

(Concluded from 1st page.)

ed only, and slaves of wood of all kinds, pickets and piling, laths and shingles, pine and spruce clapboards, house or cabinet furniture in piece or rough, cabinet ware and house furniture, casks and barrels, sugar-box shooks and packing-boxes and packin-box shooks of wood, and all manufactures of wood of which wood is the chief component part, and all wood unmanufactured and not specifically enumerated herein, and salt of any kind, grade, or quality, which may hereafter be imported into the United States, shall be admitted free of duty.

Read twice, referred to the Committee on Ways and Means, and ordered to be printed.

Mr. Wood is an able and conscientious representative of the people. He is just the man that will do their bidding in Washington.

The Sentinel.

OFFICIAL PAPER OF JASPER COUNTY.

FRIDAY FEBRUARY 8, 1884.

The House did the handsome thing by General Fitz John Porter. Only the excessively "loil" element of the radicals refused to do him justice.

By reference to our first page the G. A. R. will learn that our Congress man Wood about anticipates their demands in his equalization bounty bill.

The Republican this week publishes an interview with our M. C. that Mr. Wood several days ago denounced as false in every particular that no such interview occurred.

By a vote of 184 to 78 the House awarded a tardy but deserved act of justice to that accomplished and gallant officer. It is, too, an expression of condemnation of that bombastic blunderer, Pope, and his allies.

Mr. Ed: I judge from the tone of the Republican this week that your (if I may be allowed the expression) dappled brother Marshall confounds "A Citizen" with another correspondent who rattled him badly on several former occasions. The astute editor is wide of his mark. I was amazed at his system of warfare. What was it? He denounced before a trial one who did much toward bringing out that editor's cackling qualities. He was then, as now, absent in another county. He may be guilty of what is charged, but ever if so, is not to compare with Dorsey. He denounced the McCrackens and Klrk. If they are guilty of his imputations, they were so before they departed. He referred to them in their absence. That may be a courageous act, but I cannot see it in that light. Then he turned his batteries on a boy. The boy did not do right, admitted, and was sorry for it before any reference was made to his conduct. It was a matter that could have been readily and properly settled without the interference of a newspaper. Last, but not least, he takes exceptions to an aged and infirm lady doing what she no doubt thought was right. Editor Marshall has missed his guess on "ear marks." I regret to state that he cackled each week, for the past few weeks, including the present. If he again disputes it, I will ask you to copy the items referred to.

G. A. R. RESOLUTIONS.

At a regular meeting of Rose Lawn Post, No. 253, held Feb. 2nd, 1884, the committee on resolutions, to whom had been referred the resolutions adopted by Mc Holland Post, No. 102, reported back the following preamble and resolutions, which having been taken up, and exhaustively discussed, section by section, were unanimously adopted, and signed by all the members of the Post, and a copy ordered sent to each of our Congressmen and Senators.

WHEREAS: The Union Soldiers and Sailors of the war of 1861-5 are conscious of having performed their duty in defense of the Government, and

WHEREAS: The Government, has not yet redeemed its pledges made to them therefore.

Resolved, By this Post, that the Government owes its soldiers and sailors more than gratitude, and that it should fully meet and discharge its pledges to its defenders.

Resolved, That it is the sense of this Post, that the present Congress of the United States, should promptly proceed to put in force the pledges made by the Government, to the men who enlisted and fought in its defense.

Resolved, That we demand the equalization of bounties.

Resolved, That we also DEMAND that every soldier and sailor, who served for three months or more, shall promptly without further delay, be granted a Land Warrant, for a full, one quarter section of land.

Resolved, That the enlisted men are entitled to, and claim that the Government, should make good to them the difference between the depreciated currency, in which they were paid while in the field, and the par value of money, at that time. In other words, that the soldiers is entitled to have received pay in money worth one HUNDRED CENTS on the dollar.

Resolved, That it is the sense of this Post, that the time has now come when every soldier and sailor, who served the Government three months or more during the war of the Great Rebellion, should be granted a full pension, whether disabled or not, and that in addition to a full pension, the ex-prisoners of war are entitled to, and should receive a just and fair compensation for the time they were in rebel prisons. This compensation to be at least two dollars per day for the whole time of their imprisonment.

