

Jasper Republican.

RENSSELAER, Ind., Jan. 14, 1876.

Republican Convention.

WHEREAS The State Central Committee of the Republican party, of Indiana, has recommended the holding of Conventions in the several counties of the State, on the 5th day of February, 1876; and

WHEREAS The counties generally have called Conventions accordingly,

A call is hereby made to the Republicans of Jasper county, to assemble in Mass Convention at the Court House in Rensselaer, Indiana, on Saturday, the 5th day of February, 1876, at 1 o'clock, P. M., for the purpose of

First, The selection of ten Delegates to the State Convention.

Second, The appointment of a County Central Committee for the ensuing County.

Third, The fixing of a time for holding County Nominating Conventions.

Fourth, The transaction of any other business that may properly come before said Convention.

Rensselaer, Indiana, January 6, 1876.

By order of the Jasper County Republican Central Committee.

JAMES A. BURNHAM,
Chairman.

A bill has been introduced in the legislature of Ohio taxing Church property.

There will be five eclipses this year—two of the sun, two of the moon, and one of the Democratic party.

For publishing the Bristow sensation, Guy Magee was discharged from the editorial staff of the *Inter-Ocean*.

Ten million dollars worth of new building, says the *Evening Journal*, were erected in Chicago in 1875, making a frontage of over ten miles.

Chicago, Cincinnati, Cleveland and St. Louis have already put in claims for the next Republican National Convention. Others are to be heard from.

Hendricks and Bayard seem to be uppermost to-day as the Democratic candidates for President and Vice President. To-morrow it may be Bayard and Hendricks.

An anti-Masonic paper is soon to be established in Cincinnati, with J. H. H. Woodward as the publisher. The Indianapolis *Herold* says it will create a terrible rattling among the dry bones of the lamented Morgan.

The Democratic members of Congress have given up their investigation programme, and fallen back on retrenchment. The Republican officials are doing their work so well that investigation was found to be simply a waste of time.

For some shortcoming a St. Louis wife (a strict church member) knocked her husband down with a paddling stick and then held his head in a tub of dirty water until he was just ready to expire. Then she laid him on the lounge, and, sitting by his side, read aloud a chapter in the Bible, and wound up the exercises by asking him if he didn't believe the time is coming when all men will be good.

Tweed is a regular Jack-in-the-box. Now he is here, now there. A little while ago he was in Havanna, sure. Then that was denied with absolute certainty. Now it transpires that the great "Boss" is sojourning at Uxbridge, Canada, and that he has been stopping at what was formerly known as the Plant Hotel, kept by an American. His friends are keeping his whereabouts a close secret, you see.

The third term business was a sort of Democratic jelly-fish. There were no bones in it. From first to last the REPUBLICAN opposed the idea, not that there was any great danger of its becoming popular, but from principle, and, further, because we did not wish to see Republicans deceived by any such transparent dodge. The Democrats made the most they could of it, simply as a matter of policy.

However, now that the third term is a dead cock in the pit, a few weak and time-serving Republican papers, in their haste to get on record as against it, think to add zeal to their protests by indulging in flings both low and mean at President Grant. This is contemptible. The question of a Presidential third term should stand or fall upon its merits, regardless of friendly or unfriendly feelings for Grant. Third term or no third term, low flings from friend or foe can not obscure the fact that the country owes President Grant a deep debt of gratitude. His place in history will be an enviable one, for there he will be recorded as one of the world's greatest generals, an executive officer of rare ability, a statesman of high degree, and one whose devoted patriotism to country was pure and unquestioned.

Remington Items.

BY ANON.

JAN. 12, 1876.

Corn, 21 cts.; corn, shelled, 23 cts.

Everybody pleased with the cold weather.

An immense amount of corn was brought to this market yesterday and to-day. Over one hundred wagon loads were brought in yesterday, and over three hundred to-day; in consequence of which the grain merchants are all very busy.

No service at any of the places of worship in Remington Sunday evening last—All on account of the cold weather.

The firm of Church & Lyon have disposed of their stock of dry goods and groceries. It is understood that the firm is somewhat impaired. Liabilities, \$30,000; assets, \$40,000.

Tribby & Lowry have purchased the stock of goods formerly owned by Church & Lyon, heirs of Tribby & Lowry are both enterprising and honorable gentlemen. We hope for them a flourishing business in the future.

A. J. Trigg has disposed of his barber shop, and left town, and all the good citizens are rejoicing in consequence thereof.

COMPILED FROM THE RECORD.

B. M. Butler and John Burger have dissolved partnership.

Bagatelle is a popular game.

The Good Templars Lodge is in a healthy and growing condition.

The editor of the *Record* says he will dance no more in Remington at public balls. Cause—some persons go through with performances not mentioned on programme.

S. M. Black has purchased B. M. Butler's interest in the lumber yard, and the firm is now known as Burger & Black.

The Secretary, B. M. Butler, gives notice that there will be a meeting of the Stockholders of the Remington Agricultural Association, on Saturday, Jan. 29, 1876, for the purpose of electing Board of Directors, President, Vice President, Treasurer, Secretary, Superintendent and Marshal, to serve one year.

