

REMOVAL!

The "HERALD OFFICE" is removed to the Building on the West side of Market Street, between the Frederick County Bank, and Messrs. Tyler & Steiner's Shoe Store.

Sale Bills, well displayed, and all kinds of Plain and Fancy Job Work, executed in the handsomest style—cheap. Look for the Red, White and Blue Sign.

The Hard Money Party.

One of the cardinal maxims of the Democratic faith, has always been, at least in their published platforms, hostility to all kinds of currency, except gold and silver.

They have always professed to have a mortal antipathy to banks, or any other manufactures of substitutes for the glittering metal; but, for reasons which they have never yet taken the trouble to explain, though they have been entrusted by the confiding people, both in the State and General Governments, with the administration of their affairs for so many years of our national existence, they have been unable, up to this time, to reduce their theory to practice.

We have heard a good deal of talk about "the mint drops," bank rags, soulless corporations and gigantic monopolies; and strings of resolutions of Democratic conventions, long enough to belt the Republic, come to us constantly burdened with these hackneyed phrases with which this party weave the silver veil to hide their inherent deformities from the view of the people. They have carried out their theories of a hard money currency in but one single particular, and that is in making money of all kinds hard to get.

Col. Mauley and the Frederick County Court.

The case of Col. Wm. P. Mauley, committed by Judge Nelson, to the custody of the Sheriff, and fined \$500, for an alleged contempt of Court, has excited so much interest everywhere, that we deem it right and proper, and due to all parties concerned, to give a full, fair and impartial account of the whole affair, as we have procured it from the best authority—especially do we regard this as an act of justice from the fact, that all the statements which have appeared in the papers, professing to give the particulars of this case have been totally incorrect.

During the progress of the Court just over, a man by the name of Joseph A. Lechler, was tried for forgery.

Whist the trial was in progress, the Grand Jury were informed that Lechler had been guilty of other forgeries, and that the notes thus forged were in the possession of the Frederick County Bank and the Central Bank of this city.

forded the country, by the authority of a Democratic Congress, with \$40,000,000 of its notes, and will soon add, in accordance with an act of the last Congress, \$20,000,000 more to the amount.

These notes are different from other bank notes, in the fact that they bear interest from the day of issue, until they are redeemed, and thus serve to swell every day, the already immense amount of the public debt.

Not content with this wide departure from the line of its professions, it seems that the administration at Washington, have determined upon another experiment on the paper money business.

Congress at its last session, among its other blunders, failed to pass the Post Office appropriation bill. This it was supposed would necessitate the calling an extra session of that body, as it would not do to stop the mail service of the country for a day.

The miserable expedient adopted by the President and his cabinet council, after much thought and consultation, is to issue a paper currency in the shape of Post Office certificates, with which to supply the deficiencies of the department, and to pay the mail contractors for their services until the meeting of the next Congress.

By such a despotic course as this the President and his cabinet could soon dispense with Congress altogether. There can be no guarantee that these certificates will be paid except what Post Master General Holt is pleased to call the "sacredness of contracts."

Mr. Mauley made some objection that the summons of the Grand Jury was too general. The Court replied, that it was made an objection, that the Court will be paid except what Post Master General Holt is pleased to call the "sacredness of contracts."

Mr. Mauley said he had nothing to say by himself or counsel, at this time. The Court then said, "This Court has already decided this case, in the two forgeries cases involving this question, and that it could not be expected to reverse its decision upon the mere ipse dixit of two gentlemen whose names are refused to the Court, and without any argument, reason or authority."

The Court then again called upon Mr. Mauley, to know whether he would obey this order of the Court and the mandate of the Grand Jury. Mr. Mauley replied that he could not do so, but that he would do so as far as he was able, and that he would do so as far as he was able, and that he would do so as far as he was able.

Col. Mauley carried his case upon a writ of habeas corpus, before Judge Bartol, of the Court of Appeals. The substance of whose decision was as we understand it, that Col. Mauley should be discharged from the custody of the Sheriff, because the Grand Jury before whom he was summoned had been discharged, and that it could not be reassembled—but that he could not remit the matter of the contempt of the Frederick County Circuit Court—it being a Court of competent jurisdiction.

him. In a word, a short distance from his house, his body was found, suspended to the limb of a tree, and life was extinct.

MERCHANTS AND BUSINESS MEN.—The advantages of advertising is admitted by all business men; and hence we find that those who are most successful in trade, always the most liberal in their patronage of the newspapers, the conductors of which, in turn, are sure to appreciate the public his goods.

Some day or two after this, the Jury having been informed that there was a note in existence, in which a certain Amos Cramer was payee, and Lechler, and a certain Joseph Cover, as his security, were the drawers, was a forgery, so far as the name of Cover was concerned, they issued a summons, with a "Dues Testam," for Amos Cramer to bring that note before them.

The Court called upon Col. Mauley, and required him to go before the Grand Jury, and produce the note. Mr. Mauley refused and asked for time to enable him to show that he was not bound to comply with the order of the Court.

