

Democratic State Ticket.

Secretary of State, WILLIAM R. MYERS, of Madison county.
Auditor of State, JAMES H. RICE, of Floyd county.
Treasurer of State, JOHN J. COOPER, of Marion county.
Attorney General, FRANCIS T. HORD, of Bartholomew county.
Clerk of Supreme Court, SIMON P. SHEERIN, of Cass county.
Superintendent of Public Instruction, JOHN W. BOLCOMBE, of Porter county.
Supreme Judge—First District, W. E. NIBLACK, of Knox county.
Supreme Judge—Second District, GEORGE V. HOWE, of Floyd county.
Supreme Judge—Fourth District, ALLEN ZOLLARS, of Allen county.
For Congress, THOMAS J. WOOD, of Lake county.
For State Senator, FREDERICK HOOVER, Jasper Co.
For John Representative, THOMAS BUSWELL, Newton county.
For Prosecutor 30th Judicial Circuit, WILLIAM DARROCH, of Newton.

DEMOCRATIC COUNTY TICKET.

For Clerk—NATHANIEL S. BATES.
For Auditor—EZRA C. NOWELS.
For Treasurer—
For Sheriff—JOHN W. DUVALL.
For Recorder—JOHN T. FORD.
For Coroner—SYLVESTER HEALEY.
For Surveyor—CHARLES W. LOWMAN, Commissioners.
First District—GEORGE STALBAUM.
Second District—DAVID GRAY.
Third District—EDWARD W. COLP.

Capt. Edmonds says the response to him in this week's Republican "sounds like a wall from the d-d." He will retort next week, as we have neither the time nor the space to accommodate him to-day.

John T. Ford, Democratic candidate for Recorder was in attendance at the Fair last week, and made many new acquaintances. He is a young man of fine qualifications, good habits and warm, generous impulses.

Quarters will be provided for 2,000 people at Camp Milroy. The hotels, boarding houses, and dwellings where visitors can be kept will be filled to their fullest capacity. Let all do their best to make the Re-union a success and everybody happy.

An attack of quinsy, which we regret, and a little medicine administered by the Teachers' Institute, a Temperance Republican, and Capt. Edmonds, seem to have badly rid our neighbor this week. You should not "munk" with the buzz saw.

The largest number of people ever congregated at Rensselaer, will be at the Soldiers' Re-union next week. The members of the Executive Committee are exerting themselves to arrange affairs to secure the comfort, and enjoyment of all who may attend.

BRING YOUR BLANKETS!—All who expect to take quarters in Camp Milroy at the Re-union, next week, should bring their blankets with them. Good quarters and rations will be furnished to all Soldiers, but each one should provide himself with bedding.

Fred. Hoover, Democratic candidate for State Senator, was circulating among friends—and he has hosts of them in all parties—during the Fair at this place last week. He is a man of good judgment and influence. His election will reflect credit upon the district.

Major (he means 'mayor') Jacobs of Logansport, our neighbor says, Monday evening repudiated the Democratic party. If true, that is one, while in the same city of Logansport the same week, in the Journal, the Republican organ, is published a communication indorsed by thirty Republicans repudiating DeMotto, and our worthy brother is as mum as an oyster. 'What a pity!'

"The personal history of each man on the republican ticket may not show his long sobriety," etc., says the Republican. Well, what in the wide world would induce you to spring such a point. We never alluded to it. We "don't have to" reflect upon a single candidate on the Democratic ticket in that shape.

Provided with a United States License to sell liquors, any vendor, of the ardent could laugh and mock at the proposed prohibitory amendment, even if really prohibitive in character, which it is not. Its sale can no more be prohibited, than the Constitutional provision against negroes coming into the State could be enforced after citizenship was conferred on them by the general government. We are not opposed to submission, but it is not prohibitory, it provides for enactment of laws to allow and regulate the sale, and there is no shame in a prohibition amendment. The general government will have to first take hands off, place the law by radical legislation, and which interferes with State laws. When this is done, and amendments truly prohibitory proposed, the people will have before them a question worthy their serious consideration.

HARD TO PLEASE.—Bro. Marshall hears that Mr. Hoover promises to vote for submission of the amendment, and denounces him for that. He also hears that Hendricks, Voorhees, McDonald and English are opposed to submission, and denounces the for that. He is determined not to be pleased.

