

# The Mars Democrat.

Wood! Wood! Wood!!  
Those of our subscribers who promised us WOOD, will confer a favor by bringing it on immediately.

## County Fair.

To save time and prevent confusion on the first day of the fair, competitors for premiums are requested call upon the undersigned at his residence, or on Dan McDonald, at the office of the Marshall County Democrat, and make their entries as soon as possible. SAM. B. CORBALEY, Sec'y

We leave the ticket out this week for want of room.

Remember that the Marshall County Agricultural Fair will be held on the 13th, 14th, and 15th days of October.

We are authorized to say that James Pack and Esq. of La Porte will deliver an address at the Fair Ground, on Friday, the last day of the Fair, on the subject of Agriculture. The well-known ability of Mr. P. is a sufficient guarantee that we shall have a good speech.

We learn that a certain M. D. of Small Pox, notoriously, in his speeches throughout this County, devotes about half of his time to our party—the Democrats. Mr. Johnson, Republican candidate for Circuit Prosecutor, also, we hear, tells the people that the Democrat is a poor concern, and that the statements in it are generally false, etc. Pitch in gentlemen, while you can, but remember while you are attempting to exterminate us, that it is a game that two can play at.

UPSMALL, SMALLER names.—When Colfax was here, the Republicans engaged Mr. Matteson, Democrat of North Township, to drum for them, on a promise that he should be "well paid." After playing all day, they offered him the enormous sum of \$15. Such compensation as this may do for Republican drummers, but "Democratic Thunder" is worth more.

Last week in the hurry of business, we neglected to notice the appearance of the Rochester Sentinel, edited and published by Pershing & Carrthers. It presents a very neat typographical appearance, and is edited with marked ability. The Democrats of Fulton—every one of them—should extend to it a liberal support.

If the old blot that edits the \$350 Press did not degrade himself more than he injures our position in society, by the personal hits aimed at us from week to week in his paper, we might condone to notice the author.

The old Punkin head of the \$350 Press, that got drunk and drank—not drunk—asks us to decide which paper has the largest circulation. Probably old punkin head would swear to the truth—we don't know. Guess if he can't take our word for it he won't take our oath.

Very Agreeable.—The presentation of a bouquet by the Republican ladies of Plymouth, to the Hon. Schiller Collier, must have been a very affecting scene—almost equal to Judge Fuller's speech.

Informed by his very wise suggestions in relation to publishing Exhibits, has certainly earned for himself the name given to Doestick's particular friend. Ignorance ought to be sent to the Insane Asylum.

The members of Protection Hook & Ladd Company will appear in full dress uniform on the Fair Ground, on Thursday, the 14th inst, at 3 o'clock p.m.

Such a man as Ross is indeed a nuisance to us. We will not act as a spy for Eastern houses over all the business men in the town and vicinity; and if any one happens to set his affairs in them, he immediately informs their creditors, and represents their affairs in such a hopeless condition that they become alarmed and authorize him to wind them up. This he does in such a way as to reap immense fees in one instance in which he was concerned, his fees and the costs consumed over half the amount collected.—M. C. Republican (\$350 for Taxes!)

We are authorized to say that the above is a lie, manufactured out of whole cloth—without foundation, reason, justification, or excuse. A wholesale unmitigated and malicious lie, and the editor knew it when he wrote it. Wonder if he wrote to that lot of \$350 for his office? Answer, dirty face.

We are forced to leave out a number of advertisements this week, for want of room. We will make it all O.K.

The communication of "M." will appear in our next issue. No room the week.

W. F. SWANSON, Esq. will please accept our thanks for late California papers.

Mattingly in his last paper, in excuse for putting in his office at \$350 when it was worth \$700, says that the Assessor asked him how much his office (building) was worth; he replied that it cost him \$200 that the Assessor then said he would put it down at \$100. This we do not believe; but suppose to be the law requires the Assessor to fix the value of his improvements, and if he thought it worth only \$100, he might well do so. We are at the last term of the Court. In the next place it shows that J. A. Liston was the original counsel, and also that "in said affidavit are no facts or statements in relation to the honesty or credibility of any citizen of Marshall County." We leave public to decide this question.

**Pittsburgh, Fort Wayne & Chicago RAIL ROAD, PLYMOUTH STATION.**  
At the time is close, and when you will have an opportunity of selecting those men for county officers in whom you can repose confidence and know they will do what is just and right between man and man, I wish to present a few thoughts to the thinking, reasonable portion of voters, who do not allow themselves to be deceived by every idle tale put in circulation merely for electioneering purposes. If there is one duty devolving upon our citizens which they should perform calmly, fairly and honestly, as they truly believe, that duty is the exercise of the elective franchise privilege. The realization of this fact has prompted the following propositions:

1st. When a person has served in an official capacity during one term, and in that capacity has conducted himself in an upright, gentlemanly manner—striving to protect the interests of the unfortunate, whenever it was in his power to do so and not compromise the rights and interests of those in whose favor the law required

him to act, thus striving at all times to promote the true interests of all parties, and that, too, irrespective of political character; will you disregard his just claims to your political influence, and cast your vote at the coming election for a man whose practical fitness for public office may reasonably be brought in question?

