refused; and will our citizens permit the felons, convicted after the most laborious and extended investigations, thus to go 'scot free?' Shall the executive be allowed to usurp the high prerogative of Courts and Juries, and be permitted to trample promiscuously upon their sentences and verdicts?

Lastly, Gov. Bigler should be opposed because his election would be hailed as a triumph of prodigality and corruption over economy and reform, of Slavery over FREEDOM. These are a few of the reasons why Governor Bigler should not again be called to the gubernatorial chair; reasons, we think, amply sufficient to induce every true lover of his country to repudiate him and his principles, which are antagonistic to Liberty, and to the best interests of our tax-burthened Commonwealth. Let every lover of his Country, and his State, rally around the Standard of JAMES POLLOCK, the candidate of FREEDOM, ECONOMY and REFORM.

Why James Pollock Should be Elected. We have given the reasons why Bigler should be defeated, and we now propose to show why POLLOCK should be selected as the next Governor of Pennsylvania.

And first, he should be elected because he is opposed to the Nebraska Bill and the repeal of the Missouri Compromise. He has most distinctly and clearly avowed his position on this important question, and his election will be hailed as the triumph of Freedom over Slavery, and the repudiation, by the people of Pennsylvania, of the odious 'Bill,' that violates solemn compact, made sacred by the fathers of the Republic. He stands upon the platform of the Constitution, and as understood by Jefferson, Madison, and the Statesmen who framed and formed it in all its beautiful proportions, and his election will proclaim to the world, that the people of the Keystone State have not departed from the faith of their fathers, to bow in humble submission to the Slave oligarchy of the South. If you desire this result, vote for JAMES POLLOCK.

Second, he should be elected because he most distinctly and unequivocally avows himself in favor of the Sale of the Public Works. A large number of Democrats, admit that the management of the Public Works, for a long series of years, has been characterized by lying perjury, robbery, swindling, and every other species of rascality. At times, canal commissioners, supervisors, and collectors, have been implicated in the most nefarious transactions, which if they had occurred in private life, would have branded the offenders with such indelible marks of infamy, as would have forever excluded them from all intercourse with respectable people. Is it not time then that this state of things should cease? If you would have the Works sold, and the State rid of corruption and crime, vote for JAMES POLLOCK.

Third, he should be elected because he is opposed to a division of the School Fund for sectarian purposes. He has openly and boldly avowed his position on this question, and says that if the Church to which he belongs, or any other church, makes the political arena, no man, who takes no attempt to conceal his views and sentiments, but openly and manfully declares them, that his fellow citizens may vote for him understandingly. If then, you desire to preserve our Common School System in all its harmonious beauty, if you wish its blessings and its benefits still to remain common, and if you desire to prevent bickering, quarrelling, ill will, and all the concomitant evils of sectarianism, vote for JAMES POLLOCK.

Fourth, he should be elected because he has the manliness and independence to declare his views plainly and unequivocally on the Prohibitory Law question regardless of the cries of the Lager Beer and Liquor dealers, and the owners of mammoth distilleries. He boldly avows that he believes a Prohibitory Law constitutional, and that should such a law be enacted by the Legislature, and demanded by the vote of the people, it shall receive his executive sanction. If then you would check by the strong arm of the law, the river of fire rolling over our land, if you would protect the widow and the fatherless, if you would empty our poor-houses, jails, and insane asylums, vote for JAMES POLLOCK.

Fifth, he should be elected because his public life has eminently fitted and prepared him to discharge the duties of the office. Three consecutive times, he was elected to Congress from the district in which he resides, which was democratic by fourteen hundred majority. During his term of office he discharged his duties with such marked ability, that during this whole contest, not a single act has been pointed out in which he has erred, though the democratic leaders have searched the record, time and again, but have found him right upon every question that occupied the attention of Congress while he had a seat in the House. If then you would select a candidate of marked ability to discharge all the duties of the Executive of our noble State, vote for JAMES POLLOCK.

Lastly, he should be elected because he is the candidate of economy and reform in all the departments of the Government. He comes into the contest the leader of the friends of the restoration of the Missouri compromise, of the sale of the Public Works, and of the repeal of State Taxation. If these are your principles enrol yourself under the banner of JAMES POLLOCK.

TWO NEW CANDIDATES IN THE FIELD.—The three great parties have made their nominations, Bigler by the Democrats, Pollock by the Whigs, and Bradford by the Natives; but, for cheap merchants, the people of Clearfield county have nominated and elected Mossor & PORTANT, because their low prices appeal to the pockets and principles of everybody.

The Locofoco 'Guzzle' on Thursday Night.