We had the pleasure one day last week of making the acquaintance of Wm. Darroch, Esq., of Newton county, Democratic candidate for Prosecutor in this Judicial Circuit. We found him to be a genial gentleman, and those acquainted with him and his competitor assure us that he is the superior in point of qualification.



All soldiers of Jasper county are requested to meet in their respective townships at 2 o'clock p. m., next Saturday, to organize. They will meet at Court Square, in Ren. soldier, on Wednesday, the 27th, to perfect their organization, when the different squads and platoons will be organized in companies. The persons appointed to superintend this work in the several townships are requested to give it their personal attention. Let the soldiers of Jasper county be prepared to give their visiting comrades suitable reception.

By order of Executive Committee, E. P. HARRISON, Chairman.

Maine, as a temperance State, compares with South Carolina and West Virginia as follows: According to the last annual report of the Internal Revenue Commissioner "there were in the year ending June 30, 1891, in Maine 829 retail liquor dealers and ten wholesale dealers. Maine had in 1890 a population of 648,945. Thus there was a retail liquor dealer in the State for every 790 persons. South Carolina had a population in 1890 of 905,622 and 1,085 retail liquor dealers or one to every 1,600 of the people. West Virginia had a population of 618,443 and 757 retail liquor dealers, or one to every 800 people. Neither South Carolina nor West Virginia has prohibition, which Maine has had for thirty years." As an extreme prohibition State, Maine is not lacking in supplies of the stimulant. Maine evidently is a manufacturing, a sickly, a pious State, and requires extra facilities to meet the demands for mechanical, medicinal and sacramental purposes.

THE REPUBLICAN GAME OF "WIG-WAG!"—Many readers of the SENTINEL will remember a game they used to play in boyhood's happy days—"Thumbs up!"—"Fore finger out!"—"Wig-wag," and many other commands, but never a finger moved, on pain of forfeit, until the order came "Simox says wig wag" then every finger, every thumb, every muscle moved with alacrity, and woe to him who did not "wig wag" when Simox gave the word.

The article in the Republican of last week, headed "PERSONAL LIBERTY IN POLITICS," is the old game of "wig wag" revised and set to Republican music. No man in that party now dare "thumbs up!" or "thumbs down!" or "fore-finger out!" or "fore-finger in, again!" or even to look at his ticket on election day to see if the candidates are all such men as he would like to vote for, until "Simox says wig wag." If they once disregard this rule of the game, they are "NON-COMPOS," and "DOUG FACES!"

TO THE REPUBLICANS OF JASPER COUNTY.—Your party organ, the Rensselaer Republican, in its issue of last week, contains an article of more than a column in length, entitled "PERSONAL LIBERTY IN POLITICS," which was written, undoubtedly, by authority of King-masters and party bosses, and was designed to terrorize and keep you blindly voting the "straight" ticket, right or wrong. In that article are several palpable, downright falsehoods, which the writer well knew.

We cite you to paragraphs 6 and 7, in which he says that if the next Legislature is Democratic "the pending amendments will be strangled in caucus," but if Republican, they "will be submitted to a popular vote." Now, in fairness and candor, we ask him, we ask you, where did he get his authority for that statement? Certainly not from the Democratic Platform, which says " * * * but we are in favor of the submission of said proposed amendment, as well as all the other proposed amendments, to the people, according to the provisions of 'the Constitution for its own amendment.' Can you, can he, or can any fair minded man ask for a more positive declaration? But the writer of that article is woefully exercised over the fact that many Republicans are still honest, thinking men, and will undoubtedly vote their sincere convictions; and if they do, he sees, and everybody else sees that there are better men, more capable, industrious and more temperate in their habits, placed in nomination by the Democracy, than those that oppose them on the Republican ticket, and that you may wish to vote for the best men. But fearing that argument will not persuade you to vote "straight," he resorts to billingsgate slang, and says that if you labor for the success of Democratic candidate, you are a "DOUG-FACE."

