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Charles J. Arnold Proprietor

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PHONE 65.

**THE DEMOCRATIC TICKET.****STATE TICKET.**United States Senator  
B. F. SHIVELY.Secretary of State  
HOMER L. COOK.Auditor of State  
DALE J. CRITTENBERGER.Treasurer of State  
GEORGE BITTLER.Attorney General  
RICHARD MILBURN.Clerk of the Supreme Court  
J. FRED FRANCE.State Geologist  
EDWARD BARRETT.State Superintendent  
CHARLES A. GREATHOUSE.Judge of the Supreme Court  
MOSES B. LAIRY.Judges of the Appellate Court  
JOSEPH G. IBACH.  
FREDERICK S. CALDWELL.  
MILTON B. HOTTEL.  
EDWARD W. FELT.

FRANK M. POWERS.

FIFTH CONGRESSIONAL  
DISTRICT TICKET.

For Congress—Ralph W. Moss

PUTNAM COUNTY TICKET.

For Prosecuting Attorney—  
William M. Sutherlin.  
For Sheriff—Theodore Boes.  
For Representative—Andrew  
Durham.For Auditor—Joe M. Allen.  
For Clerk—Harry Moore.  
For Assessor—S. V. Vermilion.  
For Treasurer—H. H. Runyan.  
For Coroner—Dr. C. T. Zaring.  
For Surveyor—Arthur Plumb.For Recorder—John Shannon.  
For Commissioner—2d. Dis-  
trict—Charles Daggy.  
For Commissioner—3rd. Dis-  
trict—Reason Larkin.TOWNSHIP TICKET.  
For Trustee—Harry Talbott.  
For Assessor—William Jam-  
ison.For Justice of the Peace—  
Philip Frank, John Branhams.  
For Constable—Crawford W.  
Crawley, Lute Van Fossen.  
For Members Advisory Board—  
Marion Farrow, William A.  
Grogan, James M. Wood.ADMINISTRATOR'S SALE OF  
REAL ESTATE.

Notice is hereby given that the undersigned administrator of the estate of Wade A. Miller, deceased, by order of the Putnam Circuit Court at the September Term, 1914, will offer for sale, at the law office of W. H. Cullen, in the City of Greencastle, on

Saturday, November 7, 1914, between the hours of 8 o'clock a.m. and 4 o'clock p.m. of said day, at private sale to the highest and best bidder, for not less than the appraised value thereof, and will continue to offer for the same as aforesaid from day to day thereafter until sold, the following described real estate situated in Putnam County in the State of Indiana, to-wit: Thirty-seven acres (37) off of the north end of the tract of land described as follows: Forty-eight (48) acres off of the north end of the south half of the northwest fractional quarter of Section Seven (7) in Township Fourteen (14) north of Range Five (5) west.

**Terms of Sale.**

One-half of the purchase money cash in hand and one-half in six months from the day of sale with six per cent. interest from date and attorneys fees. Said deferred payment to be secured by mortgage on said premises. But said real estate may be sold for cash in hand if purchaser desires to pay cash.

CLEMENT B. KNAUER,  
Administrator.  
W. H. H. Cullen, Attorney for  
Petitioner. 4t W Oct. 16 (Posters)W. W. TUCKER  
Physician and Surgeon.Office Vine street, between Wash-  
ington and Walnut St., Greencastle,  
Ind.**BRYAN'S PICTURE OF  
BEVERIDGE AND MILLER  
INVADING MEXICO.**

Here are one or two things that happened in Indiana at the time when the very serious Mexican situation was confronting this country and when all patriotic people of the United States should have been doing all they could to uphold the hands of the government at Washington. The president and his cabinet, supported by a senate and a house in full accord, was using every effort to prevent the sacrifice of thousands of lives of sturdy young Americans in a useless war.

The Indiana Progressive state convention adopted its platform, framed by the hand of Albert J. Beveridge, candidate for United States Senator, and wishing he were there then that he might press his views to influence the acts of the president, and here is what the platform said:

"The government of the United States has been flouted and made ridiculous in the eyes of the whole world. . . . We condemn the so-called policy of 'watchful waiting' pursued by the president in regard to Mexico."

