

JASPER COURIER.



Democratic State Ticket.

For Secretary of State, DANIEL MCCLURE, of Morgan. Auditor of State, JOHN W. DODD, of Grant. Treasurer of State, NATHL F. CUNNINGHAM, of Vigo. Superintendent of Public Instruction, SAMUEL L. RUGG, of Allen. Attorney General, JOS. E. McDONALD, of Montgomery. Supreme Judge, SAMUEL E. PERKINS, of Marion. ANDREW DAVISON, of Decatur. JAMES M. HANNA, of Vigo. JAMES L. WORDEN, of Whitley.

HON. WM. E. NIBLACK, FOR JUDGE OF THIRD JUDICIAL CIRCUIT. M. F. BURKE.

County Democratic Ticket.

For Representative, M. KEMPF. For Sheriff, JACOB HERMAN. For Treasurer, HENRY A. HOLTHAUS. For County Commissioner, WM. H. GREEN. For Surveyor, BENJAMIN R. KEMP. For Coroner, WM. SCHUNTERMAN.

JASPER: FRIDAY, AUGUST 6, 1858

Hon. Wm. E. Niblack. The popularity of the nomination of this county with the warmest enthusiasm. He is the man whom the people of Dubois delight to honor. They know their man. With him they have been long and intimately acquainted. Dubois is the scene of his childhood—the home of his earliest years. Here he first entered successfully on the duties of his profession—here, by his capacity and high moral rectitude, he first obtained a name and a place among the leading men of Southern Indiana. The divinely spoken maxim that "A prophet is not without honor save in his own country," applies not to Judge Niblack. He is popular abroad, but much more so at home. By those with whom he has but a comparatively limited acquaintance, he is held in regard, but in this county, where he has for many years been intimately known, he is both loved and respected. Very many in Dubois who differ widely from him in political creed, will give him a willing vote. Nor does this feeling exist from mere personal association, but from a fixed conviction of his personal worth and political integrity. As a servant of the public, he has always shown a just regard to the feelings and views of his supporters, but has never made a sacrifice of conscience and of personal opinion for the sake of popularity, or cringed in servile obedience to the dictation of political hucksters. In a public capacity he has ever maintained a just independence—he has thought for himself and acted for himself. Unlike many of those who occupy places of high trust, he has not acted merely as one of the figures of a puppet show, or as a mere automaton of artificial springs and joints, that moves just as aspiring demagogues pull the wires. He has taken rank among the high-minded, the intelligent, the uncorrupt—and as such will receive such a vote at the coming election as will convince selfish disorganizing schemers that honesty and not trickery is, after all, the best policy.

County Nominees.

From present appearances our county nominees will be elected to a man. From a personal knowledge of different sections of the county, as well as from the information that reaches us daily, we are fully warranted in saying that their prospects are of the most cheering description.

Dr. Kempf, of whom our county is justly proud, will be returned by a vast majority, if, indeed, he has any opposition.

H. A. Holthaus, Esq., at present our attentive and business-like deputy clerk, and candidate for Treasurer, will, as is now fully ascertained, poll a large vote. The people seem to have arrived at the sensible conclusion that Mr. Holthaus will make an excellent officer. His experience in the business of the county, as well as his well known business capacity, pre-eminently fit him for the duties of Treasurer.

From facts recently brought to our notice we find that Mr. Herman, our excellent Sheriff, and again the nominee for the same office, is a decided favorite. That good, honest, genial looking face of his renders him perfectly irresistible. Men, women and children are whooping and hurraing for "Jake Herman" over the entire county. The ladies, on all sides, declare that Herman must be elected, if they have to vote for him themselves. They assert, "en masse," that on the day on which he is to be elected, they will not suffer anything in the form of a voter to remain about the diggings. His election may be considered certain; for having most of the men, and absolutely all the women on his side, there can be no such thing as fail.