Well, Doug faces, how do you like that kind of "taffy"? Do you claim the proud distinction of American citizenship, only to be led by the nose by would be party bosses and ring-masters? Are you to be denied the sacred right to vote for the best man for State Senator,

Auditor, Clerk, Sheriff, Recorder, or any other office, unless you face the stigma of such epithets as "non-compos," and "Doug-faces"? The article we cite you to in the Republican, was evidently written by some dyspeptic, laboring under the delusive hope that, if his appeals to your reason could not be heeded, he would keep you "straight" by hurling epithets of abuse and anathemas that would affect some other function of the mind; and it clearly shows to what desperate means the ring-masters are resorting, when they have to admit that "the personal history of each man on the republican ticket" may not show life long sobriety," but may not exercise the right of a free citizen and vote as your better judgment dictates. You must vote "straight," or be denounced as "non-compos" or "Doug-faces!"

We now appeal to your considerate judgment as men who know their rights, and knowing, dare maintain at the ballot-box. If you prefer the success of party candidates regardless of qualifications or sobriety, you will vote "straight," but if you prefer to act upon your better judgment, and exercise the privilege that ought to be freely accorded to every citizen of this proud commonwealth, you will give no heed to this party gag, but scrutinize the character and ability of the different candidates, and then vote for the men who will best perform the duties of their respective offices; and of whose actions, either in public or private life, you will not be ashamed in after years.

And now Benjie Harrison seeks his hole. Monday evening last, at Indianapolis, Dan. Voorhees skinned him completely. The lion's skin was removed, and the hypocritical donkey exposed. He hardly expected Senator Voorhees would furnish the key to explain his civil service reform principles. But he did; and the "grandson of his grandfather" will now have to clear his skirts of attempted insult added to injury toward his partisan constituency.

Senator Ben. Harrison recently made a political speech in Maine, but he didn't say "flat idiots" once.

The infant child of Sam'l Duvall was buried Tuesday.

Miss May Miller is a scholar in the Terre Haute Normal School.

Three Boroughs expects shortly to move to Kansas, having disposed of his town property. We are sorry to lose Tom, as a citizen.

"Kee" Yeoman and Wm. McElfresh are erecting residences in Barkley township.

The families of S. P. Thompson, Hiram Day, Alvin Clark and William Cotton rejoice over recent additions of a daughter each to their family circles.

Cash Hopkins has purchased an interest in a mill and moved to Dayton, Tippecanoe county.

Elmer Dwiggins returns to Ann Arbor, Michigan, next Monday.

A large and varied lot of flags and Chinese lanterns, for Re-union week at Sears & Son's.

Tending is receiving piles of new goods.

Illuminate with Chinese Lanterns. You can procure them from Sears & Son.

Prof. G. W. Allen, of Van Wert Ohio, a former Principal of the Rensselaer School, was lately married to Miss Margaret Varty, also of Van Wert.

Decorate with Flags. Sears & Son are amply prepared to supply the demand.

Los Thompson returned to Ann Arbor, Michigan, last Wednesday.

Hon. R. S. Dwiggins is on the sick list.

On the evening of the 23rd, Sears & Son will send up a mammoth balloon.

The Republican serves notice that it will not interfere again with Capt. Edmonds! Why? Got badly used up.

The contract for the new School House has been let to a gentleman in Indianapolis at \$11,134.

Why did not the Republican place some "deserved strictures" upon the remarks of Mr. Babcock uttered before a Blue Ribbon audience a few weeks since? Or was that "a horse of another color." The fact is the Republican is not sincere.

USE SMITH'S SEED PRESERVER! And save your seed corn from rats and mice, and avoid the necessity of replanting. For sale by N. WARNER & SONS, Rensselaer, Ind.

When not found in your stores, address MARION F. SMITH, Monticello, Ind. Sept. 22 '92—1m.

PUBLIC SALE! I will sell at Public Auction, at the rooms lately used as my Office, in the Town of Rensselaer, on SATURDAY, SEPTEMBER 23, 1892, at 2 o'clock, p. m., all my HOUSEHOLD and OFFICE FURNITURE. This property is nearly all new and but little soiled. The public are invited to attend and bid freely.

The usual terms of sale, to wit: Sums of \$5 and under, cash. All over this amount, six months time, interest from maturity at 8 per cent. D. B. MILLER.

