

The Democratic Sentinel.

VOLUME XIII

RENSSELAER JASPER COUNTY, INDIANA. FRIDAY, DECEMBER 13, 1889

NUMBER 47

THE DEMOCRATIC SENTINEL

DEMOCRATIC NEWSPAPER.

PUBLISHED EVERY FRIDAY,

BY

JAS. W. McEWEN

RATES OF SUBSCRIPTION.

1 year	\$1.50
6 months	.75
3 months	.50

Advertising Rates.

1/2 column, per line	\$80 00
1/4 column, per line	40 00
1/8 column, per line	30 00
1/16 column, per line	10 00

per cent. added to foregoing price if advertisements are set to occupy more than one-half of a column width.

Business cards not exceeding 1 inch square, \$3 for six months; \$2 for three months; \$1 for one month.

Legal notices and advertisements at established stated price.

Reading notices, first publication 10 cents a line; each publication thereafter 5 cents a line.

Yearly advertisements may be charged quarterly (once in three months) at the option of the advertiser, free of extra charge.

Advertisements for persons not residents of Jasper county must be paid for in advance of first publication, when less than one-quarter column in size; and quarterly in advance when larger.

ALFRED McCOX, T. J. McCOX

E. L. HOLLINGSWORTH.

A. MUSDY & CO., BANKERS.

Successors to A. McCoy & T. Thompson,

RENSSELAER, IND.

No. 1, a general banking business. Exchange bought and sold. Certificates bearing interest issued. Collections made on all available debts. Same place as old firm of McCoy & Thompson.

April 2, 1886

MORDECAI F. CHILCOTE.

Attorney-at-Law

INDIANA

Practices in the Courts of Jasper and adjoining counties. Makes collections a specialty. Office on north side of Washington street, opposite Court House.

VINI

SIMON P. THOMPSON, DAVID J. THOMPSON

Attorney-at-Law. Notary Public.

THOMPSON & BROTHER, RENSSELAER, INDIANA

Practice in all the Courts.

ARION L. SPITLER,

Collector and Abstractor.

We pay particular attention to paying tax on selling and leasing lands.

V2148

W. H. GRAHAM,

ATTORNEY-AT-LAW.

RENSSELAER, INDIANA.

Money to loan on long time at low interest.

Sept. 10, '86.

JAMES W. DOUTHIT,

ATTORNEY-AT-LAW AND NOTARY PUBLIC.

Office in rear room over Hemphill & Honan's store, Rensselaer, Ind.

EDWIN P. HAMMOND, WILLIAM B. AUSTIN.

HAMMOND & AUSTIN,

ATTORNEY-AT-LAW.

RENSSELAER, INDIANA

Office on second floor of Leopold's Block, corner of Washington and Van Rensselaer streets. William B. Austin purchases, sells and leases real estate, pays taxes and deals in negotiable instruments.

May 27, '87.

WM. W. WATSON,

ATTORNEY-AT-LAW.

Office up Stairs, in Leopold's Bay, RENSSELAER, INDIANA.

W. W. HARTSELL, M. D.

HOMOEOPATHIC PHYSICIAN & SURGEON.

RENSSELAER, INDIANA.

Chronic Diseases a Specialty.

OFFICE, in Makeever's New Block. Residence at Makeever House.

July 11, 1884.

J. H. LOUGHBRIDGE, VICTOR E. LOUGHBRIDGE.

J. H. LOUGHBRIDGE & SON.

Physicians and Surgeons.

Office in the new Leopold Block, second floor, second door right-hand side of hall.

Ten per cent. interest will be added to all accounts running unsettled longer than three months.

VINI

DR. I. B. WASHBURN

Physician & Surgeon

Rensselaer, Ind.

Jails promptly attended. Will give special attention to the treatment of Chronic Diseases.

12-24.

MARY E. JACKSON, M. D.,

PHYSICIAN & SURGEON.

Special attention given to diseases of women and children. Office on Front street, corner of Angelica.

12-24.

