

Special Bargains Offered.

Flower Pots of all kinds, Hanging Baskets and Flower Stands at the 99 Cent Store, No. 107 North Washington street, McClure's old stand.

ROSS BROS. 99-Cent Store

J. S. KELLY.

124 East Main Street.

Announcement!

For sometime past we have understood and appreciated the fact that our friends, unless in actual need of something in our stock, (notwithstanding the immense trade and the amount of consequent work) felt a hesitation about coming in and letting us show them through our handsome new rooms.

We want everyone, especially the ladies, in the city and vicinity to see our show of Handsome Furniture, Stoves and House Furnishing Goods, and for this purpose we have especially set aside the evenings of Thursday, Friday and Saturday, October 18, 19, and 20, after 7 o'clock, to throw open our doors to the public and give ourselves the pleasure of showing our friends our stock of Furniture, Heating Stoves, including the incomparable "Garland" and "Radiant Home" Cook Stoves, Ranges, Furnaces, etc.

We want on these evenings to see all the friends we have made in our long business career, and to have them bring with them their friends and acquaintances.

Remember the dates and don't miss the opportunity to see the finest display ever made in Crawfordsville, at our New Rooms, Main and Water streets. Very sincerely yours

Barnhill, Hornaday & Pickett

Rooms—Commodious, clean, well ventilated.

Meals—Either on the European or American plan.

Lunch—At all hours of the day or night.

The La Veta.

Two Doors South of Postoffice.

SCOTT STEELE, Proprietor.

MUSIC HALL

Monday, October 20.

Just One Night!

McCabe & Young's

OPERATIC

MINSTRELS!

25 ARTISTS.

New Songs, New Jokes, New Ideas.

Every Act a Feature.

Don't fail to see McCabe & Young's beautiful Congressional First Part.

Watch for our Street Parade at Noon.

35, and 50 Cents.

Flower pots at the 99 cent store.

Flower stands at the 99 cent store.

Hanging baskets at the 99 cent store.

Special bargains at the 99 cent store this week.

Students lamps at the 99 cent store.

Our line of fruit and confectionery is the best.

Call when in need of anything in this line.

ENSMINGER & SEAWRIGHT,

103 E. Main Street.

Do not forget to see our low prices on cloaks this week at Abe Levinson's.

Friendship rings, just received at the 99 cent store.

"LaNorita," the finest cigar in the city for 50¢, at Esminger & Seawright's.

Water rents due.

Water rents for the last quarter of 1890, are due October 1 and payable at the office on west Main street. Consumers will please take notice.

JEWELRY

First-Class Stock of Goods Just Received.

L. W. OTTO.

First Door North of the Citizens' National Bank

DAILY JOURNAL.

TUESDAY, OCT. 14, 1890.

THE CITY.

The Weather Report.
For Indiana—7 a.m., rain, cooler.
Local Temperature.

7 a.m. 61 1 p.m. 77 1/2

JURY SELECTED.

TWELVE GOOD MEN AND TRUE SWORN IN.

The Selection Was Made Suddenly and Everybody Was Surprised.

THE JOURNAL in yesterday's issue gave the court proceedings up to half past three. Joseph Graybill was called but was excused by the defense because of a conversation held with Dr. Black, a prominent witness in the case. Squire Miles was excused because he said he would not regard the defendant's testimony as much. J. F. Byrd was called and challenged by the defense for cause. S. T. Long was called and passed. Sylvester Morris was called and hereupon the State and defense held a consultation after which both Mr. Morris and Thomas J. West were excused, the former because of his kinship to Prosecutor Haywood, and the latter because he was the paternal ancestor of Jere West, of the defense. Samuel Blackford was called and passed and Levi Martin challenged by the defense for cause. W. P. Gregg was called and received a peremptory challenge from the State as did W. S. Casad, W. M. Goodbar was called and passed. Albert McDaniels received a peremptory challenge from the defense as did C. H. Miller. The defense then challenged George S. Durham and James N. Irons for cause. Mr. Irons said he was strongly prejudiced and didn't believe he could go into the trial unbiased. G. W. Corns had just been called when Judge Snyder stated that it was now 5 o'clock and the court would stand adjourned until 9 o'clock on Tuesday morning.

