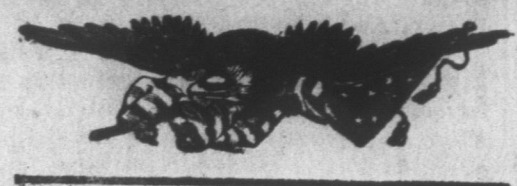


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Not long since Dudley announced that he was loaded with dynamite. It seems to have had the effect to cause Judge Woods to vitally change his instructions to the grand jury. It would not do to have Dudley mitigate his crime by implicating Harrison et al.

We were not of those who believed that Judge Woods would permit Dudley to be brought to trial, notwithstanding his first instructions tended to foster that belief. He did not exhibit that him in the trials of Coy and Bernheimer. He did not lecture the grand jury for the slow progress made in finding an indictment. His supplemental instructions reverse the first, and relieves the grand jury from further labor in Dudley's case.

Referring to Judge Woods' supplemental instructions, ex-senator McDonald says:

This, in his opinion, bears evidence of a prearranged plan between Dudley's influential friends and the presiding judge, and was concocted and so decreed for the express purpose of relieving Dudley from probable prosecution in the future. "The idea," said Senator McDonald, "is absolutely preposterous. It is contrary to good law and in direct opposition, I believe, to the statutes of the United States. A circumstance like this," continued the senator, "may be cited as a parallel case: Suppose that Mr. Dudley had given a man money with which to go on election day and purchase votes boldly and outright, and instruct the persons to whom he gave the money to corrupt the ballot if he could, but when the persons receiving the money went upon the streets he refused or failed to obey the instructions given him by Mr. Dudley. This, according to Judge Woods' ruling, would make Dudley an honest man, simply because his instructions to do a dishonest act were not complied with and not carried into execution. While it may be true that the Dudley letter was not obeyed, it is, nevertheless, a fact that Dudley gave the instructions, which every lawyer in the United States knows were acts of dishonesty, with the express purpose of corrupting the ballot at the expense of the honest voters."

The correspondent of the Indianapolis Sentinel adds: "Judge Woods may be able to make an honest man out of Dudley by his ruling, but that will apply only so far as this bars the court from prosecuting him. Senator McDonald was emphatic in stating that Judge Woods' opinion was in direct opposition and at right angles with every provision of the United States statutes upon the subject, and, as above stated, he made it, he believed, because he had been requested by the managers of the republican party to prevent, if possible, Mr. Dudley from being arraigned before the bar of the court and prosecuted for a crime of which the public at large already believed him guilty."

The grand jury was discharged this afternoon. Twenty-one indictments were returned in a batch. Two indictments for gambling were presented the early part of the term, the parties plead guilty and were fined.

We copy the following notice of the death of Mother Crockett from the Springfield, Nebraska, Monitor:

Died, yesterday morning, at the residence of her son W. W. Crockett, Mrs. Caroline Crockett, aged 73 years. Short funeral services were held last night and the remains were taken to-day to Rensselaer, Indiana, for interment. Mrs. Crockett arrived here from her home in Indiana, several weeks ago on a visit to her son Will Crockett, and her daughter, Mrs. Fred Reishling. About a week ago she was taken suddenly ill with pneumonia, which with a chronic complaint from which she had been suffering for many years, resulted in her death. This was her fourth visit to this state and she made many acquaintances during her short sojourns with us. She was a most pleasant and agreeable old lady, and enjoyed the richest of Christian experiences. In her dying moments she could be heard repeating passage after passage of scripture and conversing with her divine Creator. She leaves five children to mourn her loss, two of whom, William Crockett and Mrs. Fred Reishling, are residents here, Chas. Crockett, of Olathe, Kans., and Thoma Crockett and Mrs. H. W. Wood, of Rensselaer, Indiana.

Mrs. MARY E. CULP, widow of John G. Culp, late dec'd, after a protracted illness died at her home, in Rensselaer, on Saturday last, January 12th, 1889, aged about 55 years.

Mrs. Culp was a sister of Jas. F. and Nelson Randle, and had been a resident of Jasper county since 1835. Rev. B. F. Ferguson conducted the funeral services in Barkley church, last Sunday, and the remains were interred in the Randle Cemetery.

PETERSON'S MAGAZINE for February is fully equal to the high standard set by its January number. "The Last Day at Home" is a beautiful steel-engraving. The two full-page wood-illustrations, "Cupid Tobogganning" and "The Mill Ford," are both excellent. The large fashion-plate and the endless needlework designs are perfect in their way, and the literary contents are admirable. Edgar Fawcett's serial, "The Murder in Lafayette Place," is one of the most intense and dramatic pieces of work we have ever seen from his pen; and the other novelet, by the author of "A Second Life," continues worthy of its brilliant commencement. The short stories are all capital, and their variety is exceedingly noticeable. The department "Things Worth Knowing," which was started last year, has become a feature of great interest. This month, Harriet Latham has an article called "Hints About the Guest-Chamber," which every housekeeper who likes pretty things and has only limited means at her command will find invaluable. A year's subscription will well repay any lady. Terms: Two Dollars a year, with great reductions when taken in clubs. Address PETERSON'S MAGAZINE, 306 Chestnut Street, Philadelphia, Pa.