The Court asked Col. Mauley what time he wanted, and said that the Grand Jury had got through their business, and they were detained only by his refusal to obey their summons. The Court however, would permit him to leave the Court, and to be absent from Tuesday until Thursday morning.

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These are all the main facts in this unfortunate case, which we deem it our duty to give, that the matter may be set right before the public.

Police officers, who will be ever ready in the prompt and energetic discharge of their duty.

I take pleasure in referring to the action of the retiring Boards for the judicious regulations which were adopted by them, for the proper and efficient organization of our City Police.

The system of improvements, which have been successfully prosecuted during the past year, having been fully endorsed and approved by our citizens at the recent Municipal Election, appears to my mind sufficiently clear to justify your honorable Boards in continuing such a course of policy as will gradually extend itself to the improvement of all such Streets and Alleys, as may yet require grading and macadamizing.

The Artesian process of supplying our City because of the superior quality of the water, and for the additional reason, that its introduction is attended with less expense, than by any mode yet suggested, I am convinced, impress you with the importance of continuing it, so long at least, as the quantity and quality oblige us to respect, will justify the expense.

The finances of our City, as appears from the statement of the Register, are in a sound and healthy condition, and amply sufficient to meet all our public and private obligations.

The Water debt is \$18,809 63, to meet which, the Register estimates the existing resources at \$2,374 43; exclusive of the sum \$1,349 17, to be received on account of Lottery, thus leaving a balance of \$16,435 20 to be provided for.

It will thus be seen, by the statement above referred to, that the entire indebtedness of the Corporation, (embracing both the Water debt and Corporation debt) amounts together to the sum of \$25,657 62.

The amount collected and still remaining due, on account of Water rents for the last year is \$4,093 02, being six per cent on the sum of \$68,215; or nearly sixteen per cent, on the entire indebtedness of the Corporation. This will, I doubt not, satisfy our citizens, that no apprehensions need be entertained, that the revenue from Water rents, will be likely to fall short of making it sustain itself; this revenue too, must necessarily increase, as the water will be still further extended, and taken in.

I have only one more subject to which I desire to call your attention, I feel it my duty to do so, because I believe it can be done with safety to the interests of the Corporation, and will greatly add to the beauty of the Streets, and comfort of such of our citizens as reside in them.

The suggestions contained in this my Inaugural Address, will, I hope, be received by you, in the same spirit that dictates them. It has occurred to my mind, that the subjects to which I have alluded, might induce you to set in the premises, if however, other matters shall take precedence, it shall be my pleasure, as I shall continue it my duty, to do all in my power to promote your wish, and secure the best interests of our beautiful Mountain City.

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REGISTER'S REPORT, March 18th, 1859.

WILLIAM MAHONY, REGISTER, IN ACCOUNT WITH THE MAYOR, ALDERMEN AND COMMON COUNCIL OF FREDERICK.

DR.	CR.
To cash received from late Register, \$ 512 25	By cash paid as interest and discount on Notes and Bonds, \$1190 89
To cash received as interest on Taxes of 1855, 5 16	By cash paid on account of Printing, 97 25
To cash received in part for Taxes of 1855, 34 00	By cash paid to Judges and Clerks of Elections, 84 00
To cash received proceeds of Note discounted in Frederick County Bank, 2000 00	By cash paid on account of repairs to Pumps, 59 90
To cash received in part for Taxes of 1857, 1296 05	By cash paid for Gas, 589 22
To cash received in part for Taxes of 1858, 4957 18	By cash paid on account of Lamps and Lamp Posts, 69 99
To cash received as proceeds of Market House, 464 20	By cash paid for repairs to Bridges, 68 81
To cash received as proceeds of Hay Scales, 298 75	By cash paid for repairs to Market House, 18 90
To cash received for Fines, 419 00	By cash paid to officers for costs and Court fees, 458 44
To cash received in part for Dog Tax of 1858, 95 25	By cash paid for appropriations to Fire Companies, 718 47
To cash received for Licenses and Seal, 223 50	By cash paid for per diem to members of Boards, 249 00
To cash received on Patrick Street Paving, 123 51	By cash paid for damages assessed for Road to Hospital, 163 00
To cash received for old Lumber sold, 3 00	By cash paid for making Fence at Hospital, 17 50
To cash received for Street Dirt sold, 2 75	By cash paid on account of Streets, 652 06
To cash received for Stone sold, 81 31	By cash paid for making Pavements, 230 53
To cash received from County Collector, 17 88	By cash paid in part payment of Note in Frederick Co. Bank, 1000 00
	By cash paid for Grates to Sewers at Market Street Bridge, 166 21
	By cash paid for introduction of Gas into City Hall, 39 10
	By cash paid for Miscellaneous accounts, 197 15
	By cash paid for salaries of officers, 2122 00
	By cash paid for appropriations for relief of Poor, 100 00
	By cash paid for reconstructing Sewers in South St., and South Market Street, 340 52
	By cash paid for repairs on Market St., Chappel Alley & Deგრeasse's Alley, 406 68
	By cash paid for Grading, East 3rd, 4th, East 5th and Bentz Streets, an making Culvert, 401 03
	By cash paid for Grading West Fifth Street, 1022 22
	Balance due Corporation, 62 69
	\$10,481 77

STATEMENT OF THE INDEBTEDNESS OF THE MAYOR, ALDERMEN AND COMMON COUNCIL OF FREDERICK, MARCH 18th, 1859.