Said Attorney Kumler after the adjournment: "I am becoming more satisfied with the complexion of that jury and I expect some of them may stick. There are several though who will have to go. They look as though they wanted to be in at the crucifixion."

"Only 27 of that venire of 60 are left," said Prosecutor Anderson, "and a new one will have to be summoned I presume although there are several in the box who will stick. We are bothered terribly just now by witnesses who want to be excused for several days. They come in swarms and monopolize our time and we are going to put a stop to it."

"Yes, we're coming out with the jury," said Mr. Pettit when approached, "and will get one some day I expect." Mr. Pettit was quite bright this afternoon and smilingly advised with his lawyers continually during the challenging of the jurors. At the time of the adjournment the following men were in the jury box: Ira Boorer, G. W. Corns, — Goff, G. W. Lee, S. T. Long, Samuel Blackford, George Small, G. C. Thomas, W. M. Goodbar and A. W. Corns.

THIS MORNING.

A little after 9 this morning the jury men took their places and the opposing sets of attorneys gathered about their tables. Pettit entered with a confident air in company with a bailiff and took his seat between Messers. Stuart and DeHart. The court being called to order, Clerk Brown read the minutes. Some few minor cases were disposed of, after which the court called the case against W. F. Pettit and an expectant rattle and bustle ran around the room. G. W. Corns the last venireman called was excused because his brother A. W. Corns was still in the jury box with little prospect of escaping and as they were business partners these affairs made him an attendee. G. C. Thomas, one of the twelve who remained last night and had been passed was also excused on account of ill health. Judge Snyder then proceeded to examine the jury after the call of veniremen, Noah Flannigan and Silas K. Hendricks. Corns was peremptorily challenged by the defense and D. B. McAllister called. The defense then passed the jury and Anderson examined it for the State. Mr. Hendricks was challenged for being opposed to capital punishment. D. B. McAllister was challenged also because he said he was opposed to the death penalty to some extent. Judge Davidson objected and the objection was sustained. Mr. Anderson then entered a peremptory challenge and Mr. McAllister stood aside. W. T. Lee was called and after examination the jury was passed. The lawyers of the defense then put their heads together and after a vast deal of bow wowing asked the court the privilege of retiring to his room for consultation and permission being granted they retired in company with brother Pettit. They were closest there for some time, during which period the attorneys for the State were consulting legal authorities in the corridor. The defense at length filed and announced that they returned the jury to the State. Mr. Anderson at once entered a peremptory challenge in the case of W. T. Lee, who is the uncle of Jere West, of the defense. Alex. L. Byers was then called and examined after which E. F. Goff was peremptorily challenged by

the State. James M. Carter, of Scott, was called and examined. The State then retired for consultation and upon their return gave S. T. Long a peremptory challenge. In his place Elston Sayers was called and stated that he had conscientious scruples against inflicting the death penalty, but he would do it under strong evidence. The court would not sustain the State's challenge for cause, so Mr. Anderson asked if in any case where he had discretion of life or death if he would vote for death. He replied negatively and this time the State's challenge was sustained. Wm. Chambers was called and after examination the State passed the jury. The defense then called the State's challenge for cause. Mr. Anderson objected and the Court said that although the challenge was of doubtful propriety he would sustain it owing to the gravity of the case. So Mr. Chambers stood aside, H. W. Beck was called. In response to a question from Judge Snyder he said he had served on a jury within a year. He was examined and passed by the defense. A. L. Byers was challenged peremptorily by the defense. Thomas A. Garner, of Franklin, was called. He had heard conversation about the case two days ago but had formed no opinion. The defense then passed the jury. Prosecutor Anderson asked H. W. Beck about his conscientious scruples on hanging. "Well" responded the prospective juror, "that is a question I have never settled in my own mind." He was therefore challenged for cause by the prosecutor. Isaac Follie was called but excused by Judge Snyder on account of his defective hearing. Milton Hamilton was also excused. Marion A. Conner, of Franklin, was called, examined and passed. T. A. Garner said he "didn't believe in hanging anyway" and was challenged for cause. Jacob Swank, of Union, was called, examined and passed and then the prosecution rested. Judge Davidson interviewed Swank and challenged him peremptorily. Judge Snyder then instructed the jury and an adjournment was taken.

