

THE BANNER ABOUT HOME.

Extra copies of the Banner, in wrappers, ready for mailing, may be had at the office for 6 cents each.

Apology.—Our readers will readily bear us out in the statement that we have not had to offer them many apologies on any account since our connection with the Banner. At no publication hour has it failed to be promptly on the ground, but during the latter part of last week, a rush of job work, together with the warm weather, had used our rollers so roughly, that on Monday we were barely able to get the first side of our paper worked at all. Others were immediately made, but it is impossible to get new rollers to work until they have had sufficient time to give them the necessary surface. Such an accident often occurs in printing offices, but we had before succeeded in keeping sufficient watch to prevent it with us.

Public Speaking.—Messrs. COLMAN and ENOR, candidates for Congress will address their fellow-citizens at the Court House in Plymouth on tomorrow, (Friday) at 2 o'clock p. m. and at Bremen, in this County at 1 o'clock p. m. on Saturday.

A Register of the temperature as kept at the DeGuereen Rooms of J. R. Armstrong in this place, for the present month, to the 20th.

Table with 2 columns: Date and Temperature. Rows include Aug. 14, 15, 16, 17, 18, 19, 20.

Andrew J. Johnson, charged with larceny, was sentenced at the present term of the Circuit Court to the State's prison for two years—to pay a fine of forty-seven dollars, and to be discharged for two years.

Removal.—The DeGuereen Rooms of Mr. Armstrong are removed to his residence in Edwards' new building on Michigan street. His operations heretofore seem to have given general satisfaction, and our citizens should extend him their patronage.

The Marshall Circuit Court is now in session in this place, Judge Stanfield presiding. It is stated that the unusually large criminal docket, will allow but little time to attend to any other business, if the cases all get a hearing.

Accident.—On Saturday evening last Mr. James Thompson was on his way home, some four miles west of this place, in company with a neighbor, with whom he was riding quite fast, his horse inclined to one side of a tree in the road, whilst the rider leaned to the other, and was thus thrown off against it with such force as to dangerously fracture his skull. We have understood that there are some doubts of his recovery.

We are requested to announce the name of NEWTON R. PACKARD as a candidate for Sheriff of Marshall county, at the October election, subject to the decision of the Democratic convention.

The Know Nothing Secret Explained.—A German word, 'ch' is explained as 'ch' in the text, likely a pun or a specific reference to a group or event.

Democratic Conventions.—The Democrats of Marshall and Stark counties are respectfully requested to meet in Convention at the Court House in Plymouth on the 12th day of September, 1854, for the purpose of nominating a candidate to represent them in the next State Legislature, and to attend to such other business as may be thought advisable.

Come up to the work, and say whether Dr. Eddy, your Representative in Congress has betrayed his trusts, and whether you are prepared to battle for a perpetuation of the Union and popular sovereignty. By order of the CENTRAL COMMITTEE.

SHOCKING MURDER.—A young man named Luanda, of Terre, near Savenoy (Louis Iourens) lately formed the project of marrying a girl, but his parents would on no account consent to it. This caused him to conceive a violent animosity against them and especially his mother, who had been more violent in her opposition than his father. A few days ago he went to a field where his mother was engaged in watching the cattle, and unexpectedly rushing on her, threw her down, dragged her to a ditch, and there, kneeling upon her breast, strangled her with his hands. He then returned home and made a hearty meal. Two hours after, he returned to the field dug a hole and buried the corpse.

The woman being misled and the animosity of the son being a matter of public notoriety, he was arrested on suspicion.—Shortly after he had been placed in confinement he made a full confession of his crime. Gallegoni.

REMOVAL.—The undersigned having removed his place of operating 50 rods north on the same street, still invites the citizens and country people to call while the opportunity is in their reach, and no pains will be spared to obtain good likenesses. He promises to give satisfaction to all reasonable expectations. J. E. ARMSTRONG, Aug. 21, 1854.

SEVERAL NOTICES.

New Prints.—Dues, Mortgages and Quit Claims of an approved short form, and at a very short price, are for sale at this office. Also Blank Notes ready for use and for sale at the same place.

Wm. S. Curran, Master Commissioner for Marshall County, empowered by the late laws of Indiana, to administer all oaths and affirmations which are required by law to take and certify all writs and depositions, &c. Also as Notary Public, he will take acknowledgments of Deeds, Mortgages and other legal instruments, and which may be executed at a trifling expense upon application at the heretofore office, Plymouth.