DR.	CR.
To amount due on Bonds, \$16,564 87	By amount due from Estate of D. Schley, former Register, \$ 374 80
To amount due on Note in Frederick County Bank, 1,000 00	By amount due for Pavements, 501 89
	By amount due on Paving Church Street, 206 40
	By amount due on Paving Patrick Street, 527 36
	By amount due on Taxes of 1852, 102 51
	By amount due on Taxes of 1854, 164 12
	By amount due on Taxes of 1855, 274 74
	By amount due on Taxes of 1856, 444 48
	By amount due on Taxes of 1857, 1831 26
	By amount due on Taxes of 1858, 2052 18
	Real Estate, 1800 00
	Cash in hands of Register, 62 69
	Balance unprovided for being actual indebtedness of Corporation, 9,222 42
	\$17,564 87

WILLIAM MAHONY, REGISTER, IN ACCOUNT WITH THE MAYOR, ALDERMEN AND COMMON COUNCIL OF FREDERICK, ON ACCOUNT OF WATER WORKS, MARCH 18th, 1859.

DR.	CR.
To amount of Notes discounted at Frederick County Bank, \$1500 00	By cash paid as interest on Bonds and Notes, \$1121 73
To cash received on Water Rents, 3792 53	By cash paid to account of late Regr., amount over-checked by him, 780 10
To cash received for Permits, 19 00	By cash paid for repairs to Water Works, 147 21
To cash received on Lottery Grant, 2694 92	By cash paid to Note in Frederick County Bank, 1000 00
	By cash paid appropriations to new Artesian Well, 1072 12
	By cash paid appropriations to old Artesian Well, 2735 42
	By cash paid for repairs, &c., to Engine, 125 81
	By cash paid for Fire Pumps, 144 83
	By cash paid Superintendent's salary, 400 00
	Balance due Corporation, 391 23
	\$7,916 45

EXHIBIT OF THE EXISTING DEBT OF THE WATER WORKS.

DR.	CR.
To amount due on Bonds, \$18,809 63	By amount due from Estate of D. Schley, late Regr., \$ 149 70
To amount due on Note in Frederick County Bank, 500 00	By amount due from P. Keefe, late Superintendent, &c., on Water Rents, 93 78
	By amount due from George Rice, Superintendent, &c., on Water Rents, 390 49
	By amount due on Lottery Grant, 1349 17
	By amount of cash in hands of Register, 391 23
	Balance unprovided for, 16,435 20
	\$18,809 63

The undersigned Committee, appointed to examine the Register's accounts, beg leave to report that they have performed the duty assigned them, and find the said accounts correct, he producing the proper vouchers for all disbursements; and we further certify that he produced a certificate of the Cashier of the Frederick County Bank, showing that the above cash balances are in said Bank on deposit to the credit of the Register.

W. S. BENNETT, JNO. SIFFORD, JOHN LOATS, GEORGE SMITH, P. B. A., JNO. SIFFORD, P. B. C. C.

March 19th, 1859. 1859, March 19th, Report adopted.

NATIONAL HOTEL, Washington, D. C. At a meeting of the Commissioners of Public Works of the State of Maryland, held this 24th day of March, 1859, at the National Hotel, Washington, D. C. were present, Frederick Schley of the 1st district; H. R. Reynolds of the 3rd district; B. Lanford, of the 4th district.

Mr. Reynolds suggested the death of James H. Carter, one of the State directors in the Baltimore and Ohio Railroad Company, and proposed to fill the vacancy thus created.

Mr. Reynolds nominated Robert Fowler, of the City of Baltimore, to fill said vacancy until his successor should be chosen.

A ballot was taken, and Robert Fowler having received the unanimous vote of the Commissioners of Public Works present, was declared to be elected as aforesaid.

On motion of Mr. Reynolds, James B. Partridge, Esq., was duly elected as a reserve superintendent of the part of the State's Maryland in the Annapolis and Ellicott's Bay Railroad Company, until his successor should be chosen.

On the 22nd inst., at the U. States Hotel, by Rev. Dr. Zacharias, Mr. Abner Slick to Miss Elizabeth H. Parrish, both of Mechanicsville.

On the 10th inst., in Emmitsburg, by Rev. W. E. Krebs, Mr. Levi E. Griggs to Miss Julia Walker, both of this city.

On the 24th inst., at the Rev. Reformers' Parsonage, by the Rev. Dr. Zacharias, Mr. S. A. McNeil to Miss Annie E. Picking, both of this county.

On the 24th inst., at the residence of the bride's father, near Monrovia, Frederick County, Md., by the Rev. Geo. D. Towner, Mr. Jesse S. Souder, of Carroll County, to Miss Sarah M. Laughner of David Reisterly, and the grand daughter of Jacob Cronier, Esq.

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