Riot.—On Monday evening last a number of persons entered our town armed with clubs and pistols. One of their number, and apparently their leader, mounted on horseback and brandishing a huge club, galloped through our streets, vociferating loudly and gesticulating in the most wild and infuriated manner. The burden of his complaint, as nearly as could be ascertained from the nature of his utterances, was that his name had appeared in the Courier in connection with some of the late unlawful acts noticed in our last number—a mistake too palpable to require denial. He thrashed the ground, with great vigor and perseverance for sometime—threatening to kill, devour and destroy generally—and more especially to beat to a "jelly cake," and eat to the finest "mince meat," every luckless biped who had incurred his dreadful ire. Then as if struck by some sudden impulse, he bounded off to the Indiana Hotel, which at once became the center of action. A great flourish of trumpets ensued—a general beating of the ground was kept up—abusive language was poured out freely—and anon loud yells were heard above the clashing of clubs and the menacing sounds that issued from the man infuriated—finally pistols were presented on both sides—a few comparatively quiet words interchanged, and the crowd dispersed, without any personal injury inflicted on either side.

Mr. Friedman, the popular landlord of the hotel, is deserving of the highest credit for the good sense and sound discretion which he so skillfully exercised throughout the entire affair.

As by a series of peculiar circumstances the name of E. Stephenson, of this place, has been used in connection with the theft committed on the drug store of Mr. Newton, and other outrages of a similar character, described in our last issue, we wish it to be distinctly understood that no act or statement of any member of this firm, either of a public or private nature, was designed to implicate the Doctor in such transactions, as nothing, as far as this firm is concerned, has been advanced to that effect.

DASTARDLY OUTRAGE.—On Monday night last a horse was taken from a stable in this town and most outrageously abused. He was found next morning between this place and Huntsgburg, in shocking plight. Its mane and tail were both cut off, and its neck shamefully cut and lacerated. The poor craven, contemptible apology of a man who thus abused the harmless, dumb brute, is supposed to have perpetrated this butchery as a means of venting his spleen on the owner. An inhuman wretch who can so deliberately mangle an inoffensive animal, for the real or imaginary offenses of its owner, certainly cannot sink much lower in the scale of infamy—cannot very easily furnish more convincing evidence, as he treads his dark and blood-stained passage to the "pit," of his ripeness for the companionship of fallen and accursed spirits. "Ye Gods! can such a soul be saved!"

Judge Hovey's Proscription.

The Evansville Journal, the organ of Judge Hovey, in its report of the Evansville speech of this gentleman, makes him say:

If pecuniary considerations had influenced him, he had but to have been silent, and retained the most lucrative office in the gift of the President, in the State.

The silence of Judge Hovey would not have been the means of his retaining the "lucrative office" of District Attorney. Inattention to the duties of his office was the reason of his removal. The change was determined upon at least a month before Judge Hovey promulgated his views upon the Kansas question, and we do not suppose the President has to this day been informed or cares what Judge Hovey's opinion may be upon this issue. The petition for his removal and the appointment of the present incumbent was signed by Democrats who differ upon the Leecompton question.

The inattention of Judge Hovey to the duties of his position was a matter of common remark. During his administration, no convictions were made for criminal offenses, except in one case, we are informed, and that was upon a plea of guilty. The attempt of Judge Hovey to get up sympathy upon the plea of his having been proscribed for opinion is the most absurd. He sacrificed nothing in taking the position he did upon the Administration. And if the truth could be known, we believe that Judge Hovey desired his removal, to make political capital for himself. There is one thing certain, the removal was demanded by the public interest, and it is beyond contradiction that the public interests have been served by his removal. It is a change which meets with general approval, and the Administration deserves praise for the act. We do not think that Judge Hovey, or any other man, should hold so important a position as a mere insecure.—State Sentinel.

THE HON. WM. E. NIBLACK.—The Democracy of Martin will be gratified to learn that the Hon. Wm. E. Niblack received the unanimous nomination for re-election to Congress, by the Princeton Democratic Convention.

In a short time the canvass will commence in earnest, and the only questions that will come up for discussion, so far as the Congressional race is concerned, will be those arising out of the action of the last Congress, so far as they are calculated to effect the application of the principles of popular sovereignty as advocated by the Democracy. The great idea of self-government in the States and Territories must become the settled policy of the Country, and when such men as the Hon. Wm. E. Niblack occupy positions in the National Councils of the Confederacy, we may reasonably expect peace, for he is a National man, with large and liberal views, and he is a gentleman of undoubted integrity.—Martin Co. Democrat.

