

Republican County Convention.

At a meeting of the Republican Standing Committee for Sullivan county, held at LaPorte, Pa., on Thursday Feb. 25, 1892, it was decided to hold a Convention at LaPorte, on Tuesday March 15th, 1892, for the purpose of selecting one Delegate to the State Convention and one Delegate to the National Convention subject to a conference of the Conferees of the 17th Congressional District and the trans- action of any other business that may come before the Convention.

The following Vigilance Committees were appointed to hold primaries in the several districts between the hours of 5 and 7 o'clock p. m., on Saturday March 12th at which time delegates to County Convention will be elected.

- Fox—A. E. Campbell, R. S. Fanning, A. B. Kilmer.
Forkville—W. F. Randall, E. I. Sturdevant, Jno. R. Fleming.
Hills Grove—A. A. Ludy, Homer Peck, Chas. Sadler.
LaPorte twp.—Jno. Botsford, J. Harvey King, W. J. Low.
LaPorte boro.—A. J. Hackley, W. C. Mason, Chas. Mead.
Lopez—Frank Rice, Will Phillips, J. W. Kinney.
Shrewsbury—J. W. Ammler, C. Peale, Jr., W. H. Vanbuskirk.
Bernice—Joel Sexton, Robt. Guy, Nelson Cox.
Cherry—Guy Baker, J. B. Cox, W. K. Holmes.
Colley—Geo. Brown, Wm. Allen, Geo. Beach.
Davidson—D. W. Darling, T. S. Simmons, D. H. Lora.
Dushore—F. T. Mynard, Samuel Cole, L. M. Barth.
Elkland—U. Bird, Carl F. Hess, Henry Fawcett.
Forks—Wm. Bird, B. Hunsinger, E. R. Warburton.
F. P. VINCENT, Chairman.

HILL'S SUPPORTERS.

What Pleases The Bourbons.

Another Call for Blaine to Lead— He is Said to be Sure to Win by Two Ex-Statesmen.

WASHINGTON, March 4.—Senator Hill is strengthening himself with the machine Democrats by espousing the cause of his fellow towns- men, Congressman Rockwell, whose seat is being contested by a Republi- can.

Several Democrats on the Com- mittee are understood to be con- vinced that Noyes was elected and favor the ousting of Rockwell. Senator Hill, however, carrying his New York methods into national politics, is bringing a personal pressure to bear upon them, and has been able to delay the action of the committee in the hope of whipping them into line.

This delights the Bourbons, who declare that Hill is a Democrat after their own hearts.

The estimate of Hill's prospective strength just made by his friends gives him three hundred votes in the National Convention, a group which they claim will attract enough votes after a few ballots to nominate him.

Some of Secretary Blaine's friends continue to insist on forcing the Republi- can nomination upon him. Mr. John Bowles, of New York, in a letter sent here for publication, insists that the duty of the convention will be to nominate Mr. Blaine as the man who can most surely win, and that he will have no right to decline.

Ex-Senator Kellogg, who returned to-day from Louisiana, reports the Custom House wing of the Republi- cans in the minority there, and intimates that Louisiana Republicans will send an anti-Harrison delega- tion to Minneapolis.

From what can be gathered here relative to the New York situation it is believed the Republican dele- gation from that State will go un- instructed.

John L. Sullivan, in his challenge to the world with regard to the pugilists, large and small, with whom he is now willing to fight, in- dulges in more bravado and blow than is quite consistent with a man who is decrying it. John L., how- ever big a slugger he may be, is little else. Of all the vain types of animal life this country has seen, he certainly caps the climax. At times a drunken bully, again as vain as a peacock he poses as the repre- sentative American who must needs defend the honor of his country. We can get along without John L., and American manliness will not suffer in the least.

Ex-Speaker Reed scores another victory for his ruling as presiding officer of the house of representatives. The supreme court of the United States sustains it in a case brought to test the constitutionality of the clause in the revenue law relative to worsted.

DEPUTY SHERIFF'S SHOT BY ROUGHEN.

Serious Consequences of a Race War in a Tennessee Town.

MEMPHIS, Tenn., March 6.— News reached the city last night of a riot at the curve on the Hernandio road, three miles from the city. Four deputy sheriff's who had gone there to arrest some negroes had been fired upon.

THE CAUSE OF IT.

Twenty negroes have been placed under arrest. Those arrested in- clude Calvin McDowell, manager of the co-operative store, where the shooting took place and Tom Moss, a letter carrier, who are believed to have been the ringleaders of the af- fair. Josh Shields, who shot Deputies Harold and Yerger, is still at large.

A SMALL RIOT.

A short time ago a negro youth named Armour Harris assaulted the child of Cornelius Hurst, an ex- press messenger. Hurst caught Armour and thrashed him. Other negroes interfered and Hurst clubbed one of them.