2d. When a man has been engaged in an official station for one term, has he not acquired a practical knowledge of the duties of that office which will enable him to perform them with greater ease and more accuracy than one who knows nothing of the duties of the office, and who brings but a small amount of acknowledged ability to sustain him in the performance of these duties?

COMMITTEE OF ARRANGEMENTS:

MARK CUMMINGS, DR. BROWN, JOSPEH EVANS, D. VENIGNEAU, DAVID HOW.

TICKETS \$1—REFRESHMENTS EXTRA.

Music by RAYMONT & KELLEY.

State of Indiana Marshall county.

J. J. Vinal, against Attachment.

Franklin L. Larnard, the defendant in the above Entitled cause, of the filing of the plaintiff's complaint and affidavit and undertaking in this behalf, and of the pendency of this action, and that the same will stand for trial on the 28th day of October, A.D. 1858 at 1 o'clock a.m., at my office in Plymouth, Marshall County, Indiana.

Dated October 4th, 1858.

J. H. CASE, Justice [Seal.]

STATE OF INDIANA.

MARSHALL COUNTY.

In the Common Pleas Court October term A.D. 1858, Estate of Jacob Klingerman, deceased, James O. Parks Administrator. Notice is hereby, that account current will be presented to the Court at its October Term, 1858, for examination and a final settlement of the Estate of Jacob Klingerman, deceased.

Attest. N. R. PACKARD, C. C. P. M. C. 473 By W. M. KEDDALL, Dep.

Four Long-standing Cases of Fever and Ague cured after using Osgood's India Chologogue.

From a recent Druggist, Belvoir, O. May 26, 1858. GENT.—I am out of your Ague Syrup, and wish you would furnish me a supply immediately.

This article is sold in 100 drams.

Mr. Ague. I have not heard of its failing in a single instance to effect a thorough cure. I know of four long-standing cases in which Osgood's India Chologogue and many other things were used without breaking up the disease. Your AGUE SYRUP effected a speedy and permanent cure. Six months have now elapsed since three of the cases were cured. The fourth case was in my family. It was of five or six months standing. The Chologogue did no good, but your medicine effected a speedy cure.

Individues are sometimes made use of to convey ideas the author is afraid to plainly avow; insinuations of such a character should produce no other effect than profound contempt for their author.

Be not seduced into the support of incompetent, unworthy men, by the representations of any party. Search out facts and be guided by them. Do your duty as men of discernment and all will be well. Fill your offices with unfit men and you will reap the disagreeable consequences when it is too late. Our present Democratic nominees and officers have proved themselves to be honest, worthy, obliging and competent men; such you may rest.

W. B. DEMICK.

Dr. ROBACEK'S GREAT MEDICAL DISCOVERIES.

Dr. Robacek's Scandinavian Remedies are overturning all the old theories of medicine. They read the blood through the eye's five organs with a quickness, certainty and curative effect almost miraculous. The herbs with which the said medicine is composed are of Sweden and this combination of vegetable elements is superselvior than all the mineral medicines. Bryospera, couget, bronchitis, bilious complaints, fits, nervous affections, hysterics, scrofula, skin diseases, rheumatism, headache, pains in the back, sexual debility, etc. are relieved with wonderful rapidity, and there is no malady originating in a morbid condition of the blood or other fluids of the body, that does not yield to the Scandinavian Remedies. See Advertisements.

LET \$400 PAID OUT IN DOCTORS FOR FEVER AND AGUE.

From a respectable Farmer near Green Spring, Ohio—I have made use of J. L. ST. JOHN'S AGUE SYRUP with most astonishing success.

I purchased a bottle which cured permanently four cases of Fever and Ague. They all took an entire taking the Syrup. I have paid out Four Hundred Dollars during the past six years in doctoring for Fever and Ague. I had made use of Chrystie's Balsam, and a host of Ague Medicines, but was only able to obtain a temporary relief, until I made use of the AGUE SYRUP, since which time my family have once more been able to enjoy life again.

JON SIMMONS.

SHERIFF'S SALE.

By virtue of a Commission and order of Sale, issued from the Clerk of the Marshall Circuit Court, I hereby certify that an election will be held at the usual places of holding elections in each and every Township in said County, (except Green and Polk Townships.) In Green Township, between the hours of 10 o'clock a.m. and 4 o'clock p.m., or, said day, the following described real estate to wit:

The south half of the west half of the northwest quarter of section nineteen, township thirty five, north of range three west, in Marshall County, Indiana.

Taken as the property of George Woodworth, at the suit of Henry Wait.

J. F. VAN VALKENBURGH, Sheriff M. C. 45-43.

ELECTION NOTICE.

STATE OF INDIANA.

MARSHALL COUNTY, SS:

To the Sheriff of said County Greeting:—I, Newton R. Packard Clerk of the Marshall Circuit Court, do hereby certify that an election will be held at the usual places of holding elections in each and every Township in said County, (except Green and Polk Townships.) In Green Township, between the hours of 10 o'clock a.m. and 4 o'clock p.m., or, said day, the following described real estate to wit:

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