Legal Advertisements.

The undersigned hereby notifies all interested that he will apply to the auditor of Jasper County, Indiana, for a new certificate of purchase of the northwest quarter of the southwest quarter of section sixteen (16) township twenty (20) north, range six (6), the original of which was lost or mislaid, was given to Ezra Parker, February 2nd, 1855, and belonged to me by assignment. 18W12 NEWMAN H. PRATER.

ESTRAY NOTICE.

Taken up by William Castor, living in Milroy township, Jasper county, Indiana, one end, road, with white face—no marks or brands perceptible, supposed to be two years old, and appraised at fourteen dollars. Taken from the docket of Wesley Meadows, J. P.

Witness my hand and the seal of the Jasper circuit court hereunto affixed at Rensselaer, this 5th day of January, A. D. 1876.

MARION L. SPITLER,
Clerk of Circuit Court.

Thompson & Bro. Attys for Plaintiff. 17W3

Non-Resident Notice.

State of Indiana, Jasper County, ss:

In the Circuit Court, February Term, 1876.

Complaint No. 969.

James Hammond, Henry Boon, versus

Mary R. Collett, George Shanks, et al.

Now comes the Plaintiff by the aforesaid & Bro. attorneys, and doth complain, together with an affidavit that said Defendants, C. J. Brown, J. M. Watson, A. F. Griswold, D. J. Huston, S. O'neal, James D. Babcock, Frank W. Babcock, W. C. Pierce, Joseph H. Willey, John B. Meinkrook, F. W. Bedford, Abel Mentzer, Jackson Phegley, W. H. McDonald.

17W3

Non-Resident Notice.

State of Indiana, Jasper County, ss:

Circuit Court, February Term, 1876.

Plaintiff vs. Defendants, C. J. Brown, J. M. Watson, A. F. Griswold, D. J. Huston, S. O'neal, James D. Babcock, Frank W. Babcock, W. C. Pierce, Joseph H. Willey, John B. Meinkrook, F. W. Bedford, Abel Mentzer, Jackson Phegley, W. H. McDonald.

17W3

Non-Resident Notice.

State of Indiana, Jasper County, ss:

Circuit Court, February Term, 1876.

Action to quiet title.

Simon P. Thompson versus

Andrew J. Harlan and DeJillah Harlan.

The Defendants are hereby notified to appear and answer the Plaintiff's complaint at said term of said court, commencing on Monday, the 28th day of February, 1876, at the Court House in Rensselaer, in said county, said cause will be heard and determined in that place.

Witness my hand and the seal of the Jasper circuit court hereunto affixed at Rensselaer, this 5th day of January, A. D. 1876.

MARION L. SPITLER,
Clerk of Jasper Circuit Court.

Thompson & Bro. Attys for Plaintiff. 17W3

Sheriff's Sale.

By virtue of a copy of decree and execution to me directed from the Clerk of the Jasper Circuit Court, I will expose at public sale to the highest bidder on

Saturday the 29th day of January A. D. 1876 between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the door of the Court House in Jasper County, the rents and profits for a term of not exceeding seven years, of the following described real estate to-wit:

The southeast quarter (1/4) of the northwest quarter (1/4) of section four (4), in township twenty-seven (27), north, range six (6), west, in Jasper county, Indiana; and failure to realize the full amount of judgment, interest and costs, I will at the same time and place expose at public sale the fee simple of said real estate.

Taken as the property of Josiah N. Ross and Saline D. Ross at the suit of John K. Ross.

Said sale will be made without relief from valuation or appraisement laws, and subject to the redemption laws of 1861.

December 31st, A. D. 1876.

LEWIS L. DAUGHERTY,
Sheriff of Jasper County, Ind.

M. F. Chilcott, Attorney for Plaintiff. 17W8

Sheriff's Sale.

By virtue of an execution and copy of decree to me directed from the Clerk of the Jasper Circuit Court, I will expose at public sale to the highest bidder on

Saturday, the 5th day of February, 1876,

between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the door of the Court House in Jasper County, the rents and profits for a term of not exceeding seven years, of the following described real estate to-wit:

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Taken as the property of Josiah N. Ross and Saline D. Ross at the suit of John K. Ross.

Said sale will be made without relief from valuation or appraisement laws.

January 5th, A. D. 1876.

LEWIS L. DAUGHERTY,
Sheriff of Jasper County, Ind.

Thompson & Bro. Attys for Plaintiff. 18W3

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The west half of the southwest quarter (1/4) of section twenty-five (25), in township (32), north, of range seven (7), west, in Jasper County, Indiana; and failure to realize the full amount of judgment, interest and costs, I will at the same time and place expose at public sale the fee simple of said real estate.

Taken as the property of Millard J. Sheridan and Lois A. Sheridan at the suit of Simon P. Thompson.

Said sale will be made without relief from valuation or appraisement laws.

January 5th, A. D. 1876.

LEWIS L. DAUGHERTY,
Sheriff of Jasper County, Ind.

Thompson & Bro. Attys for Plaintiff. 18W3

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January 5th, A. D. 1876.

LEWIS L. DAUGHERTY,
Sheriff of Jasper County, Ind.

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