Last Wednesday night the negroes assembled at the Curve and were very riotous. W. R. Barrett, who runs a grocery, tried to quiet them and was set upon and clubbed and shot at, several bullets passing through his clothes.

THE NEGROES THREATEN.

The assault occurred in the "Peo- ple's Grocery," an establishment owned by a stock company of neg- roes, and run by Calvin McDowell. McDowell was arrested Thursday, and gave bond for his appearance at the Criminal Court. Since then the negroes have been holding secret meetings, and evidently preparing for trouble.

Yesterday, they boasted to the white residents that no deputy sheriff dare to arrest them. The white people were uneasy, and their families left their homes and moved to town.

Judge Dubois was appealed to and issued a bench warrant for Armour Harris and Will Stuart and instructed the officers of the court to get assistance and arrest the negroes, also to suppress any riot- assembly around the Curve.

So three officers called on nine of the men, most of them deputy sheriffs, and proceed at 10 o'clock last night to the place of the recent disturbance.

FOUR DEPUTIES SHOT.

Nine deputies went into the store, and while talking to the keeper, the room seemed to fill with negroes. Suddenly there was a shot, and Deputy Sheriff Clarke Cole fell to the floor mortally wounded. This seemed to be the signal, for in an instant the fring became general.

Deputy Bob Farrell went down next with a load of buckshot in his back. The deputies taken complete- ly by surprise, were unable to re- turn the fire.

In a minute the remaining two, E. A. Yerger and O. L. Webber, went to the floor, the former riddled with birdshot and the latter with a charge of buckshot in his legs.

WRANGLING PALL-BEARERS. Lodge Members Have a Dispute at a Funeral.

CHESTER, March 6.—There was a sensation here to-day at the funeral of John M. Lamplugh, of 2509 West Girard street. Mr. Lamplugh was a member of the Knights Templar, Royal Arch Chapter and Scott Lodge of Masons, Knights of Birmingham, Independent Order of Odd Fellows, Knights of Pythias, Red Men and United American Mechanics.

All the different lodges were in- vited by the family to take part in the obsequies, and some five hundred members of the various orders went to the house. The Masons claimed the right to all the pall- bearers which the family said could be settled by the different orders. A controversy was had for a half hour on the pavement in front of the house over the matter. The Masons refused to give one point. It was then agreed by the contend- ing lodges that the Masons should be allowed six pall-bearers, if each of them was allowed one as honor- ary.

This the Masons, also refused, and all the lodges withdrew from the funeral, not so much as going into the house to view the remains.

A Sad Accident.

The loaded freight cars coming down the B. & S. Railroad are weigh- ed at Bloomsburg, this work being performed by Mr. Kocher or his as- sistants from the D. L. & W. office. On Thursday afternoon, the freight train came in heavily loaded, and the work of weighing was about to be- gin. Charles A. Thomas an assistant of Mr. Kochers jumped on the rear car of the train as it was backing down to the weighing scales. As the car upon which he was riding ap- proached the scales he leaped off, but ascertaining that he had for- gotten the key, he endeavored to cross the track in front of the ap- proaching cars to procure a key from a trainman. He slipped and fell across the rail. By struggling he succeeded in rolling partially off before being caught by the car. While he no doubt saved his life, he did not escape being maimed for life. His left leg was mashed from the knee down and the flesh on his right leg was considerably lacerated.

The injury to his left leg was so serious as to necessitate its amputa- tion above the knee. He stood the operation like a hero and is getting along as comfortably as can be ex- pected under the circumstances. Charles has the sympathy of the en- tire community.—Bloomsburg Re- publican.

ASSAULTED A REPORTER.

Brutal Ontrage by a Rumsoaked Dive Keeper. WIKES-BARRE, March 7.—Some two months ago two newspapers commenced a crusade against a number of low class saloons in this city, the dive kept by Paddy Cannon being the special center of their attack. To-day the decision of the license court was announced, and among the refused applications was that of Cannon.

Upon learning the news he rushed out on the street. He met Thomas P. Ryder, a reporter on the Record, who had written the articles against him in that paper. Cannon ran up to him and struck him a terrific blow in the face, knocking him down.

Ryder's head struck against a curbstone and he was dazed for some moments. As he attempted to arise Cannon again knocked him down and then kicked him in the side several times. The police ar- rested the saloon keeper. He plead guilty and was fined \$20 and held in \$300 bail for a trial.

The Lingo Decision.

TRENTON, March 7.—Prosecutor Wilson H. Jenkins, of Camden, had an interview with Chief Justice Beasley to-day in the Lingo matter. The prosecutor sought to get an expression from the Chief Justice as to whether he would be permitted to make a statement in open court in explanation and contradiction of certain charges made by ex- Judge Westcott in reference to the testimony of Detective James A. Campbell.