There was a whole lot more about its being "contrary to the wishes of the people" and the like, and Beveridge wanted no one to mistake his personal position in the matter and so he made a speech on the subject and said "watchful waiting" was simply "reckless drifting," and the convention laughed and figured what a fine campaign cry this was going to make. Beveridge further wept oratorically because "Theodore Roosevelt" was not president to move vigorously in dealing with Mexico."

Then the Republican state convention met and with the aid of Hugh Th. Miller, who wanted the people to know what he would do if he were Senator, let loose this bit of wisdom in its platform, deciding what ought to be: "We emphatically disapprove the course of democratic administration toward Mexico." But it was merely negative and these wise men had nothing to suggest.

Senators Kern and Shively came from Washington and made speeches in defense of the "watchful waiting" policy of President Wilson, urging the people to stand back of him and see the wisdom of his course. Senator Shively as acting chairman of the Foreign Relations Committee was one of the strongest and most outspoken defenders of the president at all times.

Then came William Jennings Bryan to Indiana only last week to plead with the people of Indiana to vote for every democratic candidate presented to the voters of the state in November as an endorsement of everything the national government is doing, and as one of his strongest arguments for returning Senator Shively and thirteen Democratic Congressmen he reviewed the Mexican situation, concluding as follows:

"President Wilson began his policy of 'watchful waiting.' He said that instead of resorting to arms he would use 'moral force.' And how the Republican papers laughed at 'watchful waiting,' and how they jeered at the 'moral force' . . . Having a Democratic senate and house they stood back of him and he pushed and pushed and pushed, until he pushed Huerta out of Mexico and across the Atlantic and when Huerta went across the Atlantic he carried the hope of the Republican party in his satchel. Where, I ask you would this nation have been today, had your Republican leaders have been allowed to advise a Democratic president? And where would there be any nation to whom these struggling European people could look to lead a movement toward peace if our nation were engaged in war with Mexico? Ah, my friends, it would be more than sacrificing your sons on foreign soil in an unnecessary war. It might have been the spark that would ignite the powder magazines of the old world, and then our President would have had to bear the blame for a world-wide war."

Beveridge and Miller have declared where they would have stood in this most important crisis. They wanted war with Mexico.

But they would not enlist.

They would let your sons do that. Shively has proven where he stood by his strong support of the president.

The greatness of the statesman is shown in his ability to decide wisely in advance. It requires no wisdom to endorse and agree with a thing when it has been proven. All the people thank God for Woodrow Wilson and for a senate and a house that stands by him in all constructive things he has done and is doing for the people and they will see that this condition is continued.

**GREAT MEETING**

AT REELSVILLE

The Democratic meeting at the Pleasant Garden school house at Reelsville, Tuesday evening, at which Dick Miller, of Indianapolis, was the speaker, was one of the largest and most enthusiastic Democratic meetings ever held there. The school house was crowded to capacity, every seat being filled and every foot of available standing space being filled.

Andrew Durham of this city served as chairman of the meeting and introduced Mr. Miller, who spoke most entertainingly for an hour. Mr. Miller

was followed by C. L. Airhart, William Sutherlin, Harry Moore, Joe M. Allen and Andrew Durham, all making short speeches.

Among those who went from Greencastle to attend the meeting were Lawrence Athey, Charley Wood, C. L. Airhart, William Sutherlin, Sylvan Vermilion, Reason Larkin, Henry Runyan, Arthur Plummer, Ralph Knoll, Harry Moore, Joe Allen, Theodore Boes, Charley Daggy and Andrew Durham.

