

FRIDAY, JANUARY 18, 1878.

PUBLIC MEETING!

The citizens of Jasper county, irrespective of party, who are opposed to the RESUMPTION LAW, and in favor of the REMONSTRATION OF SILVER, will hold a meeting on

SATURDAY, JANUARY 19, 1878, at 2 o'clock, p.m., at the Court House, in Rensselaer, with a view to express their sentiments on the financial condition of the country.

Turn Out! One and All!

MANY CITIZENS.

Hon. Geo. H. Pendleton has been elected United States Senator by the Ohio Legislature.

It should not be forgotten that 103 Democrats and only 28 Republicans voted for the repeal of the Resumption act when it was put on its final passage in the House of Representatives.

"No machinery of election," said Ben Butler, of Mass., in the recent debate in the House on the Beloit-Patterson contest, "ought ever to put a man in office who has not been elected by the vote of the people." Hoey on Hayes.

Professor Smart, Superintendent of Public Instruction, has recommended to the trustees going out of office in April, and before the newly elected trustee is qualified, to do the assessing, as the law authorizes the school enumeration to be made between March 1, and April 15, 1878.

The speech of Senator Voorhees in the Senate, last Tuesday, is said to come up fully to what was expected of the great orator. His exposition and denunciation of Sherman's inconsistencies and financial theories drew forth rounds of applause from the galleries; and his warning to the gold traders, in their avaricious grasping for the possessions of others not to overbear themselves, for in that they might fail and in addition lose their own, was heartily applauded.

Getting Down to Hard Pan.

The Resumption and Dismantlement of Silver Plan of John Sherman.

The Rollingford Savings Bank at Salmon Falls, N. H. failed January 3d. Liabilities \$150,000.

J. M. Watson, a druggist of Danville, Ill., made an assignment on the 4th inst. Liabilities unknown.

Chisen & Boyce, in the sugar trade in New Orleans, have suspended.

W. Whiten, a farmer of Liberty, Ind., "hard panned" in the amount of \$1,000 on the 4th of this month.

A bank at Pittsfield, Pa., failed on the 7th inst. as the "National Cradit" protector is correspondingly hap- py.

On the 4th inst. Henry Doyle, a boot and shoe dealer in Omaha, Nebraska, struck "hard pan" to the tune of \$14,000.

On the 7th inst. L. Parson & Co., of South Bend, Ind., invested \$4,000 of their creditors' money in "National" honor.

The Indianapolis Herald, Republi- can, says: "The Democrats have taken the bulge on the soft money lunacy and their triumph in this State at the next election is a foregone conclusion. If the Republicans had the ghost of a chance for the State election, they could afford to throw it away for the sake of being consistently right in 1880. But they have not the ghost of a chance and there is not even the joint chance of policy for going wrong now."

The Newport Hoosier State takes a despondent view of the situation. It says: "If the Republican State Convention refuse to engrave a resolution in the platform demanding the repeal of the resumption act, and that silver be remonetized, making it payable for all debts, both public and private, the Democracy will show us under next October by at least 20,000 majority."

The Martinsville Gazette, railhead, says: "No party in Indiana can succeed on a 'hard money platform.' If any party should be foolish enough to try it, it would be the worst whited party the history of the State has ever produced."

And any party that considers the interests of the money power as of greater moment than keeping faith with the people should be shamed under so deep that no resurrection could restore it.

The Peru Republican don't like the "Life of Morton," as published by the proprietor of an Indianapolis newspaper. The Republican speaks of the book as follow:

In size and appearance it resembles some elegant edition of a "second reader" more than the biography of a great statesman. The binding is apparently substantial and the print is clear, but the book contains little more matter than some of the newspapers contained in their obituary notices of Senator Morton. And the book is published in the interest of a newspaper advertised conspicuously on the outside of the cover.

The book might be dignified by the title of a biographical sketch, or outline, of the public history of the subject it commemorates, but is too insignificant for the "biography" of a busy, active and notable a man and statesman as Oliver P. Morton.

Remington Items, from the Times. From a reliable source we learn that J. W. Chambers, a few months ago, got his discharge in bankruptcy, and a short time thereafter broke out with a large flour and feed store, wholesale and retail, in Indianapolis; a large steam flouring mill, some distance south of there, a fine place at Cambridge, worth several thousand dollars, and a "right smart sprinkling" of western property. He is running his old business again, and is in better condition than he ever was. "Bully" for John; but how is the rest of the great "Mobiler" it is due?