Not satisfied with the expression of principles made by their Congressional candidate at their 'Fizzle' on Wednesday evening, the party leaders of the 'unfettered' called another meeting on Thursday night. The fun commenced with a preliminary address from W. A. Wallace, Esq. After he was through, Judge Barrett made a motion for a committee of three to bring Mr. Barclay into the meeting, to undergo a regular whipping operation. The Committee was appointed, and during its absence, the Judge made one of his grandiloquent speeches. He attempted to reply to the arguments of the Whig speakers on Wednesday evening, and undertook a laborious defence of the infamous Nebraska swindle. But the Judge is not good at pulling up hill, and he discovered before he got very far that he had undertaken a good deal more than he was able to accomplish. His speech in comparison with that of Col. Curtin, on the same subject, was a miserable failure, and was so regarded by every unprejudiced hearer.

While the 'learned Judge' was speaking Mr. Barclay was introduced, and the scene which followed was never equalled, much less surpassed, by the richest farce ever played upon the boards. It is impossible for language to describe it, so as to convey a correct idea of its unparalleled absurdity. Judge Barrett took upon himself the duties of 'Grand Inquisitor,' or in the language of a friend, he acted as 'stomach pump,' and plied the candidate with questions. (It has been suggested that a 'syringe' would have been a more appropriate instrument.) But all his questions failed to elicit a direct answer. The knowing ones say that the Judge feels sore over his recent rejection, and that he adopted this method to revenge himself on the successful candidate, in order to prevent his running the party vote in this county. We don't know how this may be, for the Judge's political dialectics are utterly beyond our comprehension. But one thing is evident, that he succeeded in making himself, his party and their candidate supremely ridiculous.

After they discovered by their applications that Mr. Barclay's 'stomach' was empty, that neither 'pump' nor 'syringe' would produce a discharge, he was permitted to retire, and the Judge went on with his speech, the conclusion of which we did not stay to hear. The whole affair was a magnificent burlesque, and has done more to injure the party in this county, than all the efforts of the Whigs from the beginning of the campaign. Perhaps this was the Judge's design. If so, he has accomplished it, most effectually.

THE WHIG MEETINGS.

A large and enthusiastic meeting was held in the Court House, on Wednesday evening of last week. SAMUEL FULTON, presided, with GEO. LEACH, D. S. FLETCHER, and FRANCIS GRAHAM, as Vice Presidents, and THOS. LEONARD and WM. RADEBAUGH, Secretaries. Mitchell and Thos. Mills, Esqs., were appointed a Committee to draft Resolutions.

During the absence of the committee, the meeting was addressed by H. BECKER SWOOP, Esq., Col. A. G. CURTIN and Hon. J. T. HALE. The speech of Col. Curtin, was one of the most able and eloquent, to which it has ever been our pleasure to listen. He discussed the Nebraska question in a masterly manner, and denounced the repeal of the Missouri Compromise in the strongest terms. He was followed by Judge Hale, who gave his reasons for supporting Pollock, and opposing Bigler. His speech was one of marked ability, and produced the most favorable impression.

The Committee then reported the following Preamble and Resolutions, after the adoption of which, by acclamation, the meeting adjourned until Friday evening.

WHEREAS, we have entered into a new Political contest, in which, from the startling progress of our Nation and Commonwealth, new issues are involved, and new questions are presented, which require the action of the people, and the emphatic reiteration of the old and well tried principles of our party, which, in days gone by, have added to the wealth, happiness, prosperity and grandeur of our country and its institutions.

Therefore be it Resolved, by the Whig party of Clearfield county— 1. That we still adhere to the old and time honored principles of our patriotic Whig ancestors, which form the basis of our Republican Institutions, and which have crowned our system of Government with glory and honor.

2. That, while we admit that at present, circumstances appear, to some extent, to abate the necessity of a Protective Tariff, we still have full faith in the principle of Protection to American Industry, so as to advance, increase, and enrich, all our kindred interests.

3. That, we are in favor of the sale of the Public Works, because it would not only diminish the public debt of the Commonwealth, but heal up a putrefying sore—a stygian pool of party servility and corruption, of speculation, robbery and theft.

On Friday evening a large number of our citizens again assembled, and the meeting was re-organized by calling MANNING STEVENSON, to the chair, with JAMES M. KELLY, and B. B. WRIGHT, Vice Presidents, and JOSEPH SNOWERS and JOHN ADAMS, Secretaries.

H. BECKER SWOOP, Esq., was then called upon, who addressed the meeting, in answer to the Democratic speakers on the evening before. He was followed by SAMUEL LIXX, Esq., who made a most happy and laughable speech, cutting right and left at the Locofoco performance on Thursday evening. Mr. Linn is an excellent stump speaker, and for a half hour, kept the audience in a roar of laughter. He stated his reasons for supporting Judge Pollock in preference to Gov. Bigler, and gave his views on all the leading issues of the campaign. The meeting then adjourned.