**Obituary.**

Sallie E. Ashby was born April 15, 1852 in Garrett county, Ky., and departed this life September 28, 1914, at her home in Indianapolis. The deceased united with the Christian church when quite young and was immersed by Rev. Eli Pruitt of the Mt. Tabor church. She was married to U. T. Ashby February 8, 1888. To this union were born two sons, Raymond, who preceded her to the spirit land six years ago, and Vernie, who now lives in Indianapolis. Besides the son and husband she leaves three sisters to mourn her loss. They are: Mrs. Lucy Simmons of Filmore, Mrs. Amanda Johnson of Greencastle, and Mrs. Zola Wood of Indianapolis. She will be sadly missed by these relatives and her many friends. She suffered intensely during the fourteen weeks of her illness and expressed the wish to those who attended her in her last hours that the dear Lord would come and take her home and she would be so glad to join the loved ones gone before. To the dear friend, Mrs. Driseil, whose loving attentions were untiring to the last, she said: "I can never forget your kindness," showing how much she appreciated her many efforts to relieve her suffering.

Call not back the dear departed,

Anchored safe where storms are o'er,

On the border land we left her,

Soon to meet and part no more;

Far beyond this world of changes,

Far beyond this world of care,

We shall find our missing loved one,

In our Father's mansion fair.

The Treasurer and Auditor will cheerfully correct all mistakes for which they are responsible and the county assessor will explain the assessment of personal property and the extending and collecting of taxes are done by as many different officers.

Time is at hand for the paying of

Fall taxec. Monday, November 2, is

the last day on which taxes can be paid, without the penalty being at-

tached. You soon will find your-

self in the Treasurer's office in a

great crowd, awaiting to get to pay

windows. Some will be in a hurry to

make certain trains to get home. Why

delay and cause yourself as well as

the treasurer so much inconvenience?

If the second installment of taxes

is not paid within the limit set by

law, the taxes become due and delin-

quent and with penalty is extended

by the Auditor and charged to the

Treasurer. The state is interested in

this extension and the Auditor and

Treasurer are both personally liable

for any penalties that might be re-

funded.

Under no circumstances can the

Treasurer alter the duplicate. He

can make no reduction in taxes and

he can not refund money once paid

in. Errors must be corrected through

the Auditor's office.

As the Treasurer can not know the

location of each person's property,

tax payers should designate the

property on which they wish to pay

and see that all property is included

in their receipt. If they have land in

more than one township or corpora-

tion, or desire to pay taxes on lands

or lots not in their name, call the

Treasurer's attention to the matter

carefully examining receipts, see if

they describe all property (personal

and real) and are otherwise correct

before leaving the office, and if any

errors are evident have them cor-  
rected at once.

The Tax Duplicate is not a trans-

fer book and when, for any year, the

Tax Duplicate is made with reference

to the property on the first day of

March said year the duplicate remains

forever unchanged as to showing of

property in whose books or prompt

recording of deeds to the contrary

notwithstanding.

Property will appear in same name

as the payment of the second instal-

ment as for first. Assignees, Guar-  
dians, Administrators and others who

pay taxes on property in trust and

persons whose taxes are complicated,

such as undivided estates, etc., are

earnestly requested to settle such

taxes before the last few days, as it

requires considerable time to make

divisions and separate receipts. Thus

avoids mistakes which might happen

during the rush of the last few days

of taxpaying.

"All property, both Real and Per-  
sonal, shall be liable for the pay-  
ment of all taxes, penalties, interest  
and cost charged to the owner there-  
of in such county, and no partial  
payment of any such taxes penali-  
ties, interest or costs shall discharge  
or release any part or portion of such  
property until the whole is paid,

which lien shall in no wise be erected

or destroyed by any sale or trans-  
fer of any such personal property, and

shall attach on the first day of April

annually for the taxes of such year."

—From Section 173, Acts 1881.

SPECIAL NOTICE.

All Ditch Taxes and Street Im-  
provements must be called for sepa-  
rately.

The taxpayer often has personal

property and poll assessed to him

separately from his real estate espe-  
cially when the land is in joint title,

and accordingly must have a receipt

therefor.

Delinquent taxes must be paid

before the current tax.

The Treasurer will not be re-  
sponsible for penalties andcharges on delinquent taxes, re-  
sulting from omission of the

person paying such tax to state

definitely on what property, in

whose name and in what town-  
ship or corporation it was as-  
signed.

Very Respectfully,

H. H. RUNYAN,

Treasurer Putnam County.

6t Friday, D., Sept. 25; 6