Resolved, That we do not ask these as a favor from the Government, but DEMAND them as our right, because of their justice, and for the reason that Government is expected to make good its solemn pledges to the soldiers as well as to the bond holders.

Resolved, That we DEMAND of the present Congress, clear out and unequivocal action on these demands.

And, finally, be it not only RESOLVED, but REMEMBERED, that, as in the dark hour of our country's danger, we as Patriots, sank all partisan interest and affiliation, and UNITED stood for the Union, we now sink all minor considerations, and once more UNITED, stand for our just rights and demands, as the defenders of THAT UNION.

Let every soldier read the above and if he approve haste to join the nearest Post, and help on the good work.

Showcases for Sale.

One 8 ft. case, square, nickel plated, with rack.

One 8 ft. case, oval front, nickel mountings.

One 4 ft. cigar case, oval front, nickel mountings.

These cases will be sold at very low figures for cash.

I have also a 12 ft. counter, pair of scales, dozen and a half candy jars, tobacco knife, cigar cutter and a cigar lighter which I will sell at a bargain. Prices given on application.

M. O. CISSEL.

RENSSELAER, IND., Feb. 7, 1884.

ADVERTISED LETTERS.

Letters addressed as below remain unclaimed for in the Post Office at Rensselaer, Jasper County, Indiana, on the 26th day of January, 1884. Those not claimed within four weeks from the date below given will be sent to the Dead Letter Office, Washington, D. C.

Elliott Burr, Frank Cassady, Edward Dewees, E. M. Dewees, Gesse Gwin, O. H. Hennemann, J. W. Hardes, Miss L. Hart, Henry Huffman, Eugene Parks, William Tanner, Miss J. Turner, J. E. Warren, David Wood, Martha J. Wood, W. M. Wood, Dan Wnlf, J. K. Mast.

Persons calling for any of the letters in this list will please say they are advertised.

HORACE E. JAMES, P. M.

Rensselaer, Ind., Jan. 28, 1884.

Down they go!

The Bottom Knocked Out of Prices of Confectionery!

In order to close out my entire stock of confectionery I will sell stick candy at 10 cts. per lb.

Mixed, 10 cts. per lb.

Fancy, including caramels, chocolates, burnt almonds, burnt peanuts, blackberries, raspberries, kisses, peppermint, wintergreen, lemon, cinnamon, licorice and gum drops, 15 cts. per lb.

Penny goods at proportionate rates.

Figs, 15 cts. per lb.

M. O. CISSEL.

RENSSELAER, IND., Feb. 7, 1884.

NON-RESIDENT NOTICE.

State of Indiana, Jasper County, ss: Samuel Remington, Philo Remington, Elip slet Remington, James Milburn, William W. Hammell, Walter A. Wood Mowing and Reaping Machine Company, Charles F. Webster, William C. Hibbard, Franklin F. Smencer, Adolphus E. Bartlett, and Deere and Mansour Company, are each hereby notified that Henry R. Bond Trustee of the Equitable Trust Company, as such Trustee, has filed his claim against them in the Circuit Court of said Jasper County, to foreclose a mortgage. Said cause will stand for trial on the first day of the regular March Term, 1884, of said Court, which commences on the Third Monday in March, 1884.

CHARLES H. PRICE, Clerk Jasper Circuit Court. R. S. & Z. Diggins, Attys, January 25, 1884.—\$7 50.

A LIST OF GOODS

—SOLD AT—

Purcuple's RESTAURANT!

A full line of Common and Fancy Candles!

A full line of Bakers' Goods!

Bread, Pies, Cakes, &c.!

Pepper, Spice, Nutmegs Olives and Cinnamon.

Teas, Coffees, Sugars!

California canned goods!

Baked Beans, Baking Powder!

Canned Salmon, Mackerel and Lobsters!

Flavoring Extracts, Tomato Cat-sup, Table Sauces, Spanish Olives, Chow-Chow, Mustard, canned corned Beef, canned Sausage, The best of Crackers, Holland Harin, Spiced Fish, Soaps, etc, in fact, everything kept in a first class Grocery and Restaurant.