ZIMRI DWIGGINS, F. J. SEARS, VAL. SEARS,

President. Vice-President. Cashier.

CITIZENS' STATE BANK

RENSSELAER, INDIANA

DOES A GENERAL BANKING BUSINESS. Certificates bearing interest issued; Exchange bought and sold; Money loaned on farms at lowest rates and on most favorable terms.

E. J. S. 8-8.

GENERAL ELECTION LAW
INCLUDING
BRIBERY LAWS.

AN ACT concerning elections, providing penalties for the violation of the same, and repealing all laws in conflict therewith.

[Approved March 6, 1889.]

(Continued.)

Sec. 24. The Governor of the State shall not certify the name of a candidate whose certificate of nomination shall have been filed in his office who shall have notified him in a writing signed and executed with the formalities prescribed for the execution of an instrument to entitle it to record that he will not accept the nomination contained in the certificate or petition of nomination. The county clerk shall not include in the publication to be made according to section twenty-three hereof, the name of any candidate whose certificate, or petition of nomination shall have been filed in his office who shall have notified him in like manner that he will not accept the nomination. The names of such candidates shall not be included in the names of the candidates to be printed in the ballots as hereinafter provided.

Sec. 25. Whenever a proposed constitutional amendment or other question is to be submitted to the people of the state for popular vote, the secretary of state shall duly, and not less than thirty days before election, certify the same to the clerk of each county in the state, and the clerk of each county shall include the same in the publication provided for in section 23 in this act.

Sec. 26. The board of election commissioners shall cause the names of all candidates of their respective jurisdictions to be printed on one ballot, all nominations of any party or group of petitioners being placed under the title or device of such party or petitioners as designated by them in their certificate or petition; or, if none be designated, under some suitable title and device. The ballots shall be of uniform size and of the same quality and color of paper, and sufficiently thick that the printing can not be distinguished from the back. All ballots prepared by the state board of election commissioners shall be printed on red tinted paper, and put in blocks of one hundred each. All ballots prepared by the county boards of election commissioners shall be printed on white paper. If the same device for designating candidates be selected by two parties or groups of petitioners, it shall be given to the one which has first selected it, and a suitable device shall be selected for the other. The arrangement of the ballot shall, in general, conform as nearly as possible to the plan hereinafter given, and the device named and list of candidates of the Democratic party shall be placed in the first column on the left-hand side of said ballot; of the Republican party in the second column; of the Prohibition party in the third column, and of any other party in such order as the board of election commissioners shall decide.

[Arrangement of the ballot will be published hereafter.]

Sec. 27. In case of the death, removal or resignation of any candidate after the printing of such ballots and before such election, it shall be lawful for the chairman of the state, district or county political organization of which such candidate was a member to make a nomination to fill such vacancy, and to provide the election board of each precinct in which such candidate is to be voted for with a number of pasters containing only the name of such candidate at least equal to the number of ballots provided each precinct, but no pasters shall be given to or received by any one

except such election board and such chairman, and it shall be the duty of the polling clerks to put one of such pasters, in a careful and proper manner and in the proper place, on each ticket before they shall sign their initials thereon.

Sec. 28. If the printer of such ballots, or any person employed in printing the same, shall give or deliver, or knowingly permit to be taken, any of said ballots by any person other than the board of election commissioners, for which such ballots are being printed, or shall print or cause or permit to be printed any ballot in any other form than the one prescribed by this act, or with any other names or devices thereon arranged in any other way than that authorized and directed by the said board of election commissioners, he shall be guilty of felony, and on conviction thereof shall be imprisoned in the state penitentiary not less than three nor more than ten years, and be disfranchised for any determinate period not less than ten years.