ADVERTISED LETTERS.—Letters addressed as below remain unclaimed for in the Post Office at Rensselaer, Jasper County, Indiana, on the 16th day of September, 1892. Those not claimed within four weeks from the date before given will be sent to the Dead Letter Office, Washington, D. C. Persons calling for any of the letters in this list will please say they are advertised.
Albright, Miss N. A. Kline, Miss Emma Chadler, U. M. Lowrie, Daniel Cody, J. H. Oglesby, Benj. Edwards, J. P. Owens, Jacob B. Gaunt, G. D. Raburg, Miss Dory Hess, Adam Richardson.
HORACE E. JAMES, P. M.

The largest assortment of Guns ever brought to Rensselaer, muzzle and breech loading, single and double barrel. Powder, shot, cartridges and general equipments for hunting and fishing, at Wm. A. Lamson's.

The finest wood Pump in the market, rubber bucket, fine finish, E. W. Walker's. Sold by W. A. Lamson Nowels Block.

THE DISTINGUISHING CHARM. A delightful fragrance of freshly gathered flowers and spices is the distinguishing charm of Florae.

Stop at F. B. Leaming's for your wall paper, a stock inferior to none, and prices rock bottom.

Argand Stoves, the finest in the world, nickel and plain. Sold by W. A. Lamson.

Hanna's for your Furnishing Goods.

Mr. Ferguson is again in the field of trade, prepared to supply all who wish with lumber, coal, etc., at lowest rates. Office and yards opposite the depot.

ANNOUNCEMENT—RECORDER.

EDITOR OF SENTINEL: Please announce that I will be a candidate for Recorder of Jasper County, subject to decision of voters of said county at the polls.

AUG'8, H. WOOD.

To all Citizens of Jasper County, Indiana:

I respectfully announce myself as a candidate for your suffrage at the ensuing election for Recorder of said County, basing my claims to your fair and just consideration on unquestionable qualifications for the duties of such office—on a law-and-order-abiding citizenship of said county, for twenty years of mature manhood, three years of which were passed as one of the county's quota in the army that stamped out the great rebellion. Because the results of the exertions of my life thus far have inured to this community, and because it would not be right while some soldiers are munificently provided for, other soldiers who have served as faithfully as man could serve his country are left to struggle against poverty and greedy rivalry until utterly crushed.

JAMES A. BURNHAM.

The attraction of the town, is the popular Millinery Store of E. P. HORD.

"EVERYBODY"

I respectfully notified that Dr. I. A. KELLEY has opened an office over Willis J. Imes' Drug Store for the practice of Dentistry in all its branches. No pains will be spared to give the best satisfaction for the least money. Teeth extracted without pain. IRA C. KELLEY, Dentist.

NON-RESIDENT NOTICE.

State of Indiana,) ss: In the Jasper Circuit Court, October Term, 1892.
Complaint No. 214-
John Makeever,
Lorenzo D. Parker, Joseph Parker, Jacob Parker, John Parker, David Hahn, David Stephenson and Delos Meeker.

It appearing by affidavit this day filed in the Office of the Clerk of the Jasper Circuit Court that all of the above named defendants are necessary parties to the above entitled action, the object of which is to quiet title to Real Estate and for the foreclosure of a lien for taxes paid thereon, and that the defendant Joseph Parker is a non-resident of the State of Indiana.

Notice of the pendency of such action is therefore given to said defendants and that the same will stand for trial at the next term of the Jasper Circuit Court, to be begun and held at the Court House, in the Town of Rensselaer, in the County and State aforesaid, on the Third Monday of October, 1892.

Witness my hand and the seal of said Court, this 14th day of August, A. D. 1892.
CHARLES H. PRICE, Clerk Jasper Circuit Court.
Monticello, P. Chilcote, Atty for Plff.

NON-RESIDENT NOTICE.

State of Indiana,) ss: In the Jasper Circuit Court, October Term, 1892.
Complaint No. 227-
Mary J. Watkins
vs.
Mary M. Davis, Hester A. Young, John A. Young, Hattie L. Lenthers, Charles Smithers, and the Unknown Heirs of Alexander Miller, deceased.