The best Sewing Machine in the market is the ELDREDGE. Call at the residence of Mrs. J. W. McEwen, Agent, Rensselaer, Ind.

#### ANDREW JACKSON.

#### Two Anecdotes of the Old General True to Life.

[Nashville American.]

An anecdote illustrating the character of Andrew Jackson should be preserved, and there are many that have never gone into print. The writer can give two that will strike all who know Gen. Jackson's real character as being true to life.

An old citizen of this city who died only a few years ago, as he stated, was in Kentucky in 1828 when Gen. Jackson was a candidate for president, and Gen. Jackson, in traveling, stopped at the town where he lived. The canvass was at fever heat; everybody was warm on one side or the other. An eccentric Clay man took especial pains in the most emphatic manner to show his hostility to Gen. Jackson.

Finally, coming close up to the general, he, with great emphasis, said: "Yes, sir, I want you to understand that I am not going to vote for you."

Gen. Jackson, rising up and looking him full in the eye, said: "Sir, I have given much of my life to my country, and it was that you might have this privilege."

The other incident in the general's life was given to the writer by Capt. Bell, who died recently at Knoxville at an advanced age. His father, as is known in East Tennessee, was a man of prominence, and a friend of Gen. Jackson. He kept a hotel on the main road leading through East Tennessee, and which was the road Gen. Jackson traveled to Washington. And Gen. Jackson always stopped, as Capt. Bell related, with his father.

When he was elected president the first time, he traveled from Nashville in his private carriage, and before reaching Bell's tavern he sent forward a servant to tell Mrs. Bell to have dinner ready for him and his companions. Driving up to the gate, Capt. Bell, who was then a young man, went out with his father to receive the distinguished travelers. As the general got out of the carriage and shook hands with his old friend, he discovered walking backward and forward on the porch, a North Carolina gentleman, whose name the writer cannot call, but he was at the time a man of great prominence, and between whom and Gen. Jackson there was the most deadly hatred, growing out of indignities offered the general while a candidate, and which had come high leading to a duel. This gentleman had stopped and was waiting for dinner, and the meeting was accidental.

Gen. Jackson recognized him at once. He took in the situation. The deep enmity existed, but he had been elected President of the United States, and turning to Mr. Bell he said: "Please tell Mrs. Bell we are under many obligations to her, but we will not stay for dinner." Saying which, he shook hands, got into the carriage and drove on. Capt. Bell told the writer that his father knew all the circumstances, and there was no explanation necessary.

The surest evidence of the efficiency of Mr. and Mrs. Brown as instructors in Art is the continual increase in the number of pupils.

#### Personal.

Mr. N. H. Frohlichstein, of Mobile Ala., writes: I take great pleasure in recommending Dr. King's New Discovery for Consumption, having used it for a severe attack of Bronchitis and Catarrh. It gave me instant relief and entirely cured me and I have not been afflicted since. I also beg to state that I had tried other remedies with no good result. Have also used Electric Bitters and Dr. King's New Life Pills, both of which I can recommend.

Dr. King's New Discovery for Consumption, Coughs and Colds, is sold on a positive guarantee. Trial Bottles free at F. B. Meyer Drug Store. 11-21 1.

#### ADMINISTRATOR'S NOTICE

Notice is hereby given that the undersigned has been appointed Administrator of the estate of John Neier, late of Jasper county, Indiana, deceased. Said estate is supposed to be solvent.

PRESSLEY E DAVIS, Jan. 18, 1889. Administrator.

#### EXECUTRIX NOTICE.

Notice is hereby given that the undersigned has been appointed Executrix of the Last Will and Testament of Jeremiah Stanley, deceased. The estate is supposed to be solvent.

MINERVA C. STANLEY, Jan. 18, 1889. Executrix.

James W. Doughit, Att'y

#### NOTICE OF LOST CERTIFICATE.

NOTICE is hereby given that I and Nancy A. Coon are the owners of and entitled to the possession of a certificate of purchase of the east half (1/2) of the northwest quarter of the northeast quarter of section six, (16) in township twenty-nine (29) north range six (6) west, in Jasper county, Indiana, issued to Andrew Shepherd by the Auditor of Jasper county, Indiana, which certificate was dated December 14, 1886 and recorded in Commissioners' Record No. 2, page 474, which certificate I and said Nancy A. Coon hold as remote grantees of said Andrew Shepherd by assignment in writing duly recorded in the records of said County Board, and that said certificate was destroyed by fire about June 11, 1885, and no deed has ever been made to us from said Board.

Therefore after three months from the publication of this notice I will apply to the Auditor of said county for a new certificate of purchase in lieu of and to replace said lost certificate.

F. M. PARKER Subscribed and sworn to before me this 16th day of January, 1889. Auditor Jasper County. Jan. 18, 1889.

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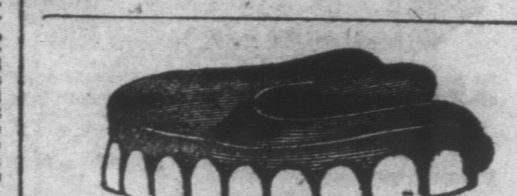
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