Attorney Kumler expressed the opinion that a jury would be obtained some time to-morrow. At noon each side had exhausted seven of the twenty peremptory challenges to which it is entitled.

THIS AFTERNOON.

Samuel N. Hutton had formed and expressed an opinion but thought he could give a fair decision. He was passed by the defense, who, after questioning Mr. Conner again peremptorily challenged Mr. Blackford who was one of the original petit jury. Walter S. Brown, of Coal Creek was called. He at first stated that he had formed no opinion but being reminded of a conversation between him and some person, not named, at Wm. Krug's three weeks ago, changed his mind and said he had formed an opinion. He was challenged. Fred A. Imel was called and after a few questions was passed. The defense rested. The prosecution ascertained that neither Samuel N. Hutton or Fred A. Imel were conscientiously opposed to capital punishment, but Mr. Hutton stated to the court that he was 69 years old and fearful that confinement might break down his health and was excused by Judge Snyder. William Z. McBoe was excused on account of sickness and Isaac P. Kelsey was called. He is from Franklin township and answered all the questions of Prosecutor Anderson well. There was some consultation among the attorneys of both sides during which time Judge Coffroth, of Lafayette, formerly a partner of attorney Stuart and Mrs. Whitehead's lawyer, entered and was favored with a seat near Clerk of the Court Brown. The prosecution passed. A moment of silence and then the defense passed. Almost before any body could stand up and were sworn to by the case, was excused because his brother A. W. Corns was still in the jury box with little prospect of escaping and as they were business partners these affairs made him an attendee. G. C. Thomas, one of the twelve who remained last night and had been passed was also excused on account of ill health. Judge Snyder then proceeded to examine the jury after the call of veniremen, Noah Flannigan and Silas K. Hendricks. Corns was peremptorily challenged by the defense and D. B. McAllister called. The defense then passed the jury and Anderson examined it for the State. Mr. Hendricks was challenged for being opposed to capital punishment. D. B. McAllister was challenged also because he said he was opposed to the death penalty to some extent. Judge Davidson objected and the objection was sustained. Mr. Anderson then entered a peremptory challenge and Mr. McAllister stood aside. W. T. Lee was called and after examination the jury was passed. The lawyers of the defense then put their heads together and after a vast deal of bow wowing asked the court the privilege of retiring to his room for consultation and permission being granted they retired in company with brother Pettit. They were closest there for some time, during which period the attorneys for the State were consulting legal authorities in the corridor. The defense at length filed and announced that they returned the jury to the State. Mr. Anderson at once entered a peremptory challenge in the case of W. T. Lee, who is the uncle of Jere West, of the defense. Alex. L. Byers was then called and examined after which E. F. Goff was peremptorily challenged by

THE JURY.

The names of jurors are, Ira Boorer, of Darlington; A. W. Corns, of Sugar Creek; G. W. Lee, of Union; George Small, of Wayne; A. E. Eastlack, of this city; David Goobler, of Clark; Noah Flannigan, of Franklin; J. M. Carter, of Scott; G. P. Foust, of this city; M. A. Conner, of Walnut; Fred A. Imel and Isaac P. Kelsey, of Union.

Mr. Kumler arose and stated that he wished the roll of witness on both sides called and that the court direct their separation. Chas. Davis then proceeded to call, but the vast majority of witnesses were found to be absent. Mrs. E. C. Whitehead was among the number called. Quite a little contest occurred over the barring of Mrs. Shields from the room, the prosecution asserting that they needed her in consultation and asking that an exception be made in her case. It was finally settled by barring her from the room, but permitting the State's attorneys to consult her as often as they wished. The witnesses were then sworn and directed by the court that they should remain in the room assigned them by the Sheriff at all times unless excused or discharged and that after their testimony they should in no case disclose what they had testified to other witnesses.

After some deliberation it was decided to postpone the opening of the case until to-morrow morning. when Haywood will make the opening statement and the case will proceed. Judge Snyder then closed his charge to the jury and court adjourned.

NOTES.

There is a striking resemblance be-

SPECIAL SALE OF

Canton Flannels and Blankets

FOR THIS WEEK ONLY.