It is generally conceded that there

has never been such a rush of corn into Remington as there was during this week up to last night, and if the weather is favorable, the average will no doubt be kept up for many days to come. Last night a reporter was sent to interview the grain men, to find out the number of loads that had come in since Monday morning, and came back with the following astonishing report: Mr. O. W. Church had in the four days received eleven hundred and ninety loads, averaging 25 bushels to the load, making a grand total of 35,545 bushels, which at 30 cents per bushel, represents the sum of ELEVEN THOUSAND FIVE HUNDRED AND SIXTY DOLLARS paid out, an average of nearly three thousand dollars a day. Next O. B. McIntire was visited, who reported seven hundred loads, averaged at 35 bushels, making twenty-four thousand bushels, showing a sum paid out of Seven thousand two hundred dollars. Next and last, J. S. Irwin, who has been running one day, reported 121 loads of short corn, averaging 40 bushels, or 5,000 bushels, and 40 loads of the value of fifteen hundred dollars. This makes a grand total of 1,922 loads, or 68,000 bushels taken in in four days, representing a value in round numbers of TWENTY THOUSAND DOLLARS. Allowing 400 bushels to the car, which is the average, it will take 170 cars to get it to market, or 42 cars per day to get it away as fast as it comes in. Com- munity is unnecessary.

A. Leopold respectfully requests those having accounts at his establishment to call and settle, and thus enable him to square his books with the new year.

Rheumatism, Neuralgia or Sciatica need no longer be regarded as incurable. The introduction of "Lawson's CURATIVE," which is one of the perfections of Medical Science, is now regularly prescribed for these as well as for all nervous complaints. Diphteria, Sore Throat, Nervous or sick Headache, are promptly cured by application of the "CURATIVE."

W. J. IMES, Agent, Rensselaer.

C. Cross' Marble Works, Dealer in all kinds of American and Italian Marble, Monuments, Headstones, Mantles, etc. Imported Bed and Gray Granite constantly in the yard. Gilman, Illinois. Charles B. Stewart is agent, and will take orders for these works.

The recent disclosures made by W. H. Chandler, the member of the National Republican Central Committee from New Hampshire, are creating great excitement in Washington. Even some of the Republican Senators and members of Congress are demanding that the charges should be investigated. Mr. Chandler asserts that the scaling of Mr. Hayes was the result of a charge and sale in which he was himself a party, and that inasmuch as Hayes has violated his part of the contract, there is no obligation on his part for further secrecy. Wm. Chandler, it will be remembered was the trusted agent of Zach Chandler to manipulate the Florida returns, and how well he performed his nefarious work is still fresh in the minds of our readers; and now, if through disappointment, remorse, of conscience, or any other cause he wishes to turn States' evidence, and reveal the corrupt plot his story should be heard and investigated.

Notice of Election!

Notice is hereby given to the Stockholders of the Jasper County Agricultural and Mechanical Association, that the annual election for Directors of said society for the ensuing year, will be held at the Court House, in Rensselaer, Jasper county, Indiana, on Saturday, January 26th, 1878, at 1 o'clock P. M.

GEORGE H. BROWN, President.

IRVING W. YEROMAN, Secretary.

Mr. A. H. Wood, of this place, is the sole agent for Jasper, White and Pulaski counties for the sub-division of "Gunn's New Family Physician," or "The Book of Health," a work now in its 20th edition. It contains over 1200 pages of very useful information, and should be in every family. Sold only by subscription.

Call and examine goods at Fendig's and ascertain prices before going elsewhere.

Executor's Sale of Real Estate!

NOTICE is hereby given that of an Order of the Probate Court, dated January 10, 1878, in the cause of George H. Pendleton vs. Estate of John W. Yeoman, Probate Order Book No. 1, Page No. 447 of the records of said Court, I will offer, at Private Sale, for not less than the appraised value, on and after

Saturday, January 23, 1878, at the Law Office of John W. Yeoman, in Rensselaer, Indiana, the following described Real Estate to be sold at Real Estate by the under-signed Executor to sell all Real Estate and personal property in the estate of John W. Yeoman, deceased, containing in all One Hundred and Fifty-eight (158) acres.

TERMS—One-third cash in hand and receive in nine and eighteen months with interest at six per cent, without relief from valuation or appraisal, and the balance at 12 per cent, interest, January 18, 1878—4 w. [S790.] Executor, Ira W. Yeoman, Attorney.

SHERIFF'S SALE.

BY VIRTUE of an Execution on Transcript to me directed from the Clerk of the Jasper Circuit Court, I will expose at public sale the following described real property.

Saturday, the 16th Day of February, 1878, between the hours of 10 o'clock A. M. and 12 o'clock P. M. at the Court House, in the Town of Rensselaer, Jasper County, and State of Indiana, the rents and profits to be had and to be received for the following described real property.

The east half (½) of the northwest quarter (¼) of section thirty-two (32) of township forty-two (42) of range thirty (30), in Jasper County, Indiana, and State of Indiana; containing eighty (80) acres more or less, to pay and to satisfy a debt of two thousand five hundred and Sixty Seven Dollars and Ninety Three Cents (\$2,673.00); and the same to be sold to the highest bidder, and the plaintiff, Charles Edgerle, is defendant.

And on failure to realize the full amount of judgment, costs and fees, I will at the same time and place expose at public sale the fee simple of said real property of Charles Edgerle, at the suit of Cyrus H. McCormick & Bro.

And also the same to be sold with all the same as well as all the property of Charles Edgerle, defendant.

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