Dr. A. A. Adams.—Dear Sir Having used your Javer Balsam in my family for a number of years, I therefore, with much confidence, bearing that it is the best medicine for the cure of all kinds of Coughs, Croup, Whooping Cough, &c. I cheerfully recommend it to the Public generally as worthy of their attention, for it is a Medicine of great value. I might name many other instances of the efficacy of your Balsam, but suffice it to say, as a family medicine, it ranks among the first.

Justice Innoyer. See Dr. A. A. Adams' advertisement in this paper, August 10, 1854.

The State of Indiana, vs. George S. Conroy, et al. In the Marshall Common Pleas Court, October Term, 1854. George Conroy, Guarantors of the Person and estate of Mary Metcalf, Petition for partition of certain Real Estate therein described, and whereof the north-west corner of the same is situated in Marshall county, Ind. In the Marshall Common Pleas Court, October Term, 1854.

Whereas the plaintiff in the foregoing petition has filed his petition for partition of certain Real Estate therein described, and whereof the north-west corner of the same is situated in Marshall county, Ind. In the Marshall Common Pleas Court, October Term, 1854.

SECRET'S NILE OF REAL ESTATE! PUEBANT to the order of three several writs of Habeas Corpus, issued to me out of the office of the Clerk of the Circuit and Common Pleas Court of Marshall county, in the State of Indiana, I will offer for sale at the Court House door in Plymouth, said county, on Thursday, the 11th day of September, 1854, between the hours of ten o'clock A. M. and four o'clock P. M. on said day Real Estate in said county, described as follows:

No. 1. 20 feet fronting on Michigan street in the Town of Plymouth, and extending back 120 feet, to the street, with a brick Store thereon, occupied by Pomeroy & Brothers, being part of the north half of Lot 1.

No. 2. Twenty feet fronting on Michigan street, and extending back forty feet, with the building thereon, occupied as a hardware store, being part of the south half of Lot 1, and adjoining the piece numbered one, above described, on the south.

No. 3. Also the Warehouse buildings standing on the east of said brick and Hardware Stores, on said street.

No. 4. Also the interest of William G. and Mark Pomeroy, in Lots No. 171 and 172, in the said town of Plymouth, with the buildings and improvements thereon, now occupied by William G. and Mark Pomeroy.

A. Said property described above and numbered 1, 2, and 3, being levied on to satisfy an execution against said W. G. & M. Pomeroy, as partners under the name of Pomeroy & Brothers, in favor of Stephen M. Adams, for \$114.33, with legal attachment fees.

B. Said property above described and numbered 4, being levied on to satisfy an execution in favor of and against the same parties above named, for \$200.00, with legal attachment fees, and the levy on the property numbered 1, 2, and 3, is subject to the above levy, as stated.

C. Said property above described and numbered 3 and 4, being levied on to satisfy an execution in favor of and against the same parties above named, for \$100.00, with legal attachment fees, and the levy on the property numbered 1, 2, and 3, is subject to the above levy, as stated.

The rents and profits of said property will first be offered for any period not exceeding seven years, and if not sold for sufficient to pay the debt, the same will be offered for the term of one year, and if not sold, the interest of the defendant therein will be offered to the highest bidder on those waiving appointment, and for not less than two-thirds the appraised value on those not waiving appointment.

The appraisement of said property is as follows: On the execution above marked B, the property above numbered 1, is appraised, exclusive of the execution marked A, and other improvements, at \$100.00. The property numbered 2, is appraised at \$200.00. The property numbered 3, is appraised at \$100.00. Said sale will be continued from day to day, if necessary, between the hours aforesaid, until the property is sold, or until three-fourths of said execution is paid.

Notice to Timber Thieves.—A. L. STOKES is hereby informed that any person who is guilty of cutting or carrying away any timber belonging to the undersigned, or who is guilty of harboring or concealing any such person, shall be liable to the full value of the timber so cut or carried away, and to the costs of this notice. A. L. STOKES, Proprietor of the 'New Version'.

EXTRACT OF THE 'New Version'. NOW it came to pass under the reign of King Franklin, that while the people of Plymouth were rejoicing with cheer and exultation at the mighty and wonderful victory which they had just achieved over the Indians of that same tribe.

