

Electoral Tickets. We have already filled orders for Election Tickets for several counties. Such orders will have immediate and special attention.

Cheering News from Copiah. The Copiah and the Copiah Herald both inform us that the Conservative Democracy of Copiah county have buckled on their armor, and have gone into the field with a determination to win.

The Duty of the Hour.—The preliminary work of the canvass has been performed by the Conservatives. They have laid down their platform. They have exposed the misdeeds of the Wracklers and their outrageous abuse of power.

The Rads attempt to justify their thievings by publishing lists of Whigs and Democrats who they say defrauded twenty and thirty years ago. Most of the men whom the Radicals accuse, and probably all of them, have long since gone before the Heavenly Tribunal.

The Radicals of Warren county recently passed a resolution which said "we, the Republicans of Warren county, endorse the course of our Senator, Hon. A. Ames in the Senate of the United States."

The Vallonia says Grand Giant Compton, of the Ku-Klux Klan, insisted upon that journal's advocating his (Dr. Compton's) claims for gubernatorial honors at the hands of the Democratic party.

The Radicals call the Democrats thieves, murderers, etc. and yet when they find one venal enough to sell his politics for office they immediately nominate him, and give the "go-by" to the Salvagos and Carpet-baggers.

The editor of the Leader is very anxious to know if the Conservatives carry the banner of the "Anti-Amendment White-Man's Democratic Party." It is natural that he should be excited about it, for in 1869, when he supported Alcorn.

The Leader says Roring C. Powers, the bully boy who parts his hair in the middle, has "traversed all parts of the State and made a great number of telling speeches." Yes, they were telling.

The opposers of Radicalism in Yazoo are setting a good example of energy and activity, notwithstanding the large majority of what the Mongrel leaders consider mortgaged votes, against them.

THE CLAMORS OF THE TAX GATHERER. They still come up from all parts of the State mingled with the groans and shrieks of the unfortunate tax-payers.

THE CANVASS.

Comparison of Expenditures under Citizens' and Carpet-bagger's Rule. Mr. Attorney General Morris published in several issues back of the Leader a letter which shows that he has been filling his belly with east wind, or at all events trying to stuff the five hundred and one readers of the Leader with vain knowledge.

And the Attorney General proceeds to verify his assertion by presenting a set of figures which for the most part embrace the years of the war—and which we have never been absurd enough to refer to even in a comparative statement of expenses in a time of peace.

According to Auditor Musgrove's report, the expenditures for the year 1870 were \$1,061,249.90, from which make up the deduction of interest on account of the Chickasaw School Fund and some other extraordinary appropriations.

Under this head we will take for example two years immediately preceding the war, and the two years of Carpet-bag rule, cited by the Attorney General.

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Honest, Law-Abiding Officials.

In his letter assailing the Stowaway figures of the CLARION, the Attorney General boasts of strict obedience to the law and integrity of the Radical officials, as if unmindful that there is no occasion for stealing, or naming, when they have improved their opportunity to take all their greed requires, under cover of public duty on the part of the Radical officials.

It appearing to the satisfaction of this Board, we will from this date, make no further mention of the names of the Wracklers, and their various misdeeds and confessions of John C. Tucker himself, as from the certified copies of the Board of Supervisors, it is seen that John C. Tucker, Superintendent of Education, has since his appointment to said office, been guilty of fraud, extortion and malfeasance in his said office.

That said John C. Tucker, Superintendent of Education, on the 13th day of February, 1870, received from the Board of Supervisors, a check for \$700.00, which he did fraudulently and knowingly demand, take, collect, and receive from the Board of Supervisors.

It may be said that Congress sometimes sends its committees to send for and compel the attendance of persons and the production of documents. There was never had by Congress except upon the joint requisition of both Houses, approved by the President, and then and there, in the presence of the United States, any such provision for the production of documents.

Without in the slightest degree impugning either the integrity or wisdom of the Senate, or any of its members, but believing the act taken was rather than a sudden and instinctive desire that the much needed investigation should be had.

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Morris on Peace.

