

## The Intelligencer.

Frew, Campbell &amp; Hart, Prop's.

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WHEELING, NOVEMBER 1, 1889.

Persons wishing to subscribe to the DAILY INTELLIGENCER can do so by sending in their order to the Intelligencer office on Postal Card or otherwise. They will be punctually served by carrier.

Our Mayor is still there, and law-breakers are glad of it.

A good way to make money in oil is to stand by and see the other fellow put down the hole.

The giddy cigarette has tumbled over another promising young fellow. It will catch them.

The American Minister to Costa Rica has too long a tongue. If he isn't careful he will step on it.

Ohio Democrats are bluffing heavily, but they don't give figures. They have no figures to show a victory in sight for them.

SENATOR GORMAN may pull through his Baltimore ticket, but it will be some time before his black eye resumes its normal hue.

CANDIDATE CAMPBELL does not look well as a too rapacious pension fee grabber. A man fit to be Governor should be above that sort of work.

COL. BOB INGRAMS is counsel in a case in which the Pope of Rome is interested, and Robert is on the Pope's side. Law suits make strange bed-fellows.

BELMONT county Republicans must send their Republican Representative back to Columbus with a largely increased majority. They can do it and Mr. McKelvey is worthy of it.

THE PHILADELPHIA Natural Gas Company of Philadelphia has paid 46 per cent in dividends in four years, besides acquiring some valuable property paid for out of earnings. This far is from a bad showing.

GOVERNOR FORAKER estimates his plurality at from 12,000 to 15,000. Every Ohio Republican should endeavor to outstrip the Governor with a plurality twice that size. He deserves it and the State can give it.

STANLEY doesn't say whether he may be expected home in time to hang up his Christmas stocking. In fact he is maintaining a suspicious silence. Perhaps he is organizing a campaign to run himself for King of England.

MESSRS. G. K. McMEHEN & SON have the sympathy of the community, to whose activities they have added a business that carries the name of Wheeling far and wide. Their energy may be trusted to hold up their end in spite of their sudden reverse.

NORTHAM has been left undone to delay the preparation of the majority report of the gubernatorial committee. Governor Wilson is in no hurry to call the Legislature. The Democratic politicians have reasons of their own for waiting delay. It is the practice of evil-doers to stave off trial as long as they can.

There is so much work to be done on the report of the gubernatorial committee—so much that it is bending Chairman Kneebone to do it by himself—why are his absent colleagues here to help him? They have not been here for a single day, and it seems to have been arranged that they shall not come until the bosses turn them loose. The people are not so fools as to be deceived by these shifts.

VIRGINIA Democrats seek colored votes through the seductive barbecue. On these occasions there is no speech-making, but a mighty deal of hand-shaking and solicitation. The aim is to impress the colored man with the idea that it is a social occasion and that the Democrats are delighted to meet him as a man and brother. This is a very different thing from allowing the beloved colored man to vote as he pleases with the assurance that his vote will be counted as he polls it.

Church Financiering.

Dr. Talmage's Brooklyn Tabernacle was ornamented with a mortgage of \$91,000. There is also a floating debt of \$3,000. In spite of the large membership, the immense attendance and the years of success, the edifice went to the ground with this encumbrance on it. It is estimated that the lot on which the church stood will bring \$40,000. The insurance was \$120,000, making assets of \$160,000. The ground for the new building will cost \$50,000, the new edifice about \$120,000, and on this it is expected to put a mortgage of \$60,000.

The old system of financing is to be continued. If the old mortgage could not be lifted while the church stood, what reason is there to expect that the new will be better? The money value of Dr. Talmage as a drawing card will not be greater hereafter than heretofore.

If Talmage were to die, as at some time he must, what condition would his church be left in? Many a less pretentious church is on a much more solid basis than the Brooklyn Tabernacle, and every church should be. A hopeless church debt is not the greatest of blessings.

Stealing the Governorship.

The Register makes Chairman Kneebone say that he is writing the majority report of the gubernatorial contest committee, and that the report he is writing will be satisfactory to his Democratic colleagues.

Chairman Kneebone has said in private conversation that there would be two reports from the Democratic side of the committee, and the same statement has gone out from the Register office in the form of special dispatches, some of these to Republican newspapers. But this is not material.

If Chairman Kneebone is to swallow himself, that is his affair. The INTELLIGENCER

CHAMBER has never doubted that Chairman Kneebone would agree with his Democratic colleagues to take from General Goff enough votes to make Judge Fleming be taken to give Judge Fleming "not less than 214 plurality."

It does not matter how this may be accomplished, by what kind of reports or how many of them. The fact is that the majority of the committee will recommend to the Legislature the consummation of the steal. Here again the INTELLIGENCER sees far enough into the future to know that the Democratic Legislature will say amen to the fraud.

One dissenting voice on the Democratic side would be sufficient to prevent the villainy, but there is nothing in the past conduct of any member of the slim majority to encourage the hope that even one of them will have the honesty and the courage to poll his vote in accordance with the facts as revealed in the investigation.

The Governorship is to be stolen. This is the edict of the bosses, and every Democrat in the Legislature will bow to it.

A MONTHS BIG WORK.

The Transactions of an Enterprising Real Estate Firm.

The following sales of real estate were registered during the month of October by Rinehart & Tatum, the well known real estate men: The Hoffman property, on Coal street, was sold to S. J. Moore for \$1,050. Mrs. Kate V. Smith to the Wheeling & Elm Grove Railway Company, some Elm Grove property for \$3,500. W. H. Zane to Kate O'Brien, lot and house, on South Penn street, for \$500. Heirs of Daniel Lewis to Arminda Muldon, a half lot and house on Twenty-second street, for \$1,700. Heirs of James J. Caldwell to Philip Newman, a half lot on Wilson street for \$450. Heirs of James J. Caldwell to Samuel Kiedlerberger, a half lot on Wilson street for \$500. Michael Bertsch property on North Main street, to M. A. Costello for \$2,000.

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## CAMPBELL WAS SUSPENDED

As an Attorney Before the Pension Department for Demanding Illegal Votes.

Outstanding Commercial Credit.

James E. Campbell, Democratic candidate for Governor of Ohio, has been charged in three or four cases of violating the law and taking illegal fees from pension claimants.

This is a record of his that he does not proclaim from the stump to old soldiers of the State. Mr. Campbell had fallen under the prohibition of the law and was charged over and over again with having taken illegal fees. He was charged in 1881 with having demanded and received fees for services in connection with the pension claim of one Watson M. Ruckman, largely in excess of the legal fee. The proof shows and Mr. Campbell in his statement admitted the demand and receipt of the amount in question. At the department in Washington can be found the affidavits of Colonel Thomas Moore and Aaron Vesco, of this city, who called upon Campbell as the attorney of Ruckman and demanded the return of the money, and charged him with having taken illegal fees.

A criminal prosecution of Mr. Campbell for this offense was contemplated, but the statute of limitations having expired against it, no action was taken. In May, 1884, Mr. Campbell was again brought into prominence by three affidavits of the Hon. Edward S. Bates with regard to fees.

All of the proof in these cases obtained by the Government, as well as the matter set up in defense by the attorney, were submitted to the Secretary of the Interior, and he, while not denying the guilt of Mr. Campbell, concluded it was better not to disturb him, but to allow him to continue to practice his law, and to let the public pay the cost of the prosecution. The Secretary said, "disclaim attorneys resorted to to cover up illegal fees."

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