The proceedings throughout were conducted in the most harmonious and respectable manner, and both meetings were a credit, alike to the Whig party, and to the citizens of Clearfield county.

The following is the county Committee, as appointed by the President, in pursuance of the last resolution.

Clearfield Borough.—H. B. SWOOP, Chairman, Wm. Radebaugh and Thos. Mills. Carverville.—John Patton, James Crowther Esq., and Wm. McBride. Lawrence township.—Samuel Mitchell, James Irvin and James Forrest.

Pike.—Thos. Ross, Esq., Ross McClure and Daniel Bailey. Brady.—John Carlie, Esq., James Taylor, and William Montgomery.

Penn.—John Russell, Elisha Fenton, and Joseph Cullingsworth. Bell.—Arthur Bell, John Haslett, and Maj. Wm. Bell.

Chest.—Henry Hurd, Esq., John Miles, Jr., Aaron Pierce. Berwick.—William Feath, Esq., John McElhally and Samuel Sebring.

Jordan.—James M. Proust, James Rea, and James McNeal, Esq. Ferguson.—Thos. B. Davis, John S. Williams and Alfred D. Knapp.

Becraft.—W. A. Nevlug, Clark Patchin and B. B. Wright. Boggs.—Manning Stevenson, David Adams and William Montgomery.

Woodward.—Henry Haggerty, Reed Alexander and Daniel Fulkerson. Kao.—D. J. Cathcart, David High and Wm. W. Cathcart.

Decatur.—Abraham Goss, Sr., Richard Phillips, and William Albert. Morris.—J. P. Nelson, Joseph Brenner and Henry Groe.

Bradford.—Francis Graham, Joseph Winery and Emanuel Graham. Coalington.—Joab Rider, Levi Lutz and Solomon Bauder.

Kerthans.—John P. Rider, Edward McGarvey and Daniel Yoders. Girard.—Thos. Leonard, Amos Krise, and Alexander Murray.

Goshen.—Ellis R. Livergood, John F. Irvin and Samuel Speedy. Union.—John Goler, Henry Whitehead and Wilson Moore.

Huston.—David Tyler, Esq., William Hewitt, and Gould R. Hoyt. SAMUEL FULTON, Pres. THOS. LEONARD, Sec's.

MORE FRAND.—Sunbury and Erie Rail Road. The North American of Saturday contains an article on the Sunbury and Erie railroad, which has been undergoing an examination by a committee appointed for that purpose. The article says:

The report presented to Common Council, on Thursday, by Mr. Balch's Committee, in reference to certain matters connected with this company, discloses a sad state of things. From this it appears that subscriptions purporting to have been made in February last, are scarcely yet completed, although the existing administration of the road was elected by reason of them; and that the instalments upon the faith of which Councils issued the City Bonds to the company, have not been, and in all reasonable probability, never will be paid.

It further appears that an exchange of city securities, to the amount of half a million of dollars was effected for securities of far inferior value not only against the expressed wishes of the President of the Company, but without any knowledge on the part of the Board of Directors, who seem, indeed, to have had no more to do with the management of affairs, than if they had been entire strangers. It appears, moreover, that the only books kept by the company, involving accounts to the amount of millions, were a Cash Book and a Receipt book, and that the entries in these are so confused and irregular that the Committee could not undertake to analyze them.

Of course this matter cannot rest here. Philadelphia, in her corporate capacity, has already appropriated \$1,200,000 to this company, and it is proper that the fullest explanation should be given of the manner in which that large amount has been disposed of. It is also proper that all the compacts into which this company has entered in regard to its future conduct, should be set forth clearly and plainly, so that we may know whether it is really designed to build a road to Erie, or to carry it in some other direction. The affairs of the company must undergo a searching examination. The books and vouchers must be thoroughly sifted and compared. There must be a close, keen, diligent personal investigation into all the items of receipts and disbursements, and a verification of all these by the proper documents.

Pencil Notes.

Above—Shanghai! Don't forget—to get Assessed. Borough Assessor—John McPherson. High—politics, last week, and some of the visitors at Court.

Love—a little sighing, a little crying, a little dying, and an infernal sight of lying. Baptist meeting—on the evening of the 18th of October in the Lutheran Church of this place.

Beautiful Stone-ware—that manufactured by our friend J. M. Porter, at Luthersburg. It may be seen at Wm. F. Irwin's store. All right in Berks.—We have the very best authority for saying that Pollock will have six hundred majority in Berks! G'lang John.

True for once—that the Locofoco meeting, last week, was called together after 'grievous' notice. Any thing more to say about 'joseph marble' ch? Do it with a vengeance—wise men, when they play the fool, as was evinced in the Democratic meeting on Thursday night last, when the 'stomach pump' was in operation.