REPUBLICAN CANDIDATE IN THE FIRST DISTRICT.—Major Andrew L. Robinson is announced as a Republican candidate for Congress in the First District in opposition to Judge Niblack and Hovey. Major Robinson is an effective speaker, and it is said intends to make a thorough canvass of the District. The Republicans of the Pocket having shown no disposition to support Hovey, we presume has been the chief inducement for Major Robinson to announce himself as a candidate.—Ledger.

David T. Laird, of Spencer County, is the independent candidate for Senator in the district composed of Warrick, Spencer and Perry counties, in opposition to John C. Shoemaker, Esq. the regular nominee. Go it David but you can't come in.

Women like moths are caught with glare

The Democratic Party.

If there ever was (says the Mobile Register) a political organization with which a patriot might justly be proud to be connected, that organization is the great Democratic party. Whether its past history or present position be considered, it alone will be found to possess the principles requisite to maintain, in all its purity, the free constitutional government bequeathed us by our fathers. The history of the American people is the history of the Democratic party; the achievements of the nation are the achievements of the Democratic party; and the day that witnesses its dissolution will witness, also, the destruction of the Constitution and the Union of all these States. It alone of all the parties—nay of all our constitutions—is truly national. One after another the links which have bound the North and the South together have been severed. The thousand tiny cords which linked the two sections more closely together have been snipped, the thousand little channels through which a common sentiment have been diffused through the Union are choked up; and antagonism of sentiment, of principle, and of interest, has gradually but surely risen up from their stead. With but few exceptions, the various denominations of Christians have resolved their organizations into northern and southern wings; the same is true of most of our public bodies. While a narrow sectionalism is fast becoming a prevailing sentiment; while the fierce conflict of jarring elements strives to bring chaos back again, the Democratic party looms gradually up, its nationality intact, and waves the olive branch over the troubled waters of politics.

Old Dubois.—It has been reported that the German Democrats of old Dubois would support Judge Hovey for Congress. We were satisfied when we heard the report that it was false. We know the Democracy of Dubois too well, to believe for a moment that they would depart from their democratic faith. We received a letter last week from a friend at Jasper, who is well posted on the subject, and he assured us that the democracy of that county would support the regular nominee of the party. Old Dubois will give Judge Niblack one thousand majority. Mark it.—Paoli Eagle.

STATE BANK NOTES.—Jas. H. Roy, Cashier of the State Bank of Indiana, gives notice through the Indianapolis papers that on the first day of January next the charter powers of the State Bank of Indiana cease, and no provision for the redemption of the notes of the Bank which may be left outstanding has been made.

All persons are warned of such an expiration of the charter of the Bank, and to present all the outstanding circulation to the proper branches, without delay, for redemption.

The State Sentinel says, of the nominees of the Princeton Convention.

No better nominations could have been made. Judge Niblack is personally and politically one of the most deservedly popular men of the State, and will be triumphantly elected.

Mr. Burke is a lawyer of fine legal and literary attainments, and will, perhaps, have no opposition.

The Madison Courier, edited by the Chairman of the Republican State Central Committee, expresses the opinion that the Black Republicans have no chance of success the coming fall. The Courier man thinks they may succeed in time under their present organization, if they do not change it too soon; but he says it is a question of endurance with them, the perseverance of sinners in evil doing.—Sentinel.

Correspondents of the New Orleans journals say the yellow fever is making sad havoc among the unvaccinated at Havana. Upon the sugar estates the disease is represented to be of the most malignant type—compelling an entire suspension of work upon the most of them, and threatening to bring the remainder to a full stop before the end of the month.

MARTIN COUNTY.—At the Democratic County Convention, held at Dover Hill Mr. C. S. Dobbin was nominated for the Legislature. R. C. Steplen for Clerk; E. B. Mason for Auditor, and W. H. Montgomery for Treasurer.

The Congressional Convention of the second district convened at Paoli, on the 29th inst, and unanimously nominated Wm. H. English for Congress. All right.

William T. Porter, editor of Porter's Spirit of the Times, died in New York on Monday last, aged 52 years.

A patent medicine vender advertises pills and ointment that will cure the worst of any pair of heels.