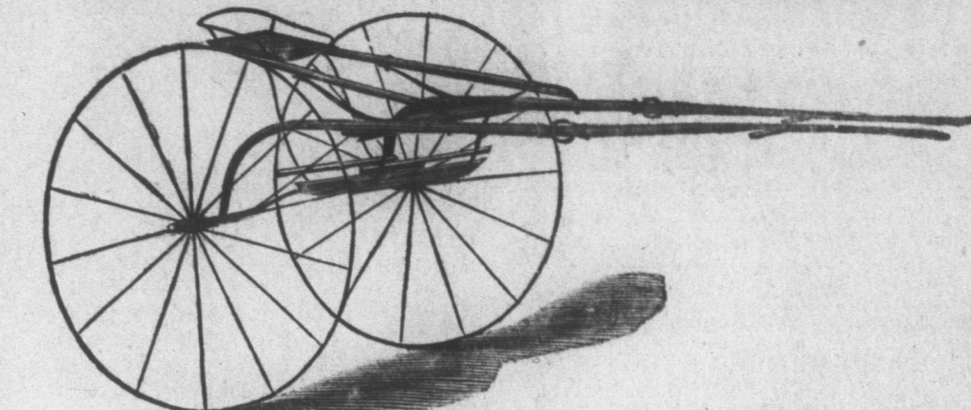
Sec. 29. It shall be the duty of each county clerk to appear in person or by specially authorized deputy, bearing credentials given under the seal of the circuit court, at the office of the Governor of the state not more than fourteen nor less than ten days prior to each general election, and the state board of election commissioners shall thereupon deliver to said clerk ten ballots for every five voters and fraction thereof in each precinct of his county at the last presidential election, or if a new precinct has been established in such county, ten ballots for every five voters of the estimated vote as reported by the board of county commissioners: Provided, however, that if it shall be made to appear by the affidavit of such clerk that any precinct has so increased in population as to have fifty per cent. more voters than at the last presidential election, or at the time of estimate by the board of county commissioners, the state board of election commissioners shall deliver to him two ballots for every voter so declared by him, under oath, to be resident in said precinct. The ballots shall, in the presence of the clerk, be wrapped and tied in packages, plainly marked, one for each precinct, and securely sealed with wax, and the clerk shall give his receipt for the same. And for the safe sealing of such ballots such board shall provide itself with a seal of such design as it may deem proper, but the same design shall not be used for any two consecutive elections. The state board of election commissioners shall also provide and inclose in each of said sealed packages a cross (X) or such other device as they may select, together with ink pads or other necessary apparatus ready for use. The state board of election commissioners shall, from time to time, certify to the auditor of state the necessary expenses of the preparation and distribution of the state ballots and stamps, and the auditor shall audit and issue his warrants for the same, which shall be paid out of any funds in the state treasury not otherwise appropriated.

Sec. 30. An allowance shall be made to the clerk by the board of county commissioners of five cents per mile for the distance necessarily traveled in going to and returning from the office of Governor of the state; but in case said clerk of any county shall fail to appear at the office of the Governor of the state by the close of the tenth day prior to election, the state board of election commissioners shall forthwith dispatch a special messenger to such county with the ballots for the county; which messenger, before receiving such ballots, shall take and subscribe to an oath, to be administered to him by the secretary of state, which oath shall be filed with said board of election commissioners, and shall be in the words following:

Sec. 31. In any member of the board of election commissioners shall give or deliver to any other person any of said ballots, or shall permit any of them to be taken away, except as herein provided, he or she shall be guilty of a felony, and on conviction shall be punished by imprisonment in the state penitentiary for not less than three nor more than ten years, and be disfranchised for any determinate period not less than ten years.

Sec. 32. If any person shall take or remove in any manner, feloniously or with the consent or permission of the custodian for the time, from any place where they may lawfully be under this act, any of such ballots or stamps, or be found in custody or possession of such ballots or stamps (except as an official or custodian under this act, or while within the polling place for the purpose of voting); or if any such custodian or official shall consent to or permit, any of such ballots or stamps to be removed or carried away from the place where they may lawfully be by any person, except an official or custodian under this act whose duty it is to receive the same, such

PAXTON & MOORE'S



CHRISTMAS PRESENT

THE ABOVE BEAUTIFUL ROAD CART
Given to the People.