The Reason.—Why don't the Whig papers also state that the whig candidate (in Vermont) received a majority considerable less than the usual whig majority.—Clinton Democrat. Because it would be an infernal lie, that's why.

Rather rich—the scene in the Court House on Thursday night when the 'stomach pump' was in operation. Guess our friend Oris used the 'syringe,' as the 'learned Judge' 'wriggled' considerably under the infliction.

Good news—from the upper end. A gentleman from Chest township informs us that in that region Gov. Bigler is entirely overlooked, and that the contest is between Bradford and Pollock. 'Let her flicker, she's all oak!'

Long ears—the ones that heard a whig speaker at the meeting on Wednesday evening, say that 'popular sovereignty' was a 'magnificent humbug.' That fellow must be a 'Shanghai.' At all events he told 'a dang lie.'

In town—Richard Arthur, the Independent Candidate for Congress in this district, last week. He made a speech in the Court House, which, however, was not very attentively listened to, by those present. Richard's a fast nag!

Acknowledge the error—the locofoco leaders that they are a 'licked community.' As we predicted earlier in the campaign, Gov. Bigler will not have a majority in Clearfield county. Put that in your pipe and smoke it.

Found it out—Morr's letter won't do. The Democrats still believe he is a 'know nothing' and the Pennsylvania threatens to expose him. It strikes us they'll have a good many more expostions of the same sort to make after the election.

Remember—that Gov. Bigler opposed the Sale of the Public Works in the Senate, after it had been carried by twenty thousand majority,—that he argued against it in his message, and that they are in the possession and under the control of his party who will never consent to relinquish them.

Baldly licked—the locofoco wire-worshippers here. They are going about like a whipped spaniel with its tail between its legs. If they don't belong to the 'know nothings,' they know that Bigler hasn't got a corporal's guard left in the county. They'll open their eyes wide enough to take in the market-house after the election.

Court Business. Court was well attended, and a large amount of business disposed of. It lasted until Friday evening. The following cases were tried in the Quarter Sessions:

Commonwealth vs. Eli Sunderland and Isaac Simpson.—Indictment, Larceny. Verdict, 'not guilty.'

Com'rs vs. A. Robert Shaw.—Indict., Passing counterfeit money. Def't. was accused of having passed a \$50 bill, on the 'Merchant's and Mechanics Bank of Boston,' knowing it to be a counterfeit. He had redeemed the bill, when presented to him. There was no satisfactory evidence that he knew the Note was counterfeit. Verdict, 'not guilty.'

Com'rs vs. Samuel McLaughlin.—Surety of the Peace. John Fleegal, Prosecutor. Court sentenced each to pay his own costs and Docket Fees.

Com'rs vs. Samuel Fullerton.—Surety of the Peace. B. C. Thorn, Prosecutor. Def't. plead guilty. Sentenced to pay a fine of \$1 and costs.

Com'rs vs. Daniel Miller and Robt. Cochran.—Indict., Assault and Battery on Christiana Beatty. Verdict, 'Guilty.' Sentenced to pay a fine of \$1, each, and costs.

Com'rs vs. Moses Miller.—Indict., Assault and Battery. Verdict, 'not guilty,' and pay the costs.

COMMON PLEAS. Thos. Wilson vs. Thos. Woods et al.—Ejectment. Settled by the parties.

David Ferguson vs. Wm. and Giles Tucker.—Ejectment. Plff. took a nonsuit.

L. Tp. School Directors vs. Bradford Tp. Directors.—Appeal. Plff. took nonsuit.

John Peoples vs. Armstrong Curray.—Trespas. Judgement for Plff. \$60, for cutting five timber trees, being three times their value as required by the act of Assembly.

John McDonald vs. James M. Leonard.—Appeal. Judgement for Plff.

Comings & Mahaffey vs. Geo. Leech.—Trespas. Settled by the parties.

De Witt C. Lafferty vs. David Mitchell.—Assumpsit. Judgement for Plaintiff.

Wm. H. Bloom for use vs. Benj. Hartshorn.—Debt. Judgement for Plaintiff.

Smear & Bailey vs. Tronwine & Hauch.—Covenant. Verdict for Def'ts.

Benj. Bloom vs. W. H. Bloom et al.—Debt.—Judgement confessed.

Henry Nearhood vs. Benj. Lounsbury.—Appeal. Judgement for Plaintiff.

PROHIBITION IN MAINE.—The result of the recent election in Maine has completely extinguished all opposition to the principles of Prohibition, and reduced it to a contemptible minority. Not a single State Senator, and only one Representative in favor of repeal, has been elected; both the Congressmen were killed off, who voted against the whiskey reform in the navy, and the Pine Tree State, from 'Quaddy Head to Kittery Point, has been swept clear of all the influence of distillers and liquor sellers. This is, indeed, a triumph to be proud of!