Guardian's Real Estate Sale

In pursuance of an order of the Court of Common Pleas made at the July term 1858, the undersigned, Guardian of the minor heirs of John H. Treman deceased, will sell at public sale on the premises, on the 8th day of September 1858, the following described real estate, to-wit:

The west half of the south west quarter of section No. 23, township one, south of range four west, lying and being in Dubois county, and state of Indiana.

Terms of sale—One-third cash in hand, one-third in twelve months and one-third in eighteen months, the purchaser giving mortgage, and notes with good security, bearing interest from day of sale, and valuing interest from day of sale, and valuing interest from day of sale. Jons G. Strain, Guardian. August 6, 1858-3v.

Administrator's Sale.

There will be sold, by order of court, at the door of the court house in Jasper, on the 28th of August next, at 1 o'clock P.M. at public auction, land warrant No. 6460, calling for one hundred and twenty acres of land, the property of John McCausland, deceased, and ordered to be sold for the benefit of his heirs. Terms made known on day of sale. ADAM HOFF, administrator. July 30, 1858-4v.

Run Here Everybody!

DRUG STORE! ISAAC NEWTON,

ON EAST SIDE OF PUBLIC SQUARE. WOULD respectfully inform the citizens of Dubois county and its vicinity, that he has bought out McCribe & Kean, late druggists, and is now receiving, and will keep constantly on hand, a full and complete assortment of

American, German and French Drugs & Medicines!

such as are usually kept in an establishment of the kind. Likewise, a complete stock of paints, oils, dyestuffs, perfumery, stationery of all kinds, fancy articles, &c. Come and examine my stock. I will sell as low as anybody else, and will use all legitimate endeavors to please customers. My stock is purchased from the best houses, and I challenge competition as regards quality and price.

PATENT MEDICINES,

of all kinds and descriptions, kept constantly on hand. Prescriptions of every character, put up carefully. JASPER, July 9, '58. ISAAC NEWTON.

Administrator's Notice.

NOTICE is hereby given that the undersigned has been appointed administrator of the estate of William Breiz, late of Dubois county, Indiana, deceased. Said estate is supposed to be solvent. SEBASTIAN KUEBLER, administrator. July 23, 1858-3v.

Administrator's Sale.

THE undersigned will sell on the 16th day of August 1858, at the late residence of William Breiz, dec'd, in Jasper, Dubois county, the personal property of said deceased, consisting of 2 yoke of oxen, stock, a lot of cabinet furniture, including utensils, household and kitchen furniture, &c., a credit of twelve months will be given on all sums over three dollars; all sums under that amount cash in hand. N. E.—Every one indebted to said estate will make immediate payment or suit will be brought against them. SEBASTIAN KUEBLER, adm'r. July 23, 1858-3v.

Notice of Insolvency.

At the July term of the Court of Common Pleas of Dubois county the estate of William Kalow, deceased, was declared probably insolvent. Creditors are therefore notified that the same will be settled accordingly. MORMON FISHER, adm'r. July 23, 1858-4v p181 75.

Notice

Is hereby given that on Monday, the 16th day of August A. D. 1858, the County Surveyor of Dubois county will be present to run the lines and determine the boundaries and subdivisions, and also establish the corners of section 4, T 2 S R No. 5 west. All persons interested are required to attend. MATTHIAS KELLER. July 23-3v p181 50.

500 SUITS OF CLOTHING!

STRICTLY AT COST FOR CASH!

Stephen Jerger,

EAST SIDE OF THE COURT HOUSE. OFFERS for sale at cost his entire stock of Spring, Summer, Fall and Winter Clothing, fine French cloth, cassimeres, cassinets, satins, linen trimmings of all kinds, hats, shirts, &c., &c., which will be disposed of at cost for cash only. Those wanting the "worth of their money and the right change back," would do well to call and examine his stock before purchasing elsewhere.

CALL AT THE OLD STAND!

East side the court house, in Jasper. STEPHEN JERGER. N. B. Goods sold on time will be charged the regular price. B. Persons knowing themselves indebted to me are requested to come and settle, either by cash or note. June 18, 1858.

Justices' Blanks.

A GOOD supply of Justices' Blanks constantly on hand and for sale low at the COURIER OFFICE.