It appearing by affidavit this day filed in the Office of the Clerk of the Jasper Circuit Court that all of the above named defendants are necessary parties to the above entitled action, the object of which is to quiet title to Real Estate and cancel mortgages, and the names and residence of the defendants the Unknown Heirs of Alexander Miller are unknown to the plaintiff.

Notice of the pendency of such action is therefore given to said defendants and that the same will stand for trial at the next term of the Jasper Circuit Court, to be begun and held at the Court House, in the Town of Rensselaer, in the County and State aforesaid, on the Third Monday of October, 1892.

Witness my hand and the seal of said Court, this 28th day of July, A. D. 1892.
CHARLES H. PRICE, Clerk Jasper Circuit Court.
Thompson & Bro. Atty for Plff.

Notice of Final Settlement of Estate
OF THE ESTATE OF RICHARD L. LAKIN, deceased, devisees and legatees of Rhoda Lakin, deceased, to appear in the Jasper Circuit Court, held at Rensselaer, Indiana, on the 16th day of October, 1892, and show cause if any, why the Final Settlement Account with the estate of said deceased should not be approved; and said heirs are notified to show their dissent to the said settlement, and receive their distributive shares.

Witness, the Clerk and Seal of said Court, this 14th day of July, 1892.
CHARLES H. PRICE, Clerk Jasper Circuit Court.
Thompson & Bro. Atty for Plff.

NOTICE TO NON-RESIDENTS.

State of Indiana,) ss: In the Jasper Circuit Court, October Term, 1892.
Complaint No. 230-
Amelia H. Miller,
vs.
William E. Templeton, Emma J. Templeton, and James W. Templeton.

It appearing by affidavit filed in open Court on the 15th day of June, 1892, that the defendant James W. Templeton is a non-resident of the State of Indiana, that the object of said action is for the foreclosure of a mortgage and the appointment of Receiver, and that all said defendants are necessary parties thereto.

Notice is therefore hereby given said defendant James W. Templeton that unless he appear on the first day of the Third Monday of October, 1892, at the Court House, in Rensselaer, in said County and State, and answer, or demand to said complaint, the same will be heard and determined in his absence.

In witness whereof I have hereunto set my hand and affixed the seal of said Court at Rensselaer, Indiana, this 16th day of June, A. D. 1892.
CHARLES H. PRICE, Clerk.
Thompson & Bro. Atty for Plff.

NOTICE TO NON-RESIDENTS.

State of Indiana,) ss: In the Jasper Circuit Court, October Term, 1892.
Complaint No. 236-
Meinrad Rumely and John Rumely
vs.
Robert Parker, Samuel N. Goodale, Jr., Eugene Penfield, widow, Executrix and sole residuary legatee of John J. Penfield, Hiram Goodale, Thomas McGuire, Samuel N. Goodale, George W. Holmbeck, Nancy McKee, John McKee, her husband, Clara Young, John Young, her husband, Jennie P. Maxwell, Samuel C. Maxwell, her husband, Emma J. Aldie, Hiram D. Riddle, her husband, Elizabeth Price, Edwin R. Price, her husband, North Parker, John Parker, Mary Esther Shaw, John K. Shaw, her husband, and Martha Ann Parker.

It appearing from the affidavit filed on the 12th day of June, 1892, that all of said defendants are non-residents of the State of Indiana, that the object of said action is to quiet title to Real Estate and remove clouds therefrom, and that all of said defendants are necessary parties to said action.

It is therefore hereby given said defendants, and each of them, that unless they be and appear on the first day of the next term of this Court, to be held on the Third Monday of October, A. D. 1892, at the Court House, in Rensselaer, in said County and State, and answer or demand to said complaint, the same will be heard and determined in their absence.

In witness whereof I have hereunto set my hand and affixed the seal of said Court at Rensselaer, Indiana, this 16th day of June, 1892.
W. E. Higgins, and T. B. D. P.'s Atty's.
Jas 30, 1892—25

JAS. A. THOMPSON

Advertising Rates.

One column, one year, \$20.00
Half column, " " " 10.00
Third col. " " " 6.00
Ten per cent. added to foregoing prices if advertisements are sent to occupy more than one single column width.
Business cards of a year at equitable rates
Advertisements not exceeding 1 inch space, 10 cents per line, and advertisements, at 50 cents per line, per insertion.
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