The most remarkable part of the Attorney General's recent letter, is not his pretense of a comparison between the expenditures under citizens' rule and Radical administration, to the discredit of the former—absurd as we have shown it to be—but the claim which has been set up for honesty and conscientious discharge of public duty on the part of the Radical officials.

The latest news from Texas is, the Democrats have carried the State by 40,000 majority. R. F. Holloway, Esq., has been nominated by the Conservatives to represent the counties of Montgomery and Choctaw.

A correspondent informs us that the registered vote in Lawrence county is, whites 672, blacks 540; white majority 134. All the "outrages" perpetrated by Ku-Klux Compton's Klan in Marshall county received *Payne's* assistance from Marshall county's Radical Senator.

The editor of the Leader spells carpet-bagger with a "K," which is accounted for by his association with the Ku Klux Klan in their Kaverns. Capt. A. L. Hill, of Marshall county, carried off the sweepstakes premium for the best cotton at the Cincinnati Fair; notwithstanding Mr. McShan, of Lee county, had a bale upon exhibition.

Owing to pressing business engagements, Mr. W. C. Wilkinson has retired from the Democratic Legislative ticket in Copiah, and Alexander Alford, Esq., has been nominated to fill the vacancy. The Vicksburg Herald vs. Adelbert Ames.

The son-in-law of Benet Butler was treated to the following puffs by the Vicksburg Herald the morning after his so-called address in that city. Adelbert Ames, the prince of carpet-baggers and tyrants, addressed his colorful diatribe at the Court House, and a large crowd of negroes and a few "Mourning" faces on hand to listen to the silly assertions of this miserable adventurer.

GEN. ADELBERT AMES.—We understand that in his speech at the Court House, he complained that the Herald has been in the habit of abusing and vilifying him. We deny the charge. We have not an object in mind, and for that we have not an object in mind, and for that we have not an object in mind.

Now Tucker is not an honest, law-abiding official, or Morris has made an egregious blunder in the above order—in his recent letter. Platform of the Democratic-Conservative Party of Winston County.

The following is the platform of the Democratic-Conservative party, as enthusiastically adopted by the citizens of Winston County, on the 12th inst., when the nominees were made public, and upon which our candidates are fully pledged to stand.

It is true that bogus Senator A. T. Morgan telegraphed the managers of his party in Yazoo, that unless his brother, who was then living in St. Louis, was nominated for Treasurer of Yazoo county upon pecuniary considerations he could not afford to serve them in the Senate; and that he stated furthermore, that his residence is in the city of Jackson.

Protest of Attorney General Morris.

ATTOENEY GENERAL'S OFFICE, JACKSON, MISS., MAY 2, 1871. Hon. JOHN WATTS, SENATOR FROM JASPER COUNTY.

Sir: In behalf of the Constitution of this State, which members of the Legislature and all other officers of the State are sworn to defend, I protest against the impious and unjust act of the Senate, in passing a resolution, as proposed, by a resolution introduced by you, and carried to a vote.

The Senate, belonging to the Legislative Department, is required by the Constitution to exercise the powers of legislation, and to make the purely judicial power and functions of examining witnesses and testifying, which are the province of the courts, and which are the province of the courts, and which are the province of the courts.

It may be said that Congress sometimes sends its committees to send for and compel the attendance of persons and the production of documents. There was never had by Congress except upon the joint requisition of both Houses, approved by the President, and then and there, in the presence of the United States, any such provision for the production of documents.

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Conservatives, you have but seventeen days in which to work.

The registered majority of colored voters in DeSoto county is forty-four. There are but twenty more days before the election. Conservatives you have no time to lose. Conservatives, you have but twenty days more in which to work for the good of Mississippi.

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THE CANVASS.

Editors CLARION.—The District Convention of the Conservative Democracy of Copiah county assembled at Air Mount, in this county, for the purpose of nominating a candidate for Governor, to be elected at the next election, after which Capt. A. T. Roring, of Yazoo county, was nominated by acclamation. The meeting was a most successful one, and the result was a most gratifying one.

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\$2.00 PER YEAR

The foregoing nominations and resolutions of the Democratic-Conservative Democracy of Copiah county, were adopted by a unanimous vote of the meeting, and the result was a most gratifying one.

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