With every dollar's worth of goods sold for cash we give one chance on the cart.

We keep the best and sell the cheapest, and treat all alike. Our special brands can't be equalled for quality or price.—We have the Michigan Flour, Katosa Coffee, Osgo Tea and Ladd's Cheese. Our Butter-Cup Coffee is the best in town.

HOLIDAY GOODS.

We have them and will sell them cheap. Teachers given special drives on Holiday Candy.

PAXTON & MOORE.

State of Indiana, County of Marion, ss:

I, ..., swear (or affirm, as the case may [be]) that I will take charge of the election ballots delivered to me by the state board of election commissioners for the county of ..., and will safely deliver said ballots in sealed packages, and in the same condition as received by me, to the clerk of said county at the earliest time that I can reach the county seat of said county. So help me God.

Subscribed and sworn to before me this ... day of ..., 18...

And in such case said messenger shall be allowed three dollars per day for the time necessarily employed, and three cents per mile for the distance necessarily traveled by him, which allowance shall be certified to the treasurer of such county, and deducted from the first moneys thereafter occurring to such clerk payable by the treasurer.—The amount so deducted shall be remitted by the county treasurer to the treasurer of state.

Sec. 33. It shall be the duty of each election inspector, or in case he can not attend, some other member of the election board authorized in writing by the inspector, to appear at the office of the clerk of the circuit court of his county not more than three nor less than two days before each election, and the county board of election commissioners shall deliver to him the sealed package of ballots and the stamps provided for his precinct by the state board of election commissioners, and also ten of the local ballots printed under the direction of the county board of election commissioners for each five or fraction thereof of the number of votes cast at such precinct at the last presidential election; or if a new precinct for each five or fraction of five voters, as estimated by the county commissioners: Provided, however, that in case it be made to appear by affidavit of such inspector that the number of voters in his precinct has increased more than fifty per cent., since the last presidential election or estimate by the board of county commissioners, there shall be delivered to him two ballots for each voter so declared under oath by him to reside in the precinct. The local ballots shall be wrapped and tied in packages and securely sealed with wax in the presence of said inspector or his representative, who shall receipt for the same; and for the safe sealing of such ballots the county board of election commissioners shall provide themselves with a seal of such design as they may deem proper, but the same design shall not be used at any two consecutive elections and said packages shall not be opened until delivered to the election board of the respective voting precincts to which they are directed, and said boards shall be fully organized and ready for the reception of votes, as in this act provided.

person, custodian or official shall be deemed guilty of a felony, and on conviction shall be punished by imprisonment in the penitentiary at hard labor for not less than three nor more than ten years, and be disfranchised for any determinate period not less than ten years.

Sec. 34. It shall be the duty of each election inspector, or in case he can not attend, some other member of the election board authorized in writing by the inspector, to appear at the office of the clerk of the circuit court of his county not more than three nor less than two days before each election, and the county board of election commissioners shall deliver to him the sealed package of ballots and the stamps provided for his precinct by the state board of election commissioners, and also ten of the local ballots printed under the direction of the county board of election commissioners for each five or fraction thereof of the number of votes cast at such precinct at the last presidential election; or if a new precinct for each five or fraction of five voters, as estimated by the county commissioners: Provided, however, that in case it be made to appear by affidavit of such inspector that the number of voters in his precinct has increased more than fifty per cent., since the last presidential election or estimate by the board of county commissioners, there shall be delivered to him two ballots for each voter so declared under oath by him to reside in the precinct. The local ballots shall be wrapped and tied in packages and securely sealed with wax in the presence of said inspector or his representative, who shall receipt for the same; and for the safe sealing of such ballots the county board of election commissioners shall provide themselves with a seal of such design as they may deem proper, but the same design shall not be used at any two consecutive elections and said packages shall not be opened until delivered to the election board of the respective voting precincts to which they are directed, and said boards shall be fully organized and ready for the reception of votes, as in this act provided.

(To be continued.)