Remember! Buy your Teas of me, and draw that elegant set of Silver Knives, Forks and Spoons.

Remember! That with each and every pound of our Coffee you receive a nice present.

Remember! In purchasing your Baking Powders of us, you secure a chance to draw that hand-painted set of ware.

H. M. PURCUPLE.

Ralph Fendig's for bargains.

Where is Levine's candy factory? answer Rensselaer Ind. where they make all kinds of pure candy every day.

Mr. Ralph Fendig has just returned from Chicago, where he has been for some few days, looking through the market, and reports that he has secured the nicest and cheapest lot of goods it was ever his luck to secure, and requests the readers of the SENTINEE, and everybody else to call and see them.

SPECIAL NOTICE.

All who are indebted to R Fendig are requested to call and settle, either by cash, or note, within the next 30 days, as I wish to close my books for this year.

R. FENDIG.

Quality not Quantity is what you get at Levine's candyfactory. When you want fine goods do not be deluded by low prices for cheap adulterated candy. We guarantee all the candy we manufacture pure and free from adulteration. Levine's candy factory.

Go to Fendig's.

The symptoms are moisture, like perspiration, intense itching, increased by scratching, seems as if pin-worms were crawling in, and about the rectum; the private parts are sometimes affected. If allowed to continue very serious results may follow. "SWAYNE'S OINTMENT" is a pleasant, sure cure. Also for Tetter, Itch, Salt Rheum, Scald Head, Erysipelas, Barbers' Itch, Blotches, all scaly, crusty Skin Diseases. Sent by mail for 50 cents; 3 boxes, \$1 25, (in stamps.—Address, DR. SWAYNE & SON, Philadelphia, Pa. Sold by Druggists. v7n26

Notice of Application for License to Sell Intoxicating Liquors.

NOTICE is hereby given to all the citizens of the Town of Remington, and Carpenter Township, in the County of Jasper, and State of Indiana, that the undersigned Timothy O'Connor, a white male inhabitant of the State of Indiana, and over the age of twenty-one years, has applied to the Board of Commissioners of the said Jasper County, Indiana, at the next regular session and meeting of said Board of Commissioners to be held in the Town of Rensselaer, in said Jasper county, commencing on Monday, the third day of March, 1884, for a License to sell Spirituous Liquors, Vinous Liquors, Malt Liquors, and all Intoxicating Liquors which may be used as a beverage, in less quantities than a quart at a time, with the privilege of allowing and permitting said Liquors to be drunk on the premises where sold, and precisely located and described as follows: "In a one story frame Building located upon Lot number one (1) of P. D. Gallagher's subdivision of section No. thirty, township twenty-seven north, range six west, in the County of Jasper, and State of Indiana. The ground upon which said Building is located, is described by metes and bounds as follows: Commencing at the north-east corner of said Block number twelve (12) in said Town of Remington, and running thence west along the north line of said Block No. twelve (12) a distance of forty feet; thence south parallel with Ohio street in said Town of Remington, twenty feet; thence east parallel with the north line of said Block No. twelve (12) forty feet to the west boundary line of said Ohio street, and thence north along the west line of said Ohio street, twenty feet to the place of beginning.—The said Building fronts east on Ohio street in said Town of Remington. Said application will ask for a License as aforesaid, for a period of one year. TIMOTHY O'CONNOR. James W. Douthitt, Att'y for applicant. February 1, 1884.—\$10.