Why do you go? And they answered and said, we go, but we go not to fight, and then their brethren felt satisfied in their hearts, and let them depart in peace.

Now it came to pass when many days had gone by, Behold, Newton and Joseph returned and brought with them many strange and wondrously devised things, but they had been so long in the wilderness, that they had become very wild.

Loaves & Fishes. Whereupon said Joseph, and his brethren, and all the multitude that were with him, began to murmur against him, saying, 'How canst thou do this?'

Where they will find the above mentioned in the 'New Version' of the Bible.

Peckham and Ferry. Peckham and Ferry, Proprietors of the 'New Version' of the Bible, are now in possession of the rights of the same in this State.

Nebraska Meeting. A. L. STOKES is hereby informed that any person who is guilty of cutting or carrying away any timber belonging to the undersigned, or who is guilty of harboring or concealing any such person, shall be liable to the full value of the timber so cut or carried away, and to the costs of this notice.

MILK COWS. A. L. STOKES is hereby informed that any person who is guilty of cutting or carrying away any timber belonging to the undersigned, or who is guilty of harboring or concealing any such person, shall be liable to the full value of the timber so cut or carried away, and to the costs of this notice.

TO NON RESIDENTS. NOTICE is hereby given that the undersigned, A. L. STOKES, is hereby informed that any person who is guilty of cutting or carrying away any timber belonging to the undersigned, or who is guilty of harboring or concealing any such person, shall be liable to the full value of the timber so cut or carried away, and to the costs of this notice.

INCORPORATED. A. L. STOKES is hereby informed that any person who is guilty of cutting or carrying away any timber belonging to the undersigned, or who is guilty of harboring or concealing any such person, shall be liable to the full value of the timber so cut or carried away, and to the costs of this notice.

NOTICE OF AN EXECUTION TO ME DIRECTED BY VIRTUE OF AN ORDER OF THE MARSHALL COUNTY COURT. A. L. STOKES is hereby informed that any person who is guilty of cutting or carrying away any timber belonging to the undersigned, or who is guilty of harboring or concealing any such person, shall be liable to the full value of the timber so cut or carried away, and to the costs of this notice.

Mortgage Sale. A. L. STOKES is hereby informed that any person who is guilty of cutting or carrying away any timber belonging to the undersigned, or who is guilty of harboring or concealing any such person, shall be liable to the full value of the timber so cut or carried away, and to the costs of this notice.

ADMINISTRATOR'S SALE. A. L. STOKES is hereby informed that any person who is guilty of cutting or carrying away any timber belonging to the undersigned, or who is guilty of harboring or concealing any such person, shall be liable to the full value of the timber so cut or carried away, and to the costs of this notice.

Strayed or Stolen. A. L. STOKES is hereby informed that any person who is guilty of cutting or carrying away any timber belonging to the undersigned, or who is guilty of harboring or concealing any such person, shall be liable to the full value of the timber so cut or carried away, and to the costs of this notice.

THE OLD LINE DRUG & BOOK STORE. G. B. ROBERTS, Proprietor. A. L. STOKES is hereby informed that any person who is guilty of cutting or carrying away any timber belonging to the undersigned, or who is guilty of harboring or concealing any such person, shall be liable to the full value of the timber so cut or carried away, and to the costs of this notice.

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Discovered at Last. LIME! LIME! LIME! A. L. STOKES is hereby informed that any person who is guilty of cutting or carrying away any timber belonging to the undersigned, or who is guilty of harboring or concealing any such person, shall be liable to the full value of the timber so cut or carried away, and to the costs of this notice.

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Farm for Sale. 280 ACRES, about 70 well improved, a good house and barn, 12 miles north-west of Plymouth, one mile south of the Laporte road, and two miles from a good Creek. Call and see the premises. EDWARD SMITH, May 19, 1854.

NOTICE TO CREDITORS. The undersigned Receiver of Swamp Lands of Marshall county, will receive and render proposals for the construction of the following bridges, and will accept of the best responsible bidder, at the following places: At Union Town, Monday, 21st day of August, 1854, at 1 o'clock, P. M.

At Smith's Tavern, Green Township, Tuesday, 22nd day of August, 1854, at 1 o'clock, P. M. At Union Town, Monday, 21st day of August, 1854, at 1 o'clock, P. M.

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