Mr. Jenkins said it was not true that he had refused to allow the in- troduction of Campbell's testimony at the trial, or that Campbell was prevented from coming into New Jersey to testify through threats of arrest on a charge of perjury in con- nection with the alleged confession. He said he would have given Campbell a safe conduct into and out of the State, and that his ob- jection to the Campbell story taken before Commissioner Vroom in Phila- delphia was that it was not under oath, and that Vroom was told be- fore the testimony was taken that it would be of no worth.

He said there was no new testi- mony that could not have been pro- duced at the former trial. The Chief Justice listened to the prosecutor's statement and gave him no decision as to the action to be taken in the matter.

When the Chief Justice was ap- plied to later for information, he said: "There is nothing new in the Lingo case to-day. A decision will be given either to-morrow or on Wednesday."

LATER: Lingo was granted a new trial on Tuesday noon.

Shocking Wife Murder.

NEW YORK, March 7.—Mrs. Kate Scanlan, of No. 441 West Sixteenth street, died in New York Hospital this morning of severe burns from a lighted lamp which was thrown at her last night by her husband, Richard Scanlan, who is now a pri-

oner in the West Twentieth Street Station charged with murder.

Scanlan went home last night and he alleges found his wife in a com- promising situation with his own brother, Michael Scanlan, a hand- some fellow of 35 years. The hus- band snatched a lighted lamp from a table and hurled it at the head of his wife. The lamp struck her un- der the left eye, exploded and set fire to her clothing. She was horri- bly burned on every part of her body and six hours later she died in terrible agony.

CORBETT CHALLENGES SULLIVAN. He Will Fight For \$10,000 and the Largest Purse Offered.

NEW YORK, March 7.—W. A. Brady, manager for James J. Corbett, to day put up a forfeit of \$1,000 in this city and issued a challenge to John L. Sullivan to fight for \$10,000 a side, and the largest purse that any club will give. Brady said that he would add \$1,500 making a forfeit of \$2,500 in all as soon as he learned that Sullivan had indi- cated a willingness to meet Corbett.

Brady adds that Corbett will sign to fight in August or September, or whenever it suits Sullivan best. All we want, concluded Brady, is a sign from him that he will make the match.

"Red Nosed" Mike's Accomplies.

WILKESBARRE, March 7.—Dis- trict Attorney McGarman, of this county, received a telegram to-day from the authorities in Italy stating that Boviveno and Villala, who, with "Red Nosed" Mike, in October, 1889, killed Paymaster McClure and Flanagan, would be tried for murder on the 29th of this month. The two former escaped from the detectives here, and on their arrival in Italy were arrested.

SHERIFF'S SALE.

By virtue of a writ of Lev. Fa. issued out of the Court of Common Pleas of Sullivan county, and to me directed and delivered, there will be exposed to public sale at the Court House, in LaPorte, Pa., on Saturday, March 26th 1892, at 1 o'clock p. m., the following described real estate, to-wit:

All that certain lot or piece of land in Shrewsbury township, Sullivan county, Penna., in the village of Eagles Mere, bounded on the North by lot of Mendenhall; on the East by an alley; on the South by lots of the Eagles Mere Land Company, and on the West by Mary Arnold lot, being about 55 feet by 130 feet, and being about 110 feet South of Allegheny Avenue. Having thereon erected a large frame barn.

Seized, taken in execution and to be sold as the property of Geo. H. Mendenhall, at the suit of A. C. Little. JOHN UTZ, High Sheriff. Sheriff's office, LaPorte, Pa., March 1st 1892.

NOTICE IS HEREBY GIVEN THAT an application will be made to the gov- ernor of Pennsylvania on March 21, 1892 by John R. Ryan, William Emery, Ellen E. Allen, R. Flem, John G. Reading Jr., (the last named three as Executors of R. P. Allen, deceased.) De Witt Bodine and John B. Breed, under the Act of As- sembly, entitled, "An act to provide for the incorporation and regulation of certain corporations, approved April 29, 1874, and the supplements thereto, for the charter of an intended corporation to be called the Eagles Mere Land Company, the character and object of which is the purchase and sale of real estate, and for these purposes to have, possess and en- joy all the rights, benefits and privileges of said Act of Assembly and supplements thereto. JOHN G. READING JR., Solicitor

NOTICE IS HEREBY GIVEN THAT James M. Bowman has disposed of all his interests, real personal and mixed, in the Lyon Lumber Company, to John Paulhamus, and retires from said com- pany; which is now composed of Howard Lyon and John Paulhamus. All obliga- tions due or to become due the Lyon Lumber Company, will be paid to it, and all liabilities of said company are assumed by Howard Lyon and John Paulhamus, trading as the Lyon Lumber Company. JAMES M. BOWMAN, JOHN PAULHAMUS, HOWARD LYON. fe22eod3t. February 16, 1892.

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Table with columns for Stations, A. M., and P. M. times for various routes like A. Willamsport, L., Mentoursville, etc.

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