Good unbleached Canton Flannel 4 3-4c per yard, worth 6 1-2. Good unbleached Canton Flannel 6 1-2c per yard, worth 8 1-3. Heavy unbleached Canton Flannel 7 1-2c per yard, worth 10. Extra heavy Canton Flannel 9c per yard, worth 12 1-2.

If you want the best value in Canton Flannels you ever bought, buy them of us this week and save money.

Special prices on Blankets—Good Heavy Canton Blankets only 75c per pair, worth \$1.25. Good Gray Blankets only \$1 per pair, worth \$1.50. Heavy gray Blankets, 2-3 wool, only \$1.75 per pair, worth \$2.50. Heavy red all wool Blankets only \$2.65 per pair this week only. Very fine all wool Blankets, red and white, only \$4, worth \$6. Extra heavy all wool Blankets \$5, worth \$7. Extra heavy California Blankets only \$7.50, worth \$10. Novelties in Millinery goods received every day. In this line we defy all competition as to Style, Prices, Workmanship and Artistic Trimming. A call will convince you of this fact. In cloaks we are prepared to show you as handsome a line as can be shown in the city and at less money than others ask for same goods.

ABE LEVINSON,
NEXT DOOR TO ELSTON BANK.
EAST MAIN STREET

LAND SAKES OF LIBERTY!

They Do Say the American Steam Laundry

Has discarded the use of chloride of lime and wash by the NEW PROCESS, and I am so glad, for now they won't rot Josiah's shirts. And they use soft water for flannels. Oh, that Gosnell has struck the

AXTELL GAIT!

W. B. GOSNELL, Proprietor.

All Work Not Satisfactory Done Over Free of Charge.

ANOTHER CENTENARIAN.

Aunt Cassey Ketcham passed her hundredth Milestone Yesterday. One centenarian follows another. Who will be the next? Aunt Cassey Ketcham celebrated her one hundredth anniversary yesterday. She is now making her home with Zack Williams and is in the best of health, eats well, sleeps well and is in the best of spirits. Her history is tolerably well authenticated. Rev. T. Ristine knew her when he was a boy seventy-five years ago and she was then a grown woman. It was when Mr. Ristine lived at Madison, Ind. Aunt Cassey was the servant, not slave, of Dr. Israel Canby, father of Gen. Canby, who brought her to Madison from Prince George, Maryland, some time before 1822. Dr. Canby was a rabid Democrat and when General Jackson was elected in 1828 he was appointed Landes Receiver at this point to succeed Major Whitlock. While at Madison her first husband, Peter Freeman died. He had been an old and faithful servant of Major Henry Ristine, father of Ben T. After coming to Crawfordsville she married Andy Ketcham, servant of old Judge Ketcham.

—Rev. John L. Smith, of Valparaiso, is in the city.

—Mrs. H. H. Talbott is visiting in central Kansas.

—Mrs. Capt. Herron and daughter are in Lafayette.

—Capt. George Brown is in Pine Bluff, Arkansas.

—Rev. G. W. Switzer was in Indianapolis this morning.

—Bruce Speed is in Joplin, Mo., presumably after a lead mine.

—C. U. Stockbarger and wife returned to Haughville this evening.

—John Skidmore, our genial mail transfer man, has brought forth a gay newly painted wagon.

—John M. Butler arrived here to-day and will address our citizens at the court house this evening.

—We are saved. McCabe and Young's genuine colored minstrels, will occupy Music Hall Monday night.

—Arthur Tilney, who has been ill of fever since last June is about recovered.

—Dr. W. H. Hickman and family returned to Atlanta, Ga., this afternoon.

—Mrs. J. H. Osborne is visiting her sister, M. Charles Morse, at Beloit, Kans.

—Mrs. Sarah Earl and son Albert have returned from a visit at Hallowell, Kansas.

—Mrs. M. A. Kelso has returned to Indianapolis after a visit with Mrs. Warren Ashley.

—Rev. J. W. Greene and wife left today for a visit in Lincoln, Neb., and Carthage, Mo.

—R. L. Stout and wife and Michael Barnes left to-day for two weeks' vacation in Cincinnati.

—D. W. Yeagley started this morning for a tour of three weeks through Iowa, Missouri and Kansas.

—Zack Williams went to Frankfort to-day on business connected