NOTICE is hereby given to all the citizens of the Town of Westfield and Westfield Township, in the County of Jasper, and State of Indiana, that I, the undersigned August Fritz, a white male inhabitant of the said Town and Township, and over the age of twenty-one years, not in the habit of becoming intoxicated, and a man of good moral character, and a fit person in every respect to be intrusted with the sale of intoxicating liquors, will make application to the Board of Commissioners of said Jasper County, at the next regular session and meeting of said Board of Commissioners to be held in the Town of Rensselaer, in said County and State aforesaid, commencing on the first Monday in March, (thence being the 3d day of March, A. D. 1884, for a License to sell Spirituous Liquors, Vinous Liquor Malt Liquors, and all Intoxicating Liquors which may be used as a beverage, in less quantities than a quart at a time, with the privilege of allowing and permitting said Liquors to be drunk on the premises where sold, and precisely located and described as follows: "In a one story frame building, and the ground upon which said building is located is described as follows: Being a part of the north-east quarter of the south-west quarter of section twenty-five (25) in township thirty-two (32) n. r. 6 e. range six (6) west, in the County of Jasper, and State of Indiana, and more particularly described as follows, to-wit: Commencing two hundred and three (243) feet south of the center of said section, thence running due west four (4) feet, being the place of beginning, thence continuing due west thirty (30) feet, thence east eighteen (18) feet, thence due north thirty (30) feet, and thence due north eighteen (18) feet, being the place of beginning. Said License is desired for the period of one year. AUGUST FRITZ. James W. Douthitt, Att'y for Applicant. February 8, 1884.—\$10.

NON-RESIDENT NOTICE.

State of Indiana, Jasper County, ss: In the Jasper Circuit Court, March Term, 1884. Cause No. 3215. Attachment. George W. Cantwell vs. Ezra Trill.

It appearing by affidavit filed in the office of the Clerk of the Jasper Circuit Court on February 4th, 1884 that the above named defendant is a non-resident of the State of Indiana, and that he is a necessary party to the above entitled action, the object of which is to enforce a contract and collect a demand by proceedings in attachment.

Notice of the pendency of such action is therefore given to said defendant, and that the same will stand for trial on the 31st day of March, 1884, it being the 13th Judicial day of the March Term, 1884, of said Court, to be begun and held at the Court House, in Rensselaer, Indiana, on Monday, March 17th, 1884.

Witness my hand and the seal of said Court this 6th day of February, A. D. 1884.

CHARLES H. PRICE, Clerk.

Thompson & Bro. Attys for plff.

February 8, 1884.—\$7 50.

See ad. of R. P. Benjamin in another column. He claims to be prepared to offer superior inducements to buyers of lumbe coal.

WOOD! WOOD!! WOOD!!!—Dear reader, that wood you promised us.

Application for License to Retail Intoxicating Liquors.

NOTICE is hereby given to all the citizens of the Town of Westfield and Westfield Township, in the County of Jasper, and State of Indiana, that I, the undersigned August Fritz, a white male inhabitant of the said Town and Township, and over the age of twenty-one years, not in the habit of becoming intoxicated, and a man of good moral character, and a fit person in every respect to be intrusted with the sale of intoxicating liquors, will make application to the Board of Commissioners of said Jasper County, at the next regular session and meeting of said Board of Commissioners to be held in the Town of Rensselaer, in said County and State aforesaid, commencing on the first Monday in March, (thence being the 3d day of March, A. D. 1884, for a License to sell Spirituous Liquors, Vinous Liquor Malt Liquors, and all Intoxicating Liquors which may be used as a beverage, in less quantities than a quart at a time, with the privilege of allowing and permitting said Liquors to be drunk on the premises where sold, and precisely located and described as follows: "In a one story frame building, and the ground upon which said building is located is described as follows: Being a part of the north-east quarter of the south-west quarter of section twenty-five (25) in township thirty-two (32) n. r. 6 e. range six (6) west, in the County of Jasper, and State of Indiana, and more particularly described as follows, to-wit: Commencing two hundred and three (243) feet south of the center of said section, thence running due west four (4) feet, being the place of beginning, thence continuing due west thirty (30) feet, thence east eighteen (18) feet, thence due north thirty (30) feet, and thence due north eighteen (18) feet, being the place of beginning. Said License is desired for the period of one year. AUGUST FRITZ. James W. Douthitt, Att'y for Applicant. February 8, 1884.—\$10.

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J. A. Thompson, Jeweler, at Remington, has a fine stock of Watches, Jewelry, etc., on hand, and adding to it daily, for the holiday trade.

Those who buy to try, will ever after try to buy, those nobby suits of J. J. Waterbury.

GENERAL PRICE DEFEATED!

GIGANTIC PREPARATIONS FOR THE